January 12, 2023

Washington State Pharmacy Quality Assurance Commission



Commission Business Meeting Materials

SAFETY. QUALITY. INNOVATION.



Read this page carefully

WA Pharmacy Quality Assurance Commission Pharmacy Self-Inspection Worksheet

2023 USP 797 – Sterile Compounding Addendum

Attention: Responsible Pharmacy Manager or Equivalent Manager

Washington law holds the responsible manager (or equivalent manager) and all pharmacists on duty responsible for ensuring pharmacy compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this addendum within the month of March and within 30 days of becoming responsible manager (as required by WAC 246-945-005) may result in disciplinary action. The following addendum is required to be filled out and kept on file with the General Pharmacy or Hospital Pharmacy Self-Inspection Worksheet. Do not send to the commission office.

The primary objective of this report, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. This worksheet does not replace U.S. Pharmacopeia (USP) <797> Pharmaceutical Compounding – Sterile Preparations. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.)

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write corrected and the date of correction by the appropriate question.

If you are an early adopter of USP chapter 800 under PQAC Policy Statement #60 - Regulation of the Handling of Hazardous Drugs, Questions 43, 56, and 72 you may answer N/A to the USP <797> requirement. However, a requirement statement from USP <800> has been added in blue.

Date responsible manager/change of responsible manager inspection was performed: Click or tap to enter a date.

Signature of responsible pharmacy manager: Click or tap here to enter text.

Questions highlighted in **blue** are questions that will be focused on during routine pharmacy inspections.

General Rule Reference - Applies to all questions through worksheet.

RCW 18.64.270(2) "Any medicinal products that are compounded for patient administration or distribution to a licensed practitioner for patient use or administration shall, at a minimum, meet the standards of the official United States pharmacopeia as it applies to nonsterile products and sterile administered products."

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Co	mplia	ant	#		USP Reference	Notes/Corrective Actions			
Yes	No	N/A	*		OSP Reference	Notes/Corrective Actions			
Sta	Standard Operating Procedures								
			1	The permitted pharmacy listed above shall have a written, properly approved, Standard Operating Procedures Manual (or Policy and Procedure Manual) with detailed instructions that describe how, when (frequency), and by whom all requirements in USP <797> are to be met.	USP Chapter 797 - Suggested Standard Operating Procedures. "The compounding facility shall have written, properly approved SOPs designed to ensure the quality of the environment in which a CSP is prepared."	Click or tap here to enter text.			
Cor	npo	und	ling	Personnel					
				Documentation is on file for EACH person who compounds sterile products that they are adequately skilled, educated, instructed, and trained to correctly perform and document the following activities:	USP Chapter 797 - "The dispenser shall, when appropriate and practicable, obtain and evaluate results of testing for identity, strength, purity, and sterility before a CSP is dispensed. Qualified licensed healthcare professionals who supervise compounding and dispensing of CSPs shall ensure that the following objectives are achieved: 1. Compounding	Click or tap here to enter text.			
			2	Perform aseptic hand cleansing;	personnel are adequately skilled, educated, instructed, and				
			3	Perform disinfection of compounding surfaces;	trained to correctly perform and document the following activities in their sterile compounding duties. a. perform antiseptic hand cleansing and disinfection of nonsterile				
			4	Select and appropriately don protective garb;	compounding surfaces; b. select and appropriately don protective garb; c. maintain or achieve sterility of CSPs in				
			5	Maintain or achieve sterility of CSPs;	ISO 5 PEC devices and protect personnel and compounding environments from contamination by radioactive, cytotoxic,				
			h	Identify, weigh and measure ingredients;	and chemotoxic drugs (see Hazardous Drugs as CSPs and Radiopharmaceuticals as CSPs); d. identify, weigh, and				
			,	Manipulate sterile products aseptically;	measure ingredients; e. manipulate sterile products aseptically, sterilize high-risk level CSPs, and label and				
			8	Label and quality inspect CSPs.	quality inspect CSPs."				
Per	son	nel	Trai	ining and Competency					
			9	Before beginning to prepare CSPs, personnel are trained by expert personnel, audio-video instructional sources, professional publications in	USP Chapter - 797 Personnel Training and Evaluation in Aseptic Manipulation Skills - "Personnel who prepare CSPs shall be trained conscientiously and skillfully by expert personnel and through audio—video instructional sources	Click or tap here to enter text.			

C	omplia	ant		#	#		2023 Sterne Compounding Sen-inspection Addendum	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions		
				skills of aseptic manipulations.	and professional publications in the theoretical principles and practical skills of aseptic manipulations and in achieving and maintaining ISO Class 5 (see Table 1) environmental conditions before they begin to prepare CSPs."			
			10	Prior to compounding, personnel are trained in garbing procedures, aseptic work practices, achieving and maintaining ISO Class 5 conditions and cleaning and disinfections procedures.	USP Chapter 797 Environmental Quality and Control - Personnel Training and Competency Evaluation of Garbing, Aseptic Work Practices, and Cleaning/Disinfection Procedures - "Personnel who prepare CSPs shall be trained conscientiously and skillfully by expert personnel and through multimedia instructional sources and professional publications in the theoretical principles and practical skills of garbing procedures, aseptic work practices, achieving and maintaining ISO Class 5 (see Table 1) environmental conditions, and cleaning and disinfection procedures. USP Chapter - 797 Personnel Training and Evaluation in Aseptic Manipulation Skills - "Personnel who prepare CSPs shall be trained conscientiously and skillfully by expert personnel and through audio—video instructional sources and professional publications in the theoretical principles and practical skills of aseptic manipulations and in achieving and maintaining ISO Class 5 (see Table 1) environmental conditions before they begin to prepare CSPs."	Click or tap here to enter text.		
				pass written and media-fill testing of aseptic work skills initially before beginning to prepare CSPs and at least annually thereafter for low- and	USP Chapter 797 - Personnel Training and Evaluation in Aseptic Manipulation Skills - "Compounding personnel shall perform didactic review and pass written and media-fill testing of aseptic manipulative skills initially, at least annually thereafter for low- and medium-risk level compounding, and semiannually for high-risk level compounding."	Click or tap here to enter text.		
			12	units showing contamination are re- instructed and re- evaluated to	USP Chapter 797 - Personnel Training and Evaluation in Aseptic Manipulation Skills - "Compounding personnel who fail written tests or whose media-fill test vials result in gross microbial colonization shall be immediately reinstructed and reevaluated by expert compounding personnel to ensure correction of all aseptic practice deficiencies."	Click or tap here to enter text.		

Co	mplia	nt	#		2023 Sterne Compounding Sen-inspection Addendum	Natas/Carrastina Astions
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				Personnel demonstrate proficiency of proper hand hygiene, garbing and consistent cleaning procedures in addition to didactic evaluation of aseptic media fill and glove tip testing.	USP Chapter 797 Environmental Quality and Control - Personnel Training and Competency Evaluation of Garbing, Aseptic Work Practices, and Cleaning/Disinfection Procedures - "In addition to didactic evaluation and aseptic media fill, compounding personnel must demonstrate proficiency of proper hand hygiene, garbing, and consistent cleaning procedures."	Click or tap here to enter text.
				Personnel are visually observed during the process of performing hand hygiene and garbing procedures and appropriately documented and maintained to provide a permanent record.	USP Chapter 797- Environmental Quality and Control - Competency Evaluation of Garbing and Aseptic Work Practice - Garbing and Gloving Competency Evaluation - "Compounding personnel shall be visually observed during the process of performing hand hygiene and garbing procedures (see Personnel Cleansing and Garbing under Personnel Training and Evaluation in Aseptic Manipulation Skills above). The visual observation shall be documented on a form such as the Sample Form for Assessing Hand Hygiene and Garbing Related Practices of Compounding Personnel (see Appendix III) and maintained to provide a permanent record and long-term assessment of personnel competency."	Click or tap here to enter text.
				initially being allowed to compound	USP Chapter 797 - Environmental Quality and Control - Competency Evaluation of Garbing and Aseptic Work Practice - Gloved Fingertip Sampling - "All compounding personnel shall successfully complete an initial competency evaluation and gloved fingertip/thumb sampling procedure (zero cfu) no less than three times before initially being allowed to compound CSPs for human use."	Click or tap here to enter text.
			16	All compounding personnel have technique and competency evaluated initially during the Media-Fill Test Procedure and subsequent annual or semi-annual Media-Fill Test Procedures.	USP Chapter 797 - Environmental Quality and Control - Competency Evaluation of Garbing and Aseptic Work Practice - Aseptic Manipulation Competency Evaluation - "After successful completion of an initial Hand Hygiene and Garbing Competency Evaluation, all compounding personnel shall have their aseptic technique and related practice competency evaluated initially during the Media-Fill Test Procedure and subsequent annual or semi-annual Media-Fill Test Procedures."	Click or tap here to enter text.

	Compli	ant		2023 Sterne Compounding Sen-inspection Addendum				
Ye		N/A	#		USP Reference	Notes/Corrective Actions		
CS	CSP Microbial Contamination: Low-Risk Level CSPs							
			17	ICOMPONENTS and devices	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Conditions - "CSPs compounded under the following conditions are at a low risk of contamination. 1. The CSPs are compounded with aseptic manipulations entirely within ISO Class 5 or better air quality using only sterile ingredients, products, components, and devices."	Click or tap here to enter text.		
			18	not more than 2 entries into any	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Conditions - "CSPs compounded under the following conditions are at a low risk of contamination. 2. The compounding involves only transfer, measuring, and mixing manipulations using not more than three commercially manufactured packages of sterile products and not more than two entries into any one sterile container or package (e.g., bag, vial) of sterile product or administration container/device to prepare the CSP."	Click or tap here to enter text.		
				Manipulations are limited to aseptically opening ampules, penetrating disinfected stoppers on vials with sterile needles and syringes and transferring sterile liquids in sterile syringes to sterile administration devices, package containers of other sterile products, and containers for storage and dispensing.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Conditions - "CSPs compounded under the following conditions are at a low risk of contamination. 3. Manipulations are limited to aseptically opening ampules, penetrating disinfected stoppers on vials with sterile needles and syringes, and transferring sterile liquids in sterile syringes to sterile administration devices, package containers or other sterile products, and containers for storage and dispensing."	Click or tap here to enter text.		
			20	In the absence of sterility tests, storage is not more than 48 hours at controlled room temperature, 14 days at cold temperature, and 45 days in a solid frozen state of -25° to -10°, or per manufacturer guidelines.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Conditions - "CSPs compounded under the following conditions are at a low risk of contamination. 4. For a low-risk level preparation, in the absence of passing a sterility test (see Sterility Tests <71>), the storage periods cannot exceed the following time periods: before administration, the CSPs are properly stored and are exposed for not more than 48 hours at controlled room temperature (see General Notices and Requirements), for not more than 14 days at a cold temperature (see General Notices and Requirements), and for 45 days in solid frozen state between - 25° and -10°."	Click or tap here to enter text.		

Co	mplia	nt			2023 Sterne Compounding Sen-inspection Addendum			
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions		
CSF	CSP Microbial Contamination: Low-Risk Level CSPs with 12-Hour or Less Beyond-Use Date (BUD)							
			21	PECs are certified, maintained ISO Class 5 and located in a segregated compounding area restricted to sterile compounding activities.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Level CSPs with 12-Hour or Less BUD - "1. PECs (LAFWs, BSCs, CAIs, CACIs) shall be certified and maintain ISO Class 5 as described in Facility Design and Environmental Controls for exposure of critical sites and shall be in a segregated compounding area restricted to sterile compounding activities that minimize the risk of CSP contamination."	Click or tap here to enter text.		
				outdoors or high traffic flow, or in a location that is adjacent to construction sites, warehouse or food	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Level CSPs with 12-Hour or Less BUD - "2. The segregated compounding area shall not be in a location that has unsealed windows or doors that connect to the outdoors or high traffic flow, or that is adjacent to construction sites, warehouses, or food preparation. Note that this list is not intended to be all inclusive."	Click or tap here to enter text.		
			23	meter of the ISO Class 5 PEC.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Level CSPs with 12-Hour or Less BUD - "3. Personnel shall follow the procedures described in Personnel Cleansing and Garbing and Additional Personnel Requirements prior to compounding. Sinks should not be located adjacent to the ISO Class 5 PEC. Sinks should be separated from the immediate area of the ISO Class 5 PEC device."	Click or tap here to enter text.		
CSF	Mi	crok	oial	Contamination: Medium-I	Risk Level CSPs			
			24	Product considered medium risk if multiple individual or small doses of sterile products are combined or pooled to prepare a CSP that will be administered either to multiple patients or to one patient on multiple occasions.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Medium Risk Conditions - "When CSPs are compounded aseptically under Low-Risk Conditions and one or more of the following conditions exists, such CSPs are at a medium risk of contamination. 1. Multiple individual or small doses of sterile products are combined or pooled to prepare a CSP that will be administered either to multiple patients or to one patient on multiple occasions."	Click or tap here to enter text.		
			25	Products considered medium-risk if the compounding process includes complex aseptic manipulations or unusually long duration.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Medium Risk Conditions - "When CSPs are compounded aseptically under Low-Risk Conditions and one or more of the following conditions exists, such CSPs are at a medium	Click or tap here to enter text.		

Co	omplia	ant		#	2023 Sterile Compounding Seit-Inspection Addendum	Notes/Corrective Actions
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
					risk of contamination. 2. The compounding process includes complex aseptic manipulations other than the single-volume transfer."	
			26	In the absence of sterility tests, storage is not more than 30 hours at controlled room temperature, 9 days at cold temperature, and 45 days in a	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Medium Risk Conditions - "When CSPs are compounded aseptically under Low-Risk Conditions and one or more of the following conditions exists, such CSPs are at a medium risk of contamination. 4. In the absence of passing a sterility test (see Sterility Tests USP Chapter 71), the storage periods cannot exceed the following time periods: before administration, the CSPs are properly stored and are exposed for not more than 30 hours at controlled room temperature (see General Notices and Requirements), for not more than 9 days at a cold temperature (see General Notices and Requirements), and for 45 days in sold frozen state between -25° and -10°."	
			27	aseptic manipulations within an ISO Class 5 environment use prolonged and complex mixing and transfer, more than 3 sterile products and two entries into any container, and	USP Chapter 797 Appendices - CSP Microbial Contamination Risk Levels - Medium-Risk Level CSPs - "Aseptic manipulations within an ISO Class 5 environment using prolonged and complex mixing and transfer, more than three sterile products and entries into any container, and pooling ingredients from multiple sterile products to prepare multiple CSPs."	Click or tap here to enter text.
lm	med	liate	Us	e CSPs		
			28	when there is a need for emergency or immediate patient administration of a CSP, where administration can begin with 1 hour of start of	USP Chapter 797 Immediate-Use CSPs - "The immediate-use provision is intended only for those situations where there is a need for emergency or immediate patient administration of a CSP 4. Administration begins not later than 1 hour following the start of the preparation of the CSP."	Click or tap here to enter text.

	Cor	mplia	int			LICE Reference	Notes /Connective Actions
Ye	es	No	N/A	#		USP Reference	Notes/Corrective Actions
]			29	packages of sterile nonhazardous products or diagnostic radiopharmaceutical products from the manufacturers' original containers and not more than 2 entries into any one container or package of sterile infusion solution or administration	USP Chapter 797 Immediate-Use CSPs - "Immediate-use CSPs are exempt from the requirements described for Low-Risk Level CSPs only when all of the following criteria are met: 1. The compounding process involves simple transfer of not more than three commercially manufactured packages of sterile-nonhazardous products or diagnostic radiopharmaceutical products from the manufacturers' original containers and not more than two entries into any one container or package (e.g., bag, vial) of sterile infusion solution or administration con-trainer/device. For example, anti neoplastics shall not be prepared as immediate-use CSPs because they are hazardous drugs."	Click or tap here to enter text.
					continually supervised.	USP Chapter 797 Immediate-Use CSPs - "Immediate-use CSPs are exempt from the requirements described for Low-Risk Level CSPs only when all of the following criteria are met: 3. During preparation, aseptic technique is followed and, if not immediately administered, the finished CSP is under continuous supervision to minimize the potential for contact with nonsterile surfaces, introduction of particulate matter or biological fluids, mix-ups with other CSPs, and direct contact of outside surfaces."	Click or tap here to enter text.
				31	Unless the person who prepares the CSP immediately witnesses or completely administers it, the CSP is labeled with patient identifier, names and amounts of all ingredients, initials of the compounder, and the exact 1-hour BUD and time.	USP Chapter 797 Immediate-Use CSPs - "Immediate-use CSPs are exempt from the requirements described for Low-Risk Level CSPs only when all of the following criteria are met: 5. Unless immediately and completely administered by the person who prepared it or immediate and complete administration is witnessed by the preparer, the CSP shall bear a label listing patient identification information, the names and amounts of all ingredients, the name or initials of the person who prepared the CSP, and the exact 1-hour BUD and time."	Click or tap here to enter text.

Co	mplia	nt			2023 Sterne Compounding Sen-inspection Addendum		
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions	
			32	Administration begins not later than 1 hour following the start of the preparation of the CSP; If administration has not begun within 1 hour of being compounded, CSP is discarded.	USP Chapter 797 Immediate-Use CSPs - "Immediate-use CSPs are exempt from the requirements described for Low- Risk Level CSPs only when all of the following criteria are met: 5. Unless immediately and completely administered by the person who prepared it or immediate and complete administration is witnessed by the preparer, the CSP shall bear a label listing patient identification information, the names and amounts of all ingredients, the name or initials of the person who prepared the CSP, and the exact 1 hour BUD and time."	Click or tap here to enter text.	
Sing	gle-I	Dose	e ar	nd Multiple-Dose Containe	rs		
			33	Single-dose containers are used within 1 hour of entry when opened or removed in worse than ISO Class 5 air quality.	USP Chapter 797 - Single-Dose and Multiple-Does Containers - "Opened or needle-punctured single-dose containers, such as bags, bottles, syringes, and vials of sterile products and CSPs shall be used within 1 hour if opened in worse than ISO Class 5 (see Table 1) air quality (see Immediate-Use CSPs), and any remaining contents must be discarded."	Click or tap here to enter text.	
			34	Single-dose containers entered in ISO Class 5 or cleaner air are used within 6 hours of entry, if vial is kept inside the PEC.	USP Chapter 797 - Single-Dose and Multiple-Does Containers - "Single-dose vials exposed to ISO Class 5 (see Table 1) or cleaner air may be used up to 6 hours after initial needle puncture."	Click or tap here to enter text.	
				Opened single-dose ampules are not stored.	USP Chapter 797 - Single-Dose and Multiple-Does Containers - "Opened single-dose ampules shall not be stored for any time period."	Click or tap here to enter text.	
			36	Closure sealed multiple-dose containers are used within 28 days after initial opening or entry, or as specified by the manufacturer, whichever is less.	USP Chapter 797 - Single-Dose and Multiple-Does Containers - "Multiple-dose containers (e.g., vials) are formulated for removal of portions on multiple occasions because they usually contain antimicrobial preservatives. The BUD after initially entering or opening (e.g., needle- punctured) multiple-dose containers is 28 days (see Antimicrobial Effectiveness Testing USP Chapter 51) unless otherwise specified by the manufacturer."	Click or tap here to enter text.	
Haz	Hazardous Drugs as CSPs						
			2/	Hazardous drugs are prepared for administration only under conditions	USP Chapter 797 - Hazardous Drugs as CSPs - "Hazardous drugs shall be prepared for administration only under	Click or tap here to enter text.	

C	mplia	nt			2023 Sterne Compounding Sen-inspection Addendam	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				that protect the healthcare workers and other personnel in the preparation and storage areas.	conditions that protect the healthcare workers and other personnel in the preparation and storage areas."	
			38	separately from other inventory.	USP Chapter 797 - Hazardous Drugs as CSPs - "Hazardous drugs shall be stored separately from other inventory in a manner to prevent contamination and personnel exposure."	Click or tap here to enter text.
			39	caution at all times using appropriate chemotherapy gloves during	USP Chapter 797 - Hazardous Drugs as CSPs - "Hazardous drugs shall be handled with caution at all times using appropriate chemotherapy gloves during receiving, distribution, stocking, inventorying, preparation for administration, and disposal."	Click or tap here to enter text.
			7111	ISO Class 5 environment with protective engineering controls in	USP Chapter 797 - Hazardous Drugs as CSPs - "Hazardous drugs shall be prepared in an ISO Class 5 (see Table 1) environment with protective engineering controls in place and following aseptic practices specified for the appropriate contamination risk levels defined in this chapter."	Click or tap here to enter text.
			41	hazardous drugs are stored and	USP Chapter 797 - Hazardous Drugs as CSPs - "Access shall be limited to areas where drugs are stored and prepared to protect persons not involved in drug preparation."	Click or tap here to enter text.
					USP Chapter 797 - Hazardous Drugs as CSPs - "All hazardous drugs shall be prepared in a BSC3 or a CACI that meets or exceeds the standards for CACI in this chapter."	Click or tap here to enter text.
На	zard	ous	Dru	ugs as CSPs		
			43	in an ISO Class 7 area, physically separated and optimally has not less than 0.01-inch water column negative pressure to adjacent positive pressure ISO Class 7 or better ante-areas. Early adopters of USP 800 pursuant to	USP Chapter 797 - Hazardous Drugs as CSPs - "The ISO Class 5 (see Table 1) BSC or CACI shall be placed in an ISO Class 7 (see Table 1) area that is physically separated (i.e., a different area from other preparation areas) and optimally has not less than 0.01-inch water column negative pressure to adjacent positive pressure ISO Class 7 (see Table 1) or better ante-areas, thus providing inward airflow to contain any airborne drug."	Click or tap here to enter text.

Co	mplia	int			2023 Sterile Compounding Sen-inspection Addendam	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				containment segregated compounding area (C-SCA). If using a C-SCA, the C-PEC and C-SCA must be externally vented, maintain at least 12 ACPH with negative pressure between 0.01 and 0.03 inches of water column relative to adjacent areas, and BUDs must be adjusted accordingly.		
				A pressure indicator is installed that can be readily monitored for correct room pressurization.	USP Chapter 797 - Hazardous Drugs as CSPs - "A pressure indicator shall be installed that can be readily monitored for correct room pressurization."	Click or tap here to enter text.
			45	If closed-system vial-transfer devices are used, they are used within the ISO Class 5 environment of a BSC or CACI.	USP Chapter 797 - Hazardous Drugs as CSPs - "When closed- system vial-transfer devices (CSTDs) (i.e., vial-transfer systems that allow no venting or exposure of hazardous substance to the environment) are used, they shall be used within the ISO Class 5 (see Table 1) environment of a BSC or CACI."	Click or tap here to enter text.
			/Ih		USP Chapter 797 - Hazardous Drugs as CSPs - "Appropriate personnel protective equipment (PPE) shall be worn when compounding in a BSC or CACI and when using CSTD devices."	Click or tap here to enter text.
			47	Personnel who compound hazardous drugs are trained in storage, handling and disposal of drugs prior to preparing or handling hazardous CSPs.	USP Chapter 797 - Hazardous Drugs as CSPs - "All personnel who compound hazardous drugs shall be fully trained in the storage, handling, and disposal of these drugs."	Click or tap here to enter text.
			48		USP Chapter 797 - Hazardous Drugs as CSPs - "This training shall occur prior to preparing or handling hazardous CSPs, and its effectiveness shall be verified by testing specific hazardous drugs preparation techniques. Such verification shall be documented for each person at least annually."	Click or tap here to enter text.
			49	Compounding personnel of reproductive capability confirm in writing that they understand the risks of hazardous drug handling.	USP Chapter 797 - Hazardous Drugs as CSPs - "Compounding personnel of reproductive capability shall confirm in writing that they understand the risks of handling hazardous drugs."	Click or tap here to enter text.

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			50	Disposal of hazardous waste complies with all applicable federal and state regulations.	USP Chapter 797 - Hazardous Drugs as CSPs - "Disposal of all hazardous drug wastes shall comply with all applicable federal and state regulations."	Click or tap here to enter text.
			51	Personnel who perform routine custodial waste removal and cleaning activities for hazardous drugs are trained in appropriate procedures to protect themselves and prevent contamination.	USP Chapter 797 - Hazardous Drugs as CSPs - "All personnel who per-form routine custodial waste removal and cleaning activities in storage and preparation areas for hazardous drugs shall be trained in appropriate procedures to protect themselves and prevent contamination."	Click or tap here to enter text.
Env	iror	nme	nta	l Quality and Control		
Fac	ility	Des	sign	and Environmental Contr	ols	
			52	Critical sites are only exposed to ISO Class 5 or cleaner air.	USP Chapter 797 - Environmental Quality and Control - Exposure of Critical Sites - "Protection of critical sites by precluding physical contact and airborne contamination shall be given the highest priority in sterile compounding practice. Airborne contaminants, especially those generated by sterile compounding personnel, are much more likely to reach critical sites than are contaminants that are adhering to the floor or other surfaces below the work level. Furthermore, large and high-density particles that are generated and introduced by compounding manipulations and personnel have the potential to settle on critical sites even when those critical sites are exposed within ISO Class 5 (see Table 1) air."	Click or tap here to enter text.
			53	Compounding facility provides a comfortable and well- lighted working environment.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Compounding facilities are physically designed and environmentally controlled to minimize airborne contamination from contacting critical sites. These facilities shall also provide a comfortable and well-lighted working environment,"	Click or tap here to enter text.
			54	Facility has current certification documenting that PECs maintain ISO Class 5 and meet airflow requirements.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - Engineering Control Performance Verification - "Certification procedures such as those outlined in Certification Guide for Sterile Compounding Facilities (CAG-003-2006) ⁷ shall be performed by a qualified individual no less than every 6 months and	

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Co	mplia	ant			2023 Sterne Compounding Sen-inspection Addendum	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
					whenever the device or room is relocated or altered or major service to the facility is performed."	
			55	by the scope and risk levels of aseptic	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Policies and procedures for maintaining and working within the PEC area shall be written and followed. The policies and procedures will be determined by the scope and risk levels of the aseptic compounding activities utilized during the preparation of the CSPs."	Click or tap here to enter text.
			56	Facility has current certification documenting that the buffer area maintains ISO Class 7 conditions with an ACPH of not less than 30. Early adopters of USP 800 pursuant to PQAC Policy #60: If using an unclassified containment segregated compounding area (C-SCA), the C-PEC and C-SCA must be externally vented, maintain at least 12 ACPH with negative pressure between 0.01 and 0.03 inches of water column relative to adjacent areas, and BUDs must be adjusted accordingly.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "An ISO Class 7 (see Table 1) buffer area and ante-area supplied with HEPA-filtered air shall receive an ACPH of not less than 30."	Click or tap here to enter text.
			57	column is used for rooms providing a	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "For rooms providing a physical separation through the use of walls, doors, and pass-through, a minimum differential positive pressure of 0.02- to 0.05-inch water column is required."	Click or tap here to enter text.
				Displacement airflow is employed for buffer areas not physically separated from the ante-areas.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "For buffer areas not physically separated from the ante-areas, the principle of displacement air-flow shall be employed."	Click or tap here to enter text.
				Adeqate HEPA-filtered airflow is supplied to the buffer area and antearea.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Adequate HEPA-filtered airflow supplied to the buffer area and antearea is required to maintain cleanliness classification during operational activity through the number of ACPHs."	Click or tap here to enter text.

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Co	mplia	ant			LICE Defenses	Natural Communities Antique
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				Facility has current certification documenting that ante- area maintains ISO Class 8 conditions with an ACPH of not less than 30.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Buffer areas are designed to maintain at least ISO Class 7 (see Table 1) conditions for 0.5-mm particles under dynamic conditions and ISO Class 8 (see Table 1) conditions for 0.5-mm and larger particles under dynamic conditions for the ante-areas." USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - Engineering Control Performance Verification - "Certification procedures such as those outlined in Certification Guide for Sterile Compounding Facilities (CAG-003-2006) ⁷ shall be performed by a qualified individual no less than every 6 months and whenever the device or room is relocated or altered or major service to the facility is performed." USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Quality and Control - Environmental Nonviable Airborne Particle Testing Program - Total Particle Counts - "ISO Class 8: not more than 3,520,000 particles or 0.5 mm size and larger per cubic meter of air for any ante-area."	Click or tap here to enter text.
				For nuclear buffer areas, facility has current certification documenting that the buffer area maintains ISO Class 8 conditions.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "These radiopharmaceuticals shall be compounded using appropriately shielded vials and syringes in a properly functioning and certified ISO Class 5 (see Table 1) PEC located in an ISO Class 8 (see Table 1) or cleaner air environment to permit compliance with special handling, shielding, and negative air flow requirements." USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - Engineering Control Performance Verification - "Certification procedures such as those outlined in Certification Guide for Sterile Compounding Facilities (CAG-003-2006) ⁷ shall be performed by a qualified individual no less than every 6 months and whenever the device or room is relocated or altered or major service to the facility is performed."	Click or tap here to enter text.
			62	recirculating device, a minimum of 15	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "If the area has an ISO Class 5 (see Table 1) recirculating device, a minimum	Click or tap here to enter text.

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				combined ACPH not less than 30.	of 15 ACPHs through the area supply HEPA filters is adequate, providing the combined ACPH is not less than 30."	
				Only the furniture, equipment, supplies and other material required for the compounding activities are brought into the area and they are nonpermeable, nonshedding, cleanable, and resistant to disinfectants; before such items are brought into the area, they are cleaned and disinfected.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - Only the furniture, equipment, supplies, and other material required for the compounding activities to be performed shall be brought into the area, and they shall be nonpermeable, nonshedding, cleanable, and resistant to disinfectants.	Click or tap here to enter text.
				The surfaces of ceilings, walls, floors, fixtures, shelving, counters and cabinets in the buffer area are smooth, impervious, free from cracks	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "The surfaces of ceilings, walls, floors, fixtures, shelving, counters, and cabinets in the buffer area shall be smooth, impervious, free from cracks and crevices, and nonshedding, thereby promoting cleanability and minimizing spaces in which microorganisms and other contaminants may accumulate. The surfaces shall be resistant to damage by disinfectant agents."	Click or tap here to enter text.
			65	Junctures of ceilings to walls are coved or caulked.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Junctures of ceilings to walls shall be coved or caulked to avoid cracks and crevices where dirt can accumulate."	Click or tap here to enter text.
			66	If ceilings consist of inlaid panels, the panels are impregnated with a polymer to render them impervious and hydrophobic; they are caulked around each perimeter.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "If ceilings consist of inlaid panels, the panels shall be impregnated with a polymer to render them impervious and hydrophobic, and they shall be caulked around each perimeter to seal them to the support frame."	Click or tap here to enter text.
			67	lighting fixtures are smooth, mounted flush and sealed; any other penetrations through the ceiling or	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "The exterior lens surface of ceiling lighting fixtures should be smooth, mounted flush, and sealed. Any other penetrations through the ceiling or walls shall be sealed."	Click or tap here to enter text.

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			68	The buffer area does not contain sources of water (sinks) or floor drains.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - The buffer area shall not contain sources of water (sinks) or floor drains.	Click or tap here to enter text.
			69	lemonth imporvious materials	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Work surfaces shall be constructed of smooth, impervious materials, such as stainless steel or molded plastic, so that they are easily cleaned and disinfected."	Click or tap here to enter text.
			70		USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Carts should be of stainless steel wire, nonporous plastic, or sheet metal construction with good quality, cleanable casters to promote mobility."	Click or tap here to enter text.
			71	Storage shelving, counters and cabinets are smooth, impervious, free from cracks and crevices, nonshedding, cleanable and disinfectable; their number, design and manner of installation promotes effective cleaning and disinfection.	USP Chapter 797 - Environmental Quality and Control - Facility Design and Environmental Controls - "Storage shelving, counters, and cabinets shall be smooth, impervious, free from cracks and crevices, nonshedding, cleanable, and disinfectable; their number, design, and manner of installation shall promote effective cleaning and disinfection."	Click or tap here to enter text.
Pla	cem	ent	of	Primary Engineering Contr	ols	
				 access ISO Class 7 buffer area unless an exception met. Exceptions: Only authorized personnel and materials required for compounding and cleaning shall be permitted in buffer area Presterilization procedures for highrisk level CSPs, such as weighing and mixing, shall be completed in no worse than Class 8 environment. PECS shall be located out of traffic 	USP Chapter 797 - Environmental Quality and Control - Placement of Primary Engineering Controls - "PECs (LAFWs, BSCs, CAIs, and CACIs) shall be located within a restricted access ISO Class 7 (see Table 1) buffer area (see Figure 1), with the following CAI/CACI exceptions below: Only authorized personnel and materials required for compounding and cleaning shall be permitted in the buffer area. Presterilization procedures for high-risk level CSPs, such as weighing and mixing, shall be completed in no worse than an ISO Class 8 (see Table 1) environment. PECs shall be located out of traffic patterns and away from room air currents that could disrupt the intended airflow patterns."	Click or tap here to enter text.

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Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				Early adopters of USP 800 pursuant to PQAC Policy #60: If using an unclassified containment segregated compounding area that complies with USP 800.		
					USP Chapter 797 - Environmental Quality and Control - Placement of Primary Engineering Controls - "When isolators are used for sterile compounding, the recovery time to achieve ISO Class 5 (see Table 1) air quality shall be documented and internal procedures developed to ensure that adequate recovery time is allowed after material transfer before and during compounding operations."	Click or tap here to enter text.
			74	differential or air-flow between the buffer area and the ante-area and between the ante-area and the general environment outside the compounding area; results are reviewed and documented in a log at	USP Chapter 797 - Environmental Quality and Control - Pressure Differential Monitoring - "A pressure gauge or velocity meter shall be installed to monitor the pressure differential or airflow between the buffer area and the ante- area and between the ante-area and the general environment outside the compounding area. The results shall be reviewed and documented on a log at least every work shift (minimum frequency shall be at least daily) or by a continuous recording device."	Click or tap here to enter text.
			75		USP Chapter 797 - Environmental Quality and Control - Pressure Differential Monitoring - "The pressure between the ISO Class 7 (see Table 1) and the general pharmacy area shall not be less than 5 Pa (0.02 inch water column)."	Click or tap here to enter text.
			76	minimum velocity of 0.2	USP Chapter 797 - Environmental Quality and Control - Pressure Differential Monitoring - In facilities where lowand medium-risk level CSPs are prepared, differential airflow shall maintain a minimum velocity of 0.2 meters per second (40 feet per minute) between buffer area and antearea.	Click or tap here to enter text.

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Yes	l								
Ad	Additional Personnel Requirements								
			77	Foods, drinks and materials exposed in patient care and treatment areas do not enter ante-areas, buffer areas or segregated compounding areas.	USP Chapter 797 - Environmental Quality and Control - Additional Personnel Requirements - "Food, drinks, and materials exposed in patient care and treatment areas shall not enter ante-areas, buffer areas, or segregated compounding areas where components and ingredients of CSPs are present."	Click or tap here to enter text.			
Cle	anir	ıg ar	nd [Disinfecting the Compound	ling Area				
			78	the manipulation of patient's blood- derived or other biological material, the manipulations are clearly separated from routine material- handling procedures and equipment used in CSP preparation and are controlled by specific SOPs to avoid	USP Chapter 797 - Environmental Quality and Control - Additional Personnel Requirements - "When compounding activities require the manipulation of a patient's blood-derived or other biological material (e.g., radiolabeling a patient's or donor's white blood cells), the manipulations shall be clearly separated from routine material-handling procedures and equipment used in CSP preparation activities, and they shall be controlled by specific SOPs in order to avoid any cross- contamination."	Click or tap here to enter text.			
				area ISO Class 8 air quality, before being passed into buffer areas;	USP Chapter 797 - Environmental Quality and Control - Additional Personnel Requirements - "Packaged compounding supplies and components, such as needles, syringes, tubing sets, and small- and large-volume parenterals, should be uncartoned and wiped down with a disinfectant that does not leave a residue (e.g., sterile 70% IPA), when possible in an ante-area of ISO Class 8 (see Table 1) air quality, before being passed into the buffer areas."	Click or tap here to enter text.			
			80	included in written SOPs and are	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - The cleaning and disinfecting practices and frequencies in this section apply to ISO Class 5 (see Table 1) compounding areas for exposure of critical sites as well as buffer areas, ante areas, and segregated compounding areas All cleaning and disinfecting practices and policies for the compounding of CSPs shall be included in written SOPs and shall be followed by all compounding personnel.	Click or tap here to enter text.			

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(ompli	ant			2023 Sterne Compounding Sen-inspection Addendum	
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				preparation is started, every 30 minutes during continuous compounding periods, when spills occur and when surface	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "Cleaning and disinfecting surfaces in the LAFWs, BSCs, CAIs, and CACIs are the most critical practices before the preparation of CSPs. Consequently, such surfaces shall be cleaned and disinfected frequently, including at the beginning of each work shift, before each batch preparation is started, every 30 minutes during continuous compounding periods of individual CSPs, when there are spills, and when surface contamination is known or suspected from procedural breaches."	Click or tap here to enter text.
				segregated compounding areas are cleaned and disinfected at least daily,	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "Work surfaces in the ISO Class 7 (see Table 1) buffer areas and ISO Class 8 (see Table 1) ante-areas as well as segregated compounding areas shall be cleaned and disinfected at least daily, and dust and debris shall be removed when necessary from storage sites for compounding ingredients and supplies using a method that does not degrade the ISO Class 7 or 8 (see Table 1) air quality."	
			83	Floors in ISO Class 7 and 8 areas are cleaned daily while you are not actively compounding; mopping is performed by trained personnel using approved agents and written procedures.	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "Floors in the buffer or clean area, ante-area, and segregated compounding area are cleaned by mopping with a cleaning and disinfecting agent once daily at a time when no aseptic operations are in progress. Mopping shall be performed by trained personnel using approved agents and procedures described in the written SOPs."	Click or tap here to enter text.
				and segregated compounding area, walls, ceilings, and shelving are	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "In the buffer or clean area, ante-area, and segregated compounding area, walls, ceilings, and shelving shall be cleaned and disinfected monthly."	Click or tap here to enter text.
			85	and segregated areas and are not	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "All cleaning materials, such as wipers, sponges, and mops, shall be nonshedding, preferably composed of synthetic micro fibers, and dedicated to use in the buffer or clean area,	Click or tap here to enter text.

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				removed from these areas except for disposal.	ante- area, and segregated compounding areas and shall not be re- moved from these areas except for disposal."	
			86	If cleaning materials are reused, SOPs ensure that the effectiveness of the cleaning device is maintained and repeated use does not add to the bioburden of the area being cleaned.	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "If cleaning materials (e.g., mops) are reused, procedures shall be developed (based on manufacturers' recommendations) that ensure that the effectiveness of the cleaning device is maintained and that repeated use does not add to the bioburden of the area being cleaned."	Click or tap here to enter text.
			87	Sterile 70% IPA swabs do not contact any object before contacting the site to be cleaned.	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "The surface of the sterile 70% IPA swabs used for disinfecting entry points of sterile packages and devices shall not contact any other object before contacting the surface of the entry point."	Click or tap here to enter text.
			88	No particle-generating material is used to disinfect the sterile entry points of packages and devices.	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "Sterile 70% IPA wetted gauze pads or other particle- generating material shall not be used to disinfect the sterile entry points of packages and devices."	Click or tap here to enter text.
			89	No shipping cartons are taken into the buffer area, clean area or segregated compounding area.	USP Chapter 797 - Environmental Quality and Control - Cleaning and Disinfecting the Compounding Area - "No shipping or other external cartons may be taken into the buffer or clean area or segregated compounding area."	Click or tap here to enter text.
Pe	rson	nel	Clea	ansing and Garbing		
			90	Personal hand hygiene and garb procedures are performed in anteareas.	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "The careful cleansing of hands and arms and the correct donning of PPE by compounding personnel constitute the first major step in preventing microbial contamination in CSPs Before entering the buffer area or segregated compounding area (see Low-Risk Level CSPs with 12-Hour or Less BUD), compounding personnel shall remove personal outer garments (e.g., bandannas, coats, hats, jackets, scarves, sweaters, vests); all cosmetics, because they shed flakes and particles; and all hand, wrist, and other visible jewelry or piercings (e.g., earrings, lip or eyebrow piercings) that can interfere with the	Click or tap here to enter text.

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					effectiveness of PPE (e.g., fit of gloves and cuffs of sleeves). The wearing of artificial nails or extenders is prohibited while working in the sterile compounding environment. Natural nails shall be kept neat and trimmed."	
			91	Personnel with rashes, sunburn, weeping sores, conjunctivitis, active respiratory infection or cosmetics are	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "When individuals are experiencing rashes, sunburn, weeping sores, conjunctivitis, active respiratory infection, as well as when they wear cosmetics, they shed these particles at even higher rates. Particles shed from compounding personnel pose an increased risk of microbial contamination of critical sites of CSPs. Therefore, compounding personnel with such conditions as mentioned above shall be excluded from working in ISO Class 5 (see Table 1) and ISO Class 7 (see Table 1) compounding areas until their conditions are remedied."	Click or tap here to enter text.
				Don shoe covers one at a time placing covered shoe on clean side line of demarcation. *This is considered a best practice.*		Click or tap here to enter text.
			93	proceeds from activities considered dirtiest to cleanest: Garb and cleansing in ante-area as follows: Dirty garb (shoes or shoe covers, head and facial hair covers, face mask) Hand hygiene (fingernail cleansing,	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "Personnel shall don the following PPE in an order that proceeds from those activities considered the dirtiest to those considered the cleanest. Garbing activities considered the dirtiest include donning of dedicated shoes or shoe covers, head and facial hair covers (e.g., beard covers in addition to face masks), and face masks/eye shields."	Click or tap here to enter text.
			94	Cleansing and gloving in buffer room or area as follows: hand cleansing with a surgical alcohol-based product with persistent activity, allow hands to dry, don sterile gloves and apply sterile 70% IPA.	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "Once inside the buffer area or segregated compounding area (see Low-Risk Level CSPs with 12-Hour or Less BUD), and prior to donning sterile powder-free gloves, antiseptic hand cleansing shall be performed using a waterless alcohol-based surgical hand scrub with persistent activity following manufacturers' recommendations."	Click or tap here to enter text.

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			95	sterile 70% IPA after contacting nonsterile objects.	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "Routine application of sterile 70%IPA shall occur throughout the compounding process and whenever nonsterile surfaces (e.g. vials, counter tops, chairs, carts) are touched."	Click or tap here to enter text.
			96	replaced when breaches are detected.	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "Gloves on hands shall also be routinely inspected for holes, punctures, or tears and replaced immediately if such are detected."	Click or tap here to enter text.
			97	removed and redonned in the ante area during the work shift if not visibly soiled. It is suggested that	USP Chapter 797 - Environmental Quality and Control - Personnel Cleansing and Garbing - "When compounding personnel exit the compounding area during a work shift, the exterior gown may be removed and retained in the compounding area if not visibly soiled, to be redonned during that same work shift only."	Click or tap here to enter text.
Ele	mer	its o	f Q	uality Control		
			98		USP Chapter 797 - Environmental Quality and Control - "A written description of specific training and performance evaluation program for individuals involved in the use of aseptic techniques for the preparation of sterile products shall be developed for each site."	Click or tap here to enter text.
				Facility follows procedures for physical inspection of all sterile drugs and devices		Click or tap here to enter text.
			100	If any nonsterile components, including containers and ingredients, are used to make a CSP, such CSPs must be high risk.	USP Chapter 797 - Environmental Quality and Control - Ingredients and Devices - Nonsterile Ingredients and Devices - "If any nonsterile components, including containers and ingredients, are used to make a CSP, such CSPs must be high risk."	Click or tap here to enter text.
			101	Bulk or unformulated drug substances and added substances or excipients are stored in tightly closed containers under temperature, humidity and	USP Chapter 797 - Environmental Quality and Control - Ingredients and Devices - Nonsterile Ingredients and Devices - "Bulk or unformulated drug substances and added substances or excipients shall be stored in tightly closed	Click or tap here to enter text.

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					lighting conditions that are either indicated in the official monographs or approved by suppliers.	containers under temperature, humidity, and lighting conditions that are either indicated in official monographs or approved by suppliers."	
				102	operate properly within acceptable	USP Chapter 797 - Environmental Quality and Control - Equipment - "It is necessary that equipment, apparatus, and devices used to compound a CSP be consistently capable of operating properly and within acceptable tolerance limits."	Click or tap here to enter text.
				103	maintenance required and frequency of calibration, annual maintenance, monitoring for proper function, and	USP Chapter 797 - Environmental Quality and Control - Equipment - "Written procedures outlining required equipment calibration, annual maintenance, monitoring for proper function, and controlled procedures for use of the equipment and specified time frames for these activities are established and followed. Routine maintenance and frequencies shall be outlined in these SOPs."	Click or tap here to enter text.
				104	properly or is malfunctioning	USP Chapter 797 - Environmental Quality and Control - Equipment - "Personnel are prepared through an appropriate combination of specific training and experience to operate or manipulate any piece of equipment, apparatus, or device they may use when preparing CSPs. Training includes gaining the ability to determine whether any item of equipment is operating properly or is malfunctioning."	Click or tap here to enter text.
				105	Results from equipment maintenance and calibration are kept for the lifetime of the equipment.	USP Chapter 797 - Environmental Quality and Control - Equipment - "Results from the equipment calibration, annual maintenance reports, and routine maintenance are kept on file for the lifetime of the equipment."	Click or tap here to enter text.
V	iab	le a	and	No	n-Viable Environmental Sa	mpling	
					or less BUD prepared in a PEC that maintains an ISO Class 5 sampling, air sampling is performed at locations	USP Chapter 797 - Environmental Quality and Control - Environmental Viable Airborne Particle Testing Program - Viable Air Sampling - "For low-risk level CSPs with 12-hour or less BUD prepared in a PEC (LAFWs, BSCs, CAIs) that maintains an ISO Class 5 (see Table 1), air sampling shall be performed at locations inside the ISO Class 5 (see Table 1) environment and other areas that are in close proximity to	Click or tap here to enter text.

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					the ISO Class 5 (see Table 1) environment during the certification of the PEC."	
			107	liters) is tested at each location where compounding takes place, performed	USP Chapter 797 - Environmental Quality and Control - Environmental Viable Airborne Particle Testing Program - Air Sampling Devices - "Sufficient volume of air (400 to 1000 liters) shall be tested at each location in order to maximize sensitivity."	Click or tap here to enter text.
			108	Engineering control performance verification is performed by a qualified individual no less than every 6 months and whenever the device or room is relocated, altered or major service to the facility is performed. (Nonviable)	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Nonviable Airborne Particle Testing Program - Engineering Control Performance Verification - "PECs (LAFWs, BSCs, CAIs, and CACIs) and secondary engineering controls (buffer and ante-areas) are essential components of the overall contamination control strategy for aseptic compounding. As such, it is imperative that they perform as designed and that the resulting levels of contamination be within acceptable limits. Certification procedures such as those outlined in Certification Guide for Sterile Compounding Facilities (CAG-003-2006) ⁷ shall be performed by a qualified individual no less than every 6 months and whenever the device or room is relocated or altered or major service to the facility is performed."	Click or tap here to enter text.
			109	by a qualified operator using state-of- the-art electronic equipment and are within established guidelines in each ISO classified area no less than every 6 months and whenever the LAFW, BSC, CAI, or CACI is relocated or the physical structure of the buffer area	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Nonviable Airborne Particle Testing Program - Total Particle Counts - "Certification that each ISO classified area, for example, ISO Class 5, 7, and 8 (see Table 1), is within established guidelines shall be performed no less than every 6 months and whenever the LAFW, BSC, CAI, or CACI is relocated or the physical structure of the buffer area or ante-area has been altered."	Click or tap here to enter text.

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				110	An appropriate environmental sampling plan is in place for airborne viable particles, is performed at least every 6 months, and includes locations within each ISO class 5 environments and in the ISO class 7 and 8 areas.	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Viable Airborne Particle Testing Program - Sampling Plan - "An appropriate environmental sampling plan shall be developed for airborne viable particles based on a risk assessment of compounding activities performed. Selected sampling sites shall include locations within each ISO Class 5 environment and in the ISO Class 7 and 8 areas and in the segregated compounding areas at greatest risk of contamination (e.g., work areas near the ISO Class 5 environment, counters near doors, pass-through boxes)."	Click or tap here to enter text.
				111	method of collection, frequency of sampling, volume of air sampled, time	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Viable Airborne Particle Testing Program - Sampling Plan - "The plan shall include sample location, method of collection, frequency of sampling, volume of air sampled, and time of day as related to activity in the compounding area and action levels."	Click or tap here to enter text.
				112	ITHA GROWTH AT HACTORIA	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Viable Airborne Particle Testing Program - Growth Medium - "A general microbiological growth medium such as Soybean—Casein Digest Medium shall be used to support the growth of bacteria."	Click or tap here to enter text.
				113	ISO classified areas on a periodic basis to evaluate cleaning and disinfecting	USP Chapter 797 - Environmental Quality and Control - Surface Cleaning and Disinfection Sampling and Assessment - "Surface sampling shall be performed in all ISO classified areas on a periodic basis."	Click or tap here to enter text.
				114	Sampling data is collected and reviewed on a routine basis as a means of evaluating overall control of the compounding environment.	USP Chapter 797 - Environmental Quality and Control - Action Levels, Documentation, and Data Evaluation - "Sampling data shall be collected and reviewed on a routine basis as a means of evaluating the overall control of the compounding environment."	Click or tap here to enter text.
				115	When microbial sampling exceeds action levels, procedures and practices are reviewed.	USP Chapter 797 - Environmental Quality and Control - Action Levels, Documentation, and Data Evaluation - "Any cfu count that exceeds its respective action level (see Table	Click or tap here to enter text.

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					4) should prompt a reevaluation of the adequacy of personnel work practices, cleaning procedures, operational procedures, and air filtration efficiency within the aseptic compounding location. An investigation into the source of the contamination shall be conducted."				
			116	Regardless of the number of cfu identified in each sample, microorganisms recovered must be identified at least by genus level by an appropriate credentialed laboratory.	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Viable Airborne Particle Testing Program - Action Levels, Documentation, and Data Evaluation - "Counts of cfu are to be used as an approximate measure of the environmental microbial bioburden. Action levels are deter-mined on the basis of cfu data gathered at each sampling location and trended over time. The numbers in Table 2 should be used only as guidelines. Regardless of the number of cfu identified in the pharmacy, further corrective actions will be dictated by the identification of microorganisms recovered (at least the genus level) by an appropriate credentialed laboratory of any microbial bioburden captured as a cfu using an impaction air sampler."	Click or tap here to enter text.			
				In high risk environments, growth media also supports the growth of fungi.	USP Chapter 797 - Environmental Quality and Control - Viable and Nonviable Environmental Sampling (ES) Testing - Environmental Viable Airborne Particle Testing Program - Growth Medium - "Malt extractagar or some other media that supports the growth of fungi shall be used in high-risk level compounding environments."	Click or tap here to enter text.			
Ver	ifica	atio	า of	Automated Compounding	g Devices for Parenteral Nutrition				
			118	Testing procedures for accuracy are verified to meet the USP requirements stated in the individual monograph for the component being tested.	USP Chapter 797 - Verification of Automated Compounding Devices (ACDs) for Parenteral Nutrition Compounding - Accuracy - "Thus, their testing procedures shall be verified to meet the USP requirements stated in the individual monograph for the component being tested."	Click or tap here to enter text.			
			119	Compounding personnel keep a daily record of the accuracy assessments and the results are reviewed at least in weekly intervals.	USP Chapter 797 - Verification of Automated Compounding Devices (ACDs) for Parenteral Nutrition Compounding - Precision - "Thus, compounding personnel shall keep a daily record of the above-described accuracy assessments and review the results over time. This review shall occur at least	Click or tap here to enter text.			

Со	Compliant		ш		2023 Sterile Compounding Self-Inspection Addendum	Nata Compating Astions
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
					at weekly intervals to avoid potentially clinically significant cumulative errors over time."	
Fini	she	d Pr	ера	ration Release Checks and	d Tests	
			120	All CSPs are visually inspected for being intact with no abnormal particulate matter, and prescriptions and written compounding procedures are reviewed to verify accuracy of correct ingredients and amounts, aseptic mixing, high-risk sterilization, packaging, labeling, and expected physical appearance before they are administered or dispensed.	USP Chapter 797 - Finished Preparation Release Checks and Tests - Inspection of Solution Dosage Forms and Review of Compounding Procedures - "All CSPs that are intended to be solutions shall be visually examined for the presence of particulate matter and not administered or dispensed when such matter is observed. The prescription orders, written compounding procedure, preparation records, and expended materials used to make CSPs at all contamination risk levels are inspected for accuracy of correct identities and amounts of ingredients, aseptic mixing and sterilization, packaging, labeling, and expected physical appearance before they are administered or dispensed."	Click or tap here to enter text.
			121	A double-check system is in place that meets state regulations that includes label accuracy and accuracy of the addition of all ingredients used.	USP Chapter 797 - Finished Preparation Release Checks and Tests - Compounding Accuracy Checks - "Written procedures for double-checking compounding accuracy shall be followed for every CSP during preparation and immediately prior to release."	Click or tap here to enter text.
Sto	rage	e an	d B	eyond-Use Dating		
			122	Personnel who prepare, dispense and administer CSPs store them strictly in accordance with the conditions stated on the label of ingredient products and finished CSPs.	USP Chapter 797 Storage and Beyond-Use Dating - "Personnel who prepare, dispense, and administer CSPs shall store them strictly in accordance with the conditions stated on the label of ingredient products and finished CSPs."	Click or tap here to enter text.
			123	If CSPs are distributed to and administered in other than healthcare facilities, the effect of potentially uncontrolled and unmonitored temperature conditions is considered when assigning BUDs.	USP Chapter 797 Storage and Beyond-Use Dating - Determining Beyond-Use Dates - "When CSPs will be distributed to and administered in residential locations other than healthcare facilities, the effect of potentially uncontrolled and unmonitored temperature conditions shall be considered when assigning BUDs."	Click or tap here to enter text.
			124	The controlled temperature areas are monitored at least once daily and results are documented.	USP Chapter 797 Storage and Beyond-Use Dating - Monitoring Controlled Storage Areas - "A controlled temperature area shall be monitored at least once daily and the results documented on a temperature log."	Click or tap here to enter text.

Co	mplia	nt			2023 Sterile Compounding Sen-inspection Addendam	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
			125		USP Chapter 797 Storage and Beyond-Use Dating - Determining Beyond-Use Dates - "To ensure consistent practices in determining and assigning BUDs, the compounding facility should have written policies and procedures governing the determination of the BUDs for all compounded products."	Click or tap here to enter text.
			126	Compounding personnel verify the storage temperature when placing a product into or removing a product from the storage unit.	USP Chapter 797 Storage and Beyond-Use Dating - Monitoring Controlled Storage Areas - "Additionally, compounding personnel shall note the storage temperature when placing the product into or removing the product from the storage unit in order to monitor any temperature aberrations."	Click or tap here to enter text.
			127	Temperature-sensitive mechanisms are placed to reflect true temperature in the controlled space and are not subject to significantly prolonged temperature fluctuations.	USP Chapter 797 Storage and Beyond-Use Dating - Monitoring Controlled Storage Areas - "The temperature-sensing mechanisms shall be suitably placed in the controlled temperature storage space to reflect accurately its true temperature. In addition, the compounding facility shall adhere to appropriate procedures of all controlled storage spaces to ensure that such spaces are not subject to significantly prolonged temperature fluctuations as may occur, for example, by leaving a refrigerator door open too long."	Click or tap here to enter text.
Ма	inta	inin	g St	terility, Purity, and Stabilit	y of Dispensed and Distributed CSPs	
				The facilities have written procedures for proper packaging, storage, and transportation conditions to maintain sterility, quality, purity and strength of CSPs.	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - "Establishing, maintaining, and ensuring compliance with comprehensive written policies and procedures encompassing these responsibilities is a further responsibility of the compounding facility."	Click or tap here to enter text.
			129	Chemotoxic and other hazardous CSPs have safeguards to maintain the integrity of the CSP and minimize the exposure potential of these products to the environment and personnel.	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Packaging, Handling, and Transport - "Chemotoxic and other hazardous CSPs require safeguards to maintain the integrity of the CSP and to minimize the exposure potential of these products to the environment and to personnel who may come in contact with them."	Click or tap here to enter text.

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C	omplia	nt	ш			2023 Sterne compounding Sen-inspection Addendam	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions	
			130	personnel are properly trained to deliver the CSP to the appropriate	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Use and Storage - "Delivery and patient-care-setting personnel shall be properly trained to deliver the CSP to the appropriate storage location."	Click or tap here to enter text.	
			131		USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Use and Storage - "Outdated and unused CSPs shall be returned to the compounding facility for disposition."	Click or tap here to enter text.	
			132	conditions in the patient-care setting are suitable for the CSP-specific	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Use and Storage - "SOPs must exist to ensure that storage conditions in the patient care setting are suitable for the CSP specific storage requirements."	Click or tap here to enter text.	
			133	Returned CSPs are only redispensed if sterility, acceptable purity, strength and quality can be assured.	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Redispensed CSPs - "The compounding facility shall have the sole authority to determine when unopened, returned CSPs may be redispensed. Returned CSPs may be redispensed only when personnel responsible for sterile compounding can ensure that such CSPs are sterile, pure, and stable (contain labeled strength of ingredients)."	Click or tap here to enter text.	
			12/	If redispensed CSPs are given a later BUD, sterility testing and quantitative assay of ingredients occur to support the extended BUD.	USP Chapter 797 Maintaining Sterility, Purity, and Stability of Dispensed and Distributed CSPs - Redispensed CSPs - "Assignment of new storage times and BUDs that exceed the original dates for returned CSPs is permitted only when there is supporting evidence from sterility testing and quantitative assay of ingredients."	Click or tap here to enter text.	
			135	program is in place to ensure that patients and caregivers understand proper storage, handling, use and	USP Chapter 797 - Patient or Caregiver Training - "A formal training program is provided as a means to ensure understanding and compliance with the many special and complex responsibilities placed on the patient or caregiver for the storage, handling, and administration of CSPs."	Click or tap here to enter text.	
Pa	tient	Mc	nit	oring and Adverse Events I	Reporting		
			136		USP Chapter 797 - Patient Monitoring and Adverse Events Reporting - "The SOP manuals of compounding facilities	Click or tap here to enter text.	

Co	mplia	nt			2023 Sterile Compounding Self-Inspection Addendum	National Community of Assistance
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				to ask questions, report concerns and adverse events with CSPs, and for compounding supervisors to correct and prevent future problems.	shall describe specific instructions for receiving, acknowledging, and dating receipts, and for recording, or filing, and evaluating reports of adverse events and of the quality of preparation claimed to be associated with CSPs."	
			137	Reports of CSP adverse events are reviewed promptly and thoroughly by compounding supervisors.	USP Chapter 797 - Patient Monitoring and Adverse Events Reporting - "Reports of adverse events with CSPs shall be reviewed promptly and thoroughly by compounding supervisors to correct and prevent future occurrences."	Click or tap here to enter text.
Qua	ality	Ass	sura	ince Program		
			138	Media-fill test procedure with appropriate risk level prepared or equivalent test is performed at least annually by personnel.	USP Chapter 797 Environmental Quality and Control - Personnel Training and Competency Evaluation of Garbing, Aseptic Work Practices, and Cleaning/Disinfection Procedures - "Media-fill testing of aseptic work skills shall be performed initially before beginning to prepare CSPs and at least annually thereafter for low- and medium-risk level compounding and semiannually for high-risk level compounding."	Click or tap here to enter text.
			139	Quality assurance practices include routine disinfection and air quality testing, visual confirmation that personnel are appropriately garbed, review of all orders for correct identity and strength, visual inspection of CSPs, as well as a more challenging media-fill test performed annually.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Level CSPS - Quality Assurance - "Quality assurance practices include, but are not limited to the following: Routine disinfection and air quality testing of the direct compounding environment to minimize microbial surface contamination and maintain ISO Class 5 air quality. Visual confirmation that compounding personnel are properly donning and wearing appropriate items and types of protective garments, including eye protection and face masks. Review of all orders and packages of ingredients to ensure that the correct identity and amounts of ingredients were compounded. Visual inspection of CSPs to ensure the absence of particulate matter in solutions, the absence of leakage from vials and bags, and the accuracy and thoroughness of labeling."	Click or tap here to enter text.
			140		USP Chapter 797 - Quality Assurance (QA) Program - "A provider of CSPs shall have in place a formal QA program	Click or tap here to enter text.

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Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				in place that monitors, evaluates,	intended to provide a mechanism for monitoring, evaluating, correcting, and improving the activities and processes described in this chapter."	
CSF	Mi	crok	oial	Contamination: High-Risk	Level CSPs	
			141	Sterilize high-risk CSPs.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - "High-risk level CSPs must be sterilized before being administered to patients."	Click or tap here to enter text.
			142	If compounding personnel are improperly garbed and gloved, CSP treated as a high-risk compound.	USP Chapter 797 CSP Microbial Contamination Risk Levels - High Risk Conditions - "CSPs compounded under any of the following conditions are either contaminated or at a high risk to become contaminated. 3. Compounding personnel are improperly garbed and gloved (see Personnel Cleansing and Use of Barrier Protective Equipment)."	Click or tap here to enter text.
			143	Product considered high-risk if any nonsterile ingredients or devices are used.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Conditions - "CSPs compounded under any of the following conditions are either contaminated or at a high risk to become contaminated. 1. Nonsterile ingredients, including manufactured products not intended for sterile routes of administration (e.g., oral), are incorporated or a nonsterile device is employed before terminal sterilization."	Click or tap here to enter text.
			144	Product considered high-risk if CSP is exposed to air quality worse than ISO Class 5 for > 1 hour.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Conditions - "CSPs compounded under any of the following conditions are either contaminated or at a high risk to become contaminated. 2. Any of the following are exposed to air quality worse than ISO Class 5 for more than 1 hour (see Immediate-Use CSPs): sterile contents of commercially manufactured products, CSPs that lack effective antimicrobial preservatives, and sterile surfaces of devices and containers for the preparation, transfer, sterilization, and packaging of CSPs."	Click or tap here to enter text.
			145	1	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Conditions - "CSPs compounded under any of the following conditions are either contaminated or at a high risk to become contaminated. 4. Nonsterile water-	Click or tap here to enter text.

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	Compliant		ш		LICE References	Notes/Corrective Astions	
١	'es	No	N/A	#		USP Reference	Notes/Corrective Actions
						containing preparations are stored for more than 6 hours before being sterilized."	
				146	The date of receipt of nonsterile components is clearly and indelibly marked on each package.	USP Chapter 797 - Elements of Quality Control - Ingredients and Devices - Nonsterile Ingredients and Devices - "The date of receipt by the compounding facility shall be clearly and indelibly marked on each package of ingredient."	Click or tap here to enter text.
				147	Sterilization methods are verified to achieve sterility for the quantity and type of containers.	USP Chapter 797 - Responsibility of Compounding Personnel - "The dispenser shall, when appropriate and practicable, obtain and evaluate results of testing for identity, strength, purity, and sterility before a CSP is dispensed. Qualified licensed healthcare professionals who supervise compounding and dispensing of CSPs shall ensure that the following objectives are achieved: 5. Sterilization methods achieve sterility of CSPs while maintaining the labeled strength of active ingredients and the physical integrity of packaging."	Click or tap here to enter text.
					Media-fill test procedure or equivalent test is performed at least semi-annually by personnel.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - Quality Assurance - "In addition, a media-fill test that represents high-risk level compounding is performed semiannually by each person authorized to compound high-risk level CSPs."	Click or tap here to enter text.
				149	Quality assurance practices include routine disinfection, air quality testing, visual confirmation of appropriate personnel garbing, review of all orders for correct identity and strength, and visual inspection of CSPs.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - Quality Assurance - "Quality Assurance procedures for high-risk level CSPs include all those for low-risk level CSPs." USP Chapter 797 - CSP Microbial Contamination Risk Levels - Low-Risk Level CSPs - Quality Assurance - "Quality assurance practices include, but are not limited to the following: Routine disinfection and air quality testing of the direct compounding environment to minimize microbial surface contamination and maintain ISO Class 5 air quality. Visual confirmation that compounding personnel are properly donning and wearing appropriate items and types of protective garments, including eye protection and face masks.	Click or tap here to enter text.

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					Review of all orders and packages of ingredients to ensure that the correct identity and amounts of ingredients were compounded. Visual inspection of CSPs to ensure the absence of particulate matter in solutions, the absence of leakage from vials and bags, and the accuracy and thoroughness of labeling."	
			150	Allowable limits for bacterial endotoxins are met.	USP Chapter 797 - Finished Preparation Release Checks and Tests - Bacterial Endotoxin (Pyrogen) Testing - "In the absence of a bacterial endotoxins limit in the official monograph or other CSP formula source, the CSP shall not exceed the amount of USP Endotoxin Units (per hour per kilogram of body weight or square meters of body surface area) specified in Bacterial Endotoxins Test <85> referenced above for the appropriate route of administration."	Click or tap here to enter text.
			151	High-risk level CSPs must be sterility tested if they are prepared in batches of > 25 identical containers, or exposed longer than 12 hours at 2 to 8 degrees and 6 hours at warmer than 8 degrees before being sterilized	USP Chapter 797 - Finished Preparation Release Checks and Tests - Sterility Testing - "All high-risk level CSPs that are prepared in groups of more than 25 identical individual single-dose packages (e.g., ampules, bags, syringes, vials) or in multiple-dose vials (MDVs) for administration to multiple patients or that are exposed longer than 12 hours at 2° to 8° and longer than 6 hours at warmer than 8° before they are sterilized shall meet the sterility test (see Sterility Tests <71>) before they are dispensed or administered."	Click or tap here to enter text.
			152	If high-risk level CSPs are dispensed before receiving the results of their sterility tests, there is a written procedure requiring daily observation of incubating test specimens.	USP Chapter 797 - Finished Preparation Release Checks and Tests - Sterility Testing - "When high-risk level CSPs are dispensed before receiving the results of their sterility tests, there shall be a written procedure requiring daily observation of the incubating test specimens and immediate recall of the dispensed CSPs when there is any evidence of microbial growth in the test specimens."	Click or tap here to enter text.
			153	tested, excluding those for inhalation or ophthalmic administration, if prepared in batches of > 25 identical containers, or exposed longer than 12 hours at 2 to 8 degrees and 6 hours at warmer than 8 degrees before being	USP Chapter 797 - Finished Preparation Release Checks and Tests - Bacterial Endotoxin (Pyrogen) Testing - "All high-risk level CSPs, except those for inhalation and ophthalmic administration, that are prepared in groups of more than 25 identical individual single-dose packages (e.g., ampules, bags, syringes, vials) or in MDVs for administration to multiple patients or that are exposed longer than 12 hours at 2° to 8° and longer than 6 hours at warmer than 8°	Click or tap here to enter text.

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Ye	No	o N/A	#	ŧ		USP Reference	Notes/Corrective Actions
						before they are sterilized shall be tested to ensure that they do not contain excessive bacterial endotoxins (see USP Chapter 85 - Bacterial Endotoxins Test and USP Chapter 151 - Pyrogen Test)."	
			15	54	to terminal sterilization by filtration are appropriately prefiltered and terminally filtered in ISO Class 5 air.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - "All high-risk level CSP solutions subjected to terminal sterilization are prefiltered by passing through a filter with a nominal pore size not larger than 1.2. µm preceding or during filing into their final containers to remove particulate matter. Sterilization of high- risk level CSPs by filtration shall be performed with a sterile 0.2-µm or 0.22-µm nominal pore size filter entirely within an ISO Class 5 or superior air quality environment."	Click or tap here to enter text.
			15	55	nurity and integrity of containers	USP Chapter 797 Appendices - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - "Maintain acceptable strength and purity of ingredients and integrity of containers after sterilization."	Click or tap here to enter text.
			15	56	storage is not more than 24 hours at controlled room temperature, 3 days at cold temperature, and 45 days in a solid frozen state of -25° to -10°.	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - "For sterilized high-risk level preparation, in the absence of passing a sterility test, the storage periods cannot exceed the following time periods: before administration, the CSPs are properly stored and are exposed for not more than 24 hours at controlled room temperature (see General Notices and Requirements), for not more than 3 days at a cold temperature (see General Notices and Requirements), and for 45 days in sold frozen state between -25° and -10°."	Click or tap here to enter text.
			15	57	in natchae > 15 linite	USP Chapter 797 - CSP Microbial Contamination Risk Levels - High Risk Level CSPs - "[NOTE—Sterility tests for autoclaved CSPs are not required unless they are prepared in batches of more than 25 units.]"	Click or tap here to enter text.
Ve	rifi	catio	n c	of	Compounding Accuracy a	nd Sterility (High-Risk Compounding)	
			15	58	visually inspected for physical	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - "Packaged and labeled CSPs shall be visually inspected for physical integrity and expected appearance, including final fill amount."	Click or tap here to enter text.

С	Compliant		щ		2023 Sterne Compounding Sen-inspection Addendum	
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
			159	The accuracy of identities, concentrations, amounts and purities of ingredients in CSPs are confirmed by reviewing labels on packages, observing and documenting correct measurements with approved and correctly standardized devices, and reviewing information in labeling with certificates of analysis provided by suppliers.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - "The accuracy of identities, concentrations, amounts, and purities of ingredients in CSPs shall be confirmed by reviewing labels on packages, observing and documenting correct measurements with approved and correctly standardized devices, and reviewing information in labeling and certificates of analysis provided by suppliers."	Click or tap here to enter text.
			160	is responsible for determining that the selected sterilization method both sterilizes and maintains the strength,	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - "The licensed healthcare professionals who supervise compounding shall be responsible for determining that the selected sterilization method (see Methods of Sterilization under USP Chapter 1211 - Sterilization and Sterility Assurance of Compendial Articles) both sterilizes and maintains the strength, purity, quality, and packaging integrity of CSPs."	Click or tap here to enter text.
			161	Commercially available sterile filters are approved for human-use applications in sterilizing pharmaceutical fluids.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "Commercially available sterile filters shall be approved for human-use applications in sterilizing pharmaceutical fluids."	Click or tap here to enter text.
				Sterile filters used to sterilize CSPs are pyrogen free with a nominal porosity of 0.2 or 0.22 micrometers.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High- Risk Level CSPs by Filtration - "Sterile filters used to sterilize CSPs shall be pyrogen free and have a nominal pore size of 0.2 or 0.22 µm."	Click or tap here to enter text.
			163	Brayundimonas diminuta on each	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "They shall be certified by the manufacturer to retain at least 10 ⁷ microorganisms of a strain of Brevundimonas (Pseudomonas) diminuta on each square centimeter of upstream filter surface area under conditions similar to those in which the CSPs will be sterilized (see High-Risk Conditions in High-Risk Level CSPs)."	Click or tap here to enter text.

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Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
			164	The compounding supervisor ensures that the filters are chemically and physically stable at the pressure and temperature conditions to be used, that they have enough capacity to filter the required volumes, and that they will achieve sterility and maintain prefiltration pharmaceutical quality.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "The compounding supervisor shall ensure, directly or from appropriate documentation, that the filters are chemically and physically stable at the pressure and temperature conditions to be used, that they have enough capacity to filter the required volumes, and that they will achieve sterility and maintain prefiltration pharmaceutical quality, including strength of ingredients of the specific CSP."	Click or tap here to enter text.
			165	The filter dimensions and liquid material to be sterile- filtered permit the sterilization process to be completed rapidly, without replacement of the filter during the process.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "The filter dimensions and liquid material to be sterile-filtered shall permit the sterilization process to be completed rapidly, without the replacement of the filter during the process."	Click or tap here to enter text.
			166	When CSPs are known to contain excessive particulate matter, a prefilter of larger-porosity membrane is placed upstream from the sterilizing filter to remove gross particulate contaminants.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "When CSPs are known to contain excessive particulate matter, a prefilter of larger nominal pore size membrane is placed upstream from the sterilizing filter to remove gross particulate contaminants in order to maximize the efficiency of the sterilizing filter."	Click or tap here to enter text.
			167	Filter units used are subjected to manufacturers' recommended integrity test.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "Filter units used to sterilize CSPs shall also be subjected to manufacturers' recommended integrity test, such as the bubble point test."	Click or tap here to enter text.
			168	Personnel must know that filters will achieve sterilization of the particular CSPs being sterilized.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Filtration - "Compounding personnel shall ascertain that selected filters will achieve sterilization of the particular CSPs being sterilized."	Click or tap here to enter text.
			169	The description of steam sterilization conditions and duration for specific CSPs are included in written documentation in the compounding facility.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High- Risk Level CSPs by Steam - "The description of steam sterilization conditions and duration for specific CSPs shall be included in written documentation in the compounding facility."	Click or tap here to enter text.

Co	mplia	ant	#		USP Reference	Notes/Corrective Actions
Yes	No	N/A	#		OSP Reference	Notes/Corrective Actions
			170	The effectiveness of steam sterilization is verified using appropriate Bls of Bacillus stearothermophilus and other confirmation methods.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Steam - "The effectiveness of steam sterilization shall be verified using appropriate BIs of Bacillus stearothermophilus (see USP Chapter 1229.5 - Biological Indicators for Sterilization) and other confirmation methods such as temperature-sensing devices (see USP Chapter 1211 - Sterilization and Sterility Assurance of Compendial Articles and USP Chapter 71 - Sterility Tests)."	Click or tap here to enter text.
			171	throughout the chamber by a blower device; the oven is equipped with a	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Heat - "Heated filtered air shall be evenly distributed throughout the chamber by a blower device."	Click or tap here to enter text.
			172	materials that cannot be sterilized by	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Heat - "Dry heat shall be used only for those materials that cannot be sterilized by steam, when either the moisture would damage the material or the material is impermeable."	Click or tap here to enter text.
			173		USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High-Risk Level CSPs by Heat - "During sterilization, sufficient space shall be left between materials to allow for good circulation of the hot air."	Click or tap here to enter text.
			174	sterilization conditions and duration for specific CSPs are included in written documentation in the	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High- Risk Level CSPs by Heat - "The description of dry heat sterilization conditions and duration for specific CSPs shall be included in written documentation in the compounding facility."	Click or tap here to enter text.
			175	sterilization is verified using appropriate BIs of Bacillus subtilis and other confirmation methods	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Sterilization Methods - Sterilization of High- Risk Level CSPs by Heat - "The effectiveness of dry heat sterilization shall be verified using appropriate BIs of Bacillus subtilis (see USP Chapter 1229.5 - Biological	Click or tap here to enter text.

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Co	mplia	ant			LICE Defenses	Natural Communition Andrews
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
					Indicators for Sterilization) and other confirmation methods such as temperature-sensing devices (see USP Chapter 1211 - Sterilization and Sterility Assurance of Compendial Articles and USP Chapter 71 - Sterility Tests)."	
			176	The description of dry heat depyrogenation cycle conditions and duration for specific CSPs are included in written documentation in the compounding facility.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Depyrogenation by Dry Heat - "The description of the dry heat depyrogenation cycle and duration for specific load items shall be included in written documentation in the compounding facility."	Click or tap here to enter text.
			177	The effectiveness of the dry heat depyrogenation cycle is verified using endotoxin challenge vials (ECVs); the bacterial endotoxin test is performed on the ECVs to verify that the cycle is capable of achieving a 3- log reduction in endotoxin.	USP Chapter 797 - Verification of Compounding Accuracy and Sterility - Depyrogenation by Dry Heat - "The effectiveness of the dry heat depyrogenation cycle shall be verified using endotoxin challenge vials (ECVs). The bacterial endotoxin test should be performed on the ECVs to verify that the cycle is capable of achieving a 3-log reduction in endotoxin (see USP Chapter 1211 - Sterilization and Sterility Assurance of Compendial Articles and USP Chapter 85 - Bacterial Endotoxins Test)."	Click or tap here to enter text.
Rac	liop	harı	mac	ceuticals as CSPs		
			178	Radiopharmaceuticals are compounded using appropriately shielded vials and syringes in a properly functioning and certified ISO Class 5 PEC located in the ISO Class 8 or cleaner air environment.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "These radiopharmaceuticals shall be compounded using appropriately shielded vials and syringes in a properly functioning and certified ISO Class 5 (see Table 1) PEC located in an ISO Class 8 (see Table 1) or cleaner air environment to permit compliance with special handling, shielding, and negative air flow requirements."	Click or tap here to enter text.
			179	Radiopharmaceutical vials designed for multi-use, compounded with technetium-99m, exposed to ISO Class 5 environment, and punctured by needles with no direct contact contamination are used by the time indicated by the manufacturers' recommendations.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "Radiopharmaceutical vials designed for multi-use, compounded with technetium-99m, exposed to ISO Class 5 (see Table 1) environment, and punctured by needles with no direct contact contamination may be used up to the time indicated by manufacturers' recommendations."	Click or tap here to enter text.

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Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
				recommended by manufacturers and applicable state and federal	USP Chapter 797 - Radiopharmaceuticals as CSPs - "Technetium-99m/molybdenum-99 generator systems shall be stored and eluted (operated) under conditions recommended by manufacturers and applicable state and federal regulations. Such generator systems shall be eluted in an ISO Class 8 (see Table 1) or cleaner air environment to permit special handling, shielding, and air flow requirements."	Click or tap here to enter text.
			181	Direct visual inspection of radiopharmaceutical CSPs containing high concentrations of doses of radioactivity are conducted in accordance with ALARA.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "To limit acute and chronic radiation exposure of inspecting personnel to a level that is as low as reasonably achievable (ALARA), direct visual inspection of radiopharmaceutical CSPs containing high concentrations of doses of radioactivity shall be conducted in accordance with ALARA."	Click or tap here to enter text.
			182	Radiopharmaceuticals prepared as low-risk level CSPs with 12-hour or less BUD are prepared in a segregated compounding area; a line of demarcation is established.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "Radiopharmaceuticals prepared as Low-Risk Level CSPs with 12-Hour or Less BUD shall be prepared in a segregated compounding area. A line of demarcation defining the segregated compounding area shall be established."	Click or tap here to enter text.
				Materials and garb exposed in patient care and treatment do not cross the line of demarcation.	USP Chapter 797 - Radiopharmaceuticals as CSPs - "Materials and garb exposed in a patient care and treatment area shall not cross a line of demarcation into the segregated compounding area."	Click or tap here to enter text.
All	erge	n Ex	ιtra	cts as CSPs		
				Compounding is performed only with simple transfers using sterile ingredients and supplies.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 1. The compounding process involves simple transfer via sterile needles and syringes of commercial sterile allergen products and appropriate sterile added substances (e.g., glycerin, phenol in sodium chloride injection)."	Click or tap here to enter text.

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Co	Compliant		#		USP Reference	Notes/Corrective Astions
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
			185	Allergen extracts contain appropriate concentrations of preservatives.	USP Chapter 797 - Allergen Extracts as CSPs — Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 2. All allergen extracts as CSPs shall contain appropriate substances in effective concentrations to prevent the growth of microorganisms. Nonpreserved allergen extracts shall comply with the appropriate CSP risk level requirements in the chapter.	Click or tap here to enter text.
			186	Before compounding, personnel appropriately wash hands with soap and water, apply alcohol-based scrub with persistent activity, don hair covers, facial hair covers, gowns, face masks and gloves.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 3. Before beginning compounding activities, personnel perform a thorough hand- cleansing procedure by removing debris from under fingernails using a nail cleaner under running warm water followed by vigorous hand and arm washing to the elbows for at least 30 seconds with either nonantimicrobial or antimicrobial soap and water."	Click or tap here to enter text.
				Sterile gloves are intermittently disinfected with sterile 70% IPA.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 7. Compounding personnel disinfect their gloves intermittently with sterile 70% IPA when preparing multiple allergen ex-tracts as CSPs."	Click or tap here to enter text.

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Co	mplia	ant			LICE Defenses	Natural Communities Antique
Yes	No	N/A	#		USP Reference	Notes/Corrective Actions
			188	Vial/ampule critical sites are wet with 70% IPA for 10 seconds and allowed to dry before use.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 8. Ampule necks and vial stoppers on packages of manufactured sterile ingredients are disinfected by careful wiping with sterile 70% IPA swabs to ensure that the critical sites are wet for at least 10 seconds and allowed to dry before they are used to compound allergen extracts as CSPs."	Click or tap here to enter text.
				Compounding manipulations are performed to minimize contact contamination of critical sites.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 9. The aseptic compounding manipulations minimize direct contact contamination (e.g., from glove fingertips, blood, nasal and oral secretions, shed skin and cosmetics, other nonsterile materials) of critical sites (e.g., needles, opened ampules, vial stoppers)."	Click or tap here to enter text.
				Vials are labeled with patient's name, BUD and storage information based on manufacturers' recommendations or peer-reviewed literature.	USP Chapter 797 - Allergen Extracts as CSPs - "Allergen extracts as CSPs are single-dose and multiple-dose intradermal or subcutaneous injections that are prepared by specially trained physicians and personnel under their direct supervision. Allergen extracts as CSPs are not subject to the personnel, environmental, and storage requirements for all CSP Microbial Contamination Risk Levels in this chapter only when all of the following criteria are met: 10. The label of each multiple-dose vial (MDV) of allergen extracts as CSPs lists the name of one specific patient and a BUD and storage temperature range that is assigned based on manufacturers' recommendations or peer-reviewed publications."	Click or tap here to enter text.

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Read this Page Carefully WA Pharmacy Quality Assurance Commission 2023 Hospital Pharmacy and HPAC Self-Inspection Worksheet

Attention: Responsible Pharmacy Manager or Equivalent Manager

Washington law holds the responsible manager (or equivalent manager) and all pharmacists on duty responsible for ensuring pharmacy compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this annual worksheet and applicable self-inspection worksheet addendums within the month of March ander within 30 days of becoming responsible manager (as required by WAC 246-945-005) may result in disciplinary action.

Following your self-inspection and completion of the worksheet(s), please review it with your staff pharmacists, ancillary staff and interns, correct any deficiencies noted, sign and date the worksheet(s), and file it so it will be readily available to commission inspectors. Do not send to the commission office. You are responsible for ensuring your completed worksheet(s) is available at the time of inspection.

The primary objective of this worksheet(s), and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet also serves as a necessary document used by commission inspectors during an inspection to evaluate a pharmacy's level of compliance.

When a commission inspector discovers an area(s) of non-compliance, they will issue an **Inspection Report with Noted Deficiencies**. The responsible manager must provide a written response (plan of correction) addressing all areas of non-compliance. Identifying and correcting an area of non-compliance prior to a commission inspection, or during an inspection, may eliminate that item from being included as a deficiency on an Inspection Report. Do not assume that you are in compliance with any statement; take the time to personally verify that compliance exists. If you have any questions, please contact your inspector.

A common reason for issuing an Inspection Report with Noted Deficiencies is either not having or not being able to readily retrieve required documents and records. Because commission inspections are unscheduled, it is common for the responsible manager to be absent or unavailable. For this reason, you are asked to provide a list of the locations of required documents. Having all required documents and records maintained in a well- organized and readily retrievable manner (a binder is recommended) reduces the chance that you will receive an Inspection Report with Noted Deficiencies.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write corrected and the date of correction by the appropriate question.

Questions highlighted in **blue** are questions that will be focused on during routine pharmacy inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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All responsible pharmacy managers (or equivalent managers) of pharmacies **must** complete and sign this self-inspection worksheet within the month of March and within 30 days of becoming responsible pharmacy manager. The form must be available for inspection as required by WAC 246-945-005. Do not send to the commission office.

Date	Date responsible pharmacy manager inspection was performed: Click or tap to enter a date.							
Cha	Change in responsible pharmacy manager and effective date of change: Click or tap here to enter text. Date: Click or tap to enter a date.							
Prin	Print Name of Responsible Pharmacy Manager & License #: Click or tap here to enter text.							
Sign	Signature of responsible manager: Click or tap here to enter text.							
Res	oonsi	ble Pharmacy Manager E-mail: <u>Click or tap here to enter text.</u>						
Pha	rmac	y: <u>Click or tap here to enter text.</u> Fax: <u>Click or tap here to enter text.</u> DEA #: <u>Click or tap here to enter text.</u>						
Tele	phor	e: Click or tap here to enter text. Pharmacy License #: Click or tap here to enter text.						
End	orser	nents: ☐ Use of Ancillary Personnel ☐ Dispense Controlled Substances						
Reco purs adm	In Washington State, compounding is defined in RCW 18.64.011(6) and means "the act of combining two or more ingredients in the preparation of a prescription. Reconstitution and mixing of (a) sterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription and administered immediately or in accordance with package labeling, and (b) nonsterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription." Please note: If a pharmacy adds flavoring to a commercially available product, it is considered compounding and the non-sterile compounding self-inspection worksheets must also be completed.							
Yes	No							
		Are you a hospital pharmacy? If yes, you must *only* complete the 2023 Hospital Pharmacy and HPAC Self-Inspection Worksheet, unless you answer yes to any of the following.						
-	u prac endun	tice or provide any other pharmaceutical services outside of community pharmacy you must answer the following and perform the appropriate self-inspection as.						
		Does the pharmacy engage in non-sterile compounding of medications? If yes, please complete the 2023 Non-Sterile Compounding Self-Inspection Addendum in addition to the Hospital Pharmacy and HPAC Self-Inspection Worksheet.						

	Does the pharmacy engage in sterile compounding? If yes, you must also complete the 2023 Sterile Compounding Self-Inspection Addendum in addition to the Hospital Pharmacy and HPAC Self-Inspection Worksheet.
	Do you have an endorsement as a Nuclear Pharmacy? If yes, you must also complete the 2023 Nuclear Pharmacy Self-Inspection Addendum.

Document and Record Review

Please provide the location of these documents in the pharmacy (be as specific as possible, there can be many filing cabinets and binders). The documentation listed below are required by rule references to be available during inspection, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference
Schedule III-V Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."
Completed CII order forms (DEA Form 222) and/or finalized CSOS documentation for the last 2 years	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."
Location: Click or tap here to enter text.	 21 CFR 1305.13(e) "The purchaser must record on its copy of the DEA Form 222 the number of commercial or bulk containers furnished on each item and the dates on which the containers are received by the purchaser." 21 CFR 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of each item received and the date received. The record must be electronically linked to the original order and archived."
Completed loss by theft or destruction forms (DEA Form 106) for the last 2 years	WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission." 21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the
Location: Click or tap here to enter text.	theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete, and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft."
Power of Attorney for staff authorized to order	WAC 246-945-040(1) "The commission adopts 21 CFR as its own."
controlled substances	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of
Location: Click or tap here to enter text.	attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."
Ancillary Utilization Plan	WAC 246-945-410(11)(a) "A copy of the utilization plan must be maintained in the pharmacy."
Location: Click or tap here to enter text.	

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	Rule Reference
Change of Responsible Pharmacy Manager forms for the last 2 years	WAC 246-945-480 "The outgoing and incoming responsible pharmacy manager must report in writing to the commission a change in a responsible manager designation within ten business days of the change." WAC 246-945-005(4)(a) "The responsible pharmacy manager, or equivalent manager, shall sign and date the completed
Location: Click or tap here to enter text.	self-inspection worksheet(s), and maintain completed worksheets for two years from the date of completion."
Collaborative Drug Therapy Agreement(s) (CDTA)	WAC 246-945-350(1) "A pharmacist exercising prescriptive authority in their practice must have a valid CDTA on file with the commission and their practice location."
Location: Click or tap here to enter text.	
Prescription Records for the last 2 years	WAC 246-945-410(12) "A facility's paper prescriptions must be maintained in accordance with WAC 246-945-020 and as follows: (a) Paper prescriptions for Schedule II drugs must be maintained as a separate file from other prescriptions. (b)
Location: Click or tap here to enter text.	Paper prescriptions for Schedule III, IV, and V drugs must be maintained as a separate file, or maintained in a separate file with prescriptions for noncontrolled legend drugs as allowed under federal law."

Con Yes	nplia No		#		Rule Reference	Notes/Corrective Actions
Gei	ner	al	Re	quirements		
					RCW 18.64.043(3) "It shall be the duty of the owner to	Click or tap here to enter text.
			1	Is the current pharmacy license	immediately notify the commission of any change of location,	·
ш	ш	Ш		posted?	ownership, or licensure and to keep the license of location or	
					the renewal thereof properly exhibited in said pharmacy."	
]		2	Are the pharmacist license(s) posted	RCW 18.64.140 "The current license shall be conspicuously	Click or tap here to enter text.
Ш		Ш		and up to date?	displayed to the public in the pharmacy to which it applies."	
				D	WAC 246-945-040(2) "A separate registration is required for	Click or tap here to enter text.
$_{\Box}$				Does the pharmacy have a DEA	each place of business, as defined in 21 CFR Sec. 1301.12,	·
ш			3	registration number, is it listed on	where controlled substances are manufactured, distributed, or	
				page 2 of this document?	dispensed.	
					WAC 246-945-310 Responsible pharmacy manager. The	Click or tap here to enter text.
					responsible pharmacy manager must be licensed to practice	·
					pharmacy in the state of Washington. The responsible	
				Is the responsible pharmacy manager	pharmacy manager designated by a facility as required under	
			4	licensed to practice pharmacy in the	WAC 246-945-410 shall have the authority and responsibility	
				state of Washington?	to assure that the area(s) within the facility where drugs are	
					stored, compounded, delivered, or dispensed are operated in	
					compliance with all applicable state and federal statutes and	
					regulations.	
Fac	ilit	y S	tar	ndards		
				Is the facility appropriately	WAC 246-945-410(1) The facility shall be constructed and	Click or tap here to enter text.
				constructed and equipped to protect	equipped with adequate security to protect equipment,	
			5	equipment, records, drugs/devices	records, and supply of drugs, devices, and other restricted sale	
				and other restricted items from	items from unauthorized access, acquisition, or use.	
				unauthorized access?		

C	Compliant						
_	No		#		Rule Reference	Notes/Corrective Actions	
				Is the pharmacy properly equipped?	WAC 246-945-410(2) The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity.	Click or tap here to enter text.	
			7	is the pharmacy appropriately	WAC 246-945-410(3) The facility shall be staffed sufficiently to allow appropriate supervision, operate safely and, if applicable, remain open during posted hours of operation.	Click or tap here to enter text.	
			8		WAC 246-945-410(4) The facility shall be adequately stocked to maintain at all times a representative assortment of drugs in order to meet the pharmaceutical needs of its patients in compliance with WAC 246-945-415.	Click or tap here to enter text.	
				designated responsible pharmacy	WAC 246-945-410(5) The facility shall designate a responsible pharmacy manager: (a) By the date of opening; and (b) Within thirty calendar days of a vacancy.	Click or tap here to enter text.	
				Are the drug storage areas appropriately secure from unauthorized access?	WAC 246-945-410(10) Access to the drug storage area located within the facility should be limited to pharmacists unless one of the following applies: (a) A pharmacy intern, or pharmacy ancillary personnel enter under the immediate supervision of a pharmacist; or (b) A pharmacist authorizes temporary access to an individual performing a legitimate nonpharmacy function under the immediate supervision of the pharmacist; or (c) The facility has a policy and procedure restricting access to a health care professional licensed under the chapters specified in RCW 18.130.040, and the actions of the health care professional are within their scope of practice.	·	
			11	maintained between 2-8°C (36-46°F)? ** Electronic monitoring is	WAC 246-945-415(1) A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent.	Click or tap here to enter text.	
			12	Are treezers between -25 & -10 C	WAC 246-945-415(1) A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent.	Click or tap here to enter text.	
Ar	rcill	ary	Pe	ersonnel			
			13	certification(s) and registration(s) up to date? *Please provide documentation of a regular staff roster with credential	WAC 246-945-205(2) "To be issued a certification as a pharmacy technician an applicant shall meet the qualifications in RCW 18.64A.020," WAC 246-945-200(1) "To become registered as a pharmacy assistant an applicant shall submit an application to the commission that meets the requirements of chapter 246-12 WAC, Part 2."	Click or tap here to enter text.	

Compliant Yes No N/A #		Rule Reference	Notes/Corrective Actions
	Is the pharmacy adhering to a commission approved Ancillary Utilization Plan?	RCW 18.64A.060 "No pharmacy licensed in this state shall utilize the services of pharmacy ancillary personnel without approval of the commission. Any pharmacy licensed in this state may apply to the commission for permission to use the services of pharmacy ancillary personnel. The application shall be accompanied by a fee and shall comply with administrative procedures and administrative requirements set pursuant to RCW 43.70.250 and 43.70.280, shall detail the manner and extent to which the pharmacy ancillary personnel would be used and supervised, and shall provide other information in such form as the secretary may require. The commission may approve or reject such applications. In addition, the commission may modify the proposed utilization of pharmacy ancillary personnel and approve the application as modified. Whenever it appears to the commission that pharmacy ancillary personnel are being utilized in a manner inconsistent with the approval granted, the commission may withdraw such approval. In the event a hearing is requested upon the rejection of an application, or upon the withdrawal of approval, a hearing shall be conducted in accordance with chapter 18.64 RCW, as now or hereafter amended, and appeal may be taken in accordance with the administrative procedure act, chapter 34.05 RCW." WAC 246-945-410(11) "In accordance with RCW 18.64A.060 prior to utilizing pharmacy ancillary personnel a facility shall submit to the commission a utilization plan for pharmacy technicians and pharmacy assistants: (a) Utilization plan for pharmacy technicians will be utilized and supervised, including job descriptions, task analysis or similar type documents that define the duties performed and the conditions under which they are performed, number of positions in each category, as well as other information as may be required by the commission. The commission will be notified of all changes to the utilization plan. A copy of the utilization plan must be maintained in the pharmacy. The utilization plan must be maintain	

Compliant Yes No N/	 :	Rule Reference	Notes/Corrective Actions
	Do pharmacists appropriately delegate functions to ancillary personnel?	WAC 246-945-315 All delegated pharmacy functions shall be performed under a pharmacist's immediate supervision. A pharmacist, as an adjunct to assist in the immediate supervision of the pharmacy ancillary personnel or intern, may employ technological means to communicate with or observe the pharmacy ancillary personnel or intern. A pharmacist shall make certain all applicable state and federal laws including, but not limited to, confidentiality, are fully observed when employing technological means of communication and observation. If technology is being used to provide immediate supervision of pharmacy ancillary personnel or intern such technology shall be sufficient to provide the personal assistance, direction and approval required to meet the standard of practice for the delegated tasks. (2) When delegating a pharmacy function to a pharmacy technician: (a) A pharmacist shall consider the pharmacy technician's scope of practice, education, skill, and experience and take them into account; and (b) A pharmacist will not delegate a pharmacy function that is listed in WAC 246-945-320. (3) A pharmacist may delegate to a pharmacy assistant those functions defined in RCW 18.64A.030 and the following: (a) Prepackage and label drugs for subsequent use in prescription dispensing operations; and (b) Count, pour, and label for individual prescriptions. WAC 246-945-317 Tech check tech. (1) "Verification" as used in this section means the pharmacist has reviewed a patient prescription initiated by an authorized prescriber, has examined the patient's drug profile, and has approved the prescription after taking into account pertinent drug and disease information to ensure the correctness of the prescription for a specific patient. The verification process must generate an audit trail that identifies the pharmacist. The pharmacist who performs the verification of a prescription is responsible for all reports generated by the approval of that prescription. The unit-dose medication fill and check reports are an example. (2	

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Co	mpli	ant				
		N/A	#		Rule Reference	Notes/Corrective Actions
					may be included in the patient medication cassettes and a licensed health professional must check the drug before administering it to the patient.	
			16	Does the pharmacy have a copy of	WAC 246-945-410(11)(a) "A copy of the utilization plan must	Click or tap here to enter text.
			10	the ancillary utilization plan?	be maintained in the pharmacy"	
			1/	Does the pharmacy utilize tech check tech?	WAC 246-945-317(2) A pharmacist may allow for unit-dose medication checking. Following verification of a prescription by the pharmacist, a technician may check unit-dose medication cassettes filled by another pharmacy technician or pharmacy intern in pharmacies serving facilities licensed under chapter 70.41, 71.12, 71A.20, or 74.42 RCW. No more than a forty-eight-hour supply of drugs may be included in the patient medication cassettes and a licensed health professional must check the drug before administering it to	Click or tap here to enter text.
					the patient.	
				Recordkeeping Requireme orm appropriate audits or		
				Does your record system have the	WAC 246-945-417(1) "A pharmacy shall use an electronic	Click or tap here to enter text.
				capability to store patient medication	recordkeeping system to establish and store patient	
			11 22		medication records, including patient allergies, idiosyncrasies	
			10	or chronic conditions, and	or chronic conditions, and prescription, refill, transfer	
				prescription, refill, transfer, and	information, and other information necessary to provide safe	
				other information?	and appropriate patient care."	
			19	Are all drugs dispensed only upon a valid order?	WAC 246-945-410(7) Prescription drugs must only be dispensed pursuant to a valid prescription as required by WAC 246-945-011. WAC 246-945-011(5) A chart order must meet the requirements of RCW 18.64.550 and any other applicable requirements listed in 21 CFR, Chapter II. RCW 18.64.550(1) A chart order must be considered a prescription if it contains:(a) The full name of the patient; (b) The date of issuance; (c) The name, strength, and dosage form of the drug prescribed;(d) Directions for use; and (e) An authorized signature:	Click or tap here to enter text.
Po	lici	es a	anc	Procedures		
			20	Does the pharmacy have policies and procedures adequate to address	WAC 246-945-410(6) The facility shall create and implement policies and procedures related to: (a) Purchasing, ordering, storing, compounding, delivering, dispensing, and administering legend drugs, including controlled substances. (b) Accuracy of inventory records, patient medical records as	Click or tap here to enter text.

Co	mpli	ant			023 Hospital Pharmacy and HPAC Self-Inspection Workshi	
_	No		#		Rule Reference	Notes/Corrective Actions
163	NO	IV/A			related to the administration of controlled substances and	
					legend drugs, and any other records required to be kept by	
					state and federal laws. (c) Adequate security of legend drugs,	
					including controlled sub-stances. (d) Controlling access to	
					legend drugs, including controlled sub-stances.	
				Do you have a policy addressing	WAC 246-945-417(4) The pharmacy shall have policies and	Click or tap here to enter text.
			<i>,</i> ,	system downtime?	procedures in place for system downtime.	click of tap here to enter text.
				system downtime:	WAC 246-945-425(2)(a) The originating pharmacy shall have	Click or tan hara to anter toyt
				If providing central fill services, does	written policies and procedures outlining the off-site	Click or tap here to enter text.
				the pharmacy have policies and	pharmacy services to be provided by the central fill pharmacy,	
			22	procedures outlining off-site	or the off-site pharmacist or pharmacy technician, and the	
				pharmacy services?	responsibilities of each party;	
						Click or ton have to enter toyt
					hospital or free standing emergency department may, in	Click or tap here to enter text.
					collaboration with the appropriate medical staff committee of	
					the hospital, develop policies and procedures to provide	
					discharge medications to patients released from hospital	
					emergency departments during hours when community or	
					outpatient hospital pharmacy services are not available.	
					(2) The policies and procedures in subsection (1) of this section	
					shall: (a) Comply with all requirements of RCW 70.41.480; (b)	
					Ensure all prepackaged medications are affixed with a label	
				Doos the pharmagy have policies and	that complies with WAC 246-945-018; (c) Require oral or	
					electronically transmitted chart orders be verified by the	
	ш				practitioner in writing within seventy-two hours; (d) The	
				discharge medications to patients?	medications distributed as discharge medications are stored in	
					compliance with the laws concerning security and access; and	
					(e) Ensure discharge medications are labeled appropriately.	
					RCW 70.41.480(2)(b) " The director of pharmacy, in	
					collaboration with appropriate hospital medical staff, develops	
					policies and procedures regarding the following: (b)	
					Assurances that emergency medications to be prepackaged	
					pursuant to this section are prepared by a pharmacist or under	
					the supervision of a pharmacist licensed under chapter 18.64	
					RCW."	
						Click or tan hara to enter tout
				procedures for the use of patient	procedures for the administration of patient owned	Click or tap here to enter text.
		Ш		own medications?	medications.	
				own medications?	ineuications.	

Co	mpli	ant			D23 Hospital Pharmacy and HPAC Sell-Inspection Workship	
		N/A	#		Rule Reference	Notes/Corrective Actions
			25	Does the pharmacy have policies and procedures for nursing student administration of medications?	WAC 246-945-450 (1) Nursing students may be given access privileges to technology used to dispense medications for patient administration as provided for in this section. WAC 246-945-450 (2) Nursing students must be enrolled in a nursing program approved by the Washington state nursing care quality assurance commission in accordance with WAC 246-840-510. WAC 246-945-450(3) A facility that provides a clinical opportunity to nursing students must meet the following to grant access to technology used to dispense medications for patient administration: (a) The facility, in collaboration with the nursing program, shall provide nursing students with orientation and practice experiences that include the demonstration of competency of skills prior to using the dispensing technology; (b) Nursing programs and participating facilities shall provide adequate training for students accessing dispensing technology; (c)The nursing programs and participating facilities shall have policies and procedures for nursing students to provide safe administration of medications; and (d) The nursing program and participating facilities shall develop and have a way of reporting and resolving any nursing student medication errors, adverse events, and alleged diversion.	Click or tap here to enter text.
			26	Does the pharmacy have required policies and procedures for drugs stored outside of the pharmacy?	wAC 246-945-455(1) In order for drugs to be stored in a designated area outside the pharmacy including, but not limited to, floor stock, in an emergency cabinet, in an emergency kit, or as emergency outpatient drug delivery from an emergency department at a registered institutional facility, the following conditions must be met: The supplying pharmacy shall develop and implement policies and procedures to prevent and detect unauthorized access, document drugs used, returned and wasted, and regular inventory procedures; (a) Drugs stored in such a manner shall remain under the control of, and be routinely monitored by, the supplying pharmacy; (b) The supplying pharmacy shall develop and implement policies and procedures to prevent and detect unauthorized access, document drugs used, returned and wasted, and regular inventory procedures; (c) Access must be limited to health care professionals licensed under the chapters specified in RCW 18.130.040 acting within their scope, and nursing students as provided in WAC 246-945-450;	Click or tap here to enter text.

Co	nplia	ant				
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					(d) The area is appropriately equipped to ensure security and	
					protection from diversion or tampering; and (e) The facility is	
					able to possess and store drugs.	
					WAC 246-945-485 A dispensed drug or prescription device	Click or tap here to enter text.
					must only be accepted for return and reuse as follows:	'
					(a) Noncontrolled legend drugs that have been maintained in	
					the custody and control of the institutional facility, dispensing	
				5	pharmacy, or their related facilities under common control	
				Does the pharmacy meet the	may be returned and reused if product integrity can be	
				requirements for return and	assured. (b) Those that qualify for return under the provisions	
				destruction of medications?	of chapter 69.70 RCW.	
				Doos the whormasy most the	(2) A dispensed drug or prescription device may be accepted	
				Does the pharmacy meet the requirements for the return and	for return and destruction if: (a) The dispensed drug or	
				reuse of medications?	prescription device was dispensed in a manner inconsistent	
				reuse of medications:	with the prescriber's instructions; (b) The return is in	
					compliance with the Washington state safe medication return	
					program laws and rules, chapters 69.48 RCW and 246-480	
					WAC; or (c) The return and destruction is in compliance with	
					the facility's policies and procedures	
Dru	ıg l	Dis	trik	oution and Control		
					WAC 246-945-035(2) A pharmacy of a licensed hospital or	Click or tap here to enter text.
				Does the pharmacy possess,	health care entity which receives and distributes drug samples	
			28	distribute, or dispense legend drug	at the request of an authorized practitioner pursuant to RCW	
				samples?	69.45.050 may possess, distribute or dispense legend drug	
					samples.	
						Click or tap here to enter text.
					dispense legend drugs to hospital inpatients shall ensure all	
				labeled clearly and adequately to	drug containers are labeled clearly, legibly and adequately to	
				show the drug name and strength?	show the drug's name (generic and/or trade) and strength,	
					when applicable.	
						Click or tap here to enter text.
				Does the pharmacy dispense	their designee is responsible for the storage, distribution, and	
			30	investigational drugs?	control of approved investigational drugs used in an	
				***	institutional facility. The pharmacy shall be responsible for	
				If no, skip to question. 32	maintaining and providing information on approved	
					investigational drugs.	
				Are investigational drugs properly		Click or tap here to enter text.
					authorized principal investigator, coinvestigator(s), or per	
				explicit directions from principal	study protocol requirements, investigational drugs must be	
				investigators?	properly labeled and stored for use. An appropriate medical	

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163	140	13/ ^			staff committee, institution review board, or equivalent	
					committee, shall approve the use of such drugs.	
					RCW 69.04.100 Whenever the Pharmacy Quality Assurance	Click or tan hara to ontar toyt
					commission shall find in intrastate commerce an article subject	Click or tap here to enter text.
					to this chapter which is so adulterated or misbranded that it is	
				unfit or unsafe for human use and its immediate		
				condemnation is required to protect the public health, such		
				Are all drug stock and devices in date	article is hereby declared to be a nuisance and the director is	
			32	and fit for use?	hereby authorized forthwith to destroy such article or to	
				and itt for use:	render it unsalable for human use.	
					WAC 246-945-415(1) A pharmacy may deliver filled	
					prescriptions as long as appropriate measures are taken to	
					ensure product integrity and receipt by the patient or patient's	
_			ь.		agent.	
Co	ntr	olle	ed	Substance Accountability		
					WAC 246-945-040(1) The commission adopts 21 CFR as its	Click or tap here to enter text.
				Are procedures established for	own.	·
			33	effective accountability of controlled	21 CFR 1301.71 All applicants and registrants shall provide	
				substances?	effective controls and procedures to guard against theft and	
					diversion of controlled substances.	
					21 CFR 1304.11 Each inventory shall contain a complete and	Click or tap here to enter text.
				Does the pharmacy have a biennial	accurate record of all controlled substances on hand on the	
				controlled substance inventory	date the inventory is taken, and shall be maintained in written,	
			34	-	typewritten, or printed form at the registered location.	
				completed within the last 2 years?	WAC 246-945-420(2) A facility shall conduct an inventory of	
					controlled substances every two years.	
					WAC 246-945-040(3) Registrants are also required to keep a	Click or tap here to enter text.
					record of receipt and distribution of controlled substances.	
					Records shall include: (a) Invoices, orders, receipts, or any	
					other document regardless of how titled, establishing the	
					date, supplier, and quantity of drug received, and the name of	
				Does the pharmacy maintain records	the drug; (b) Distribution records, including invoices, or any	
				of all receipt and distribution of	other document regardless of how titled from wholesalers,	
			33	controlled substances?	manufacturers, or any other entity to which the substances	
				controlled substances:	were distributed and prescriptions records for dispensers;	
				(d) For transfers of controlled substances from one dispenser		
					to another, a record of the transfer must be made at the time	
					of transfer indicating the drug, quantity, date of transfer, who	
					it was transferred to, and from whom. Records must be	
					retained by both the transferee and the transferor. These	

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					transfers can only be made in emergencies pursuant to 21 CFR Sec. 1307.11.	
				Are records of Schedule II drugs	WAC 246-945-040(4) Credential holders and pharmaceutical	Click or tap here to enter text.
		П		_	firms shall maintain records for Schedule II drugs separately	chek of tap here to effect text.
				controlled substance records?	from all other records.	
				Are records of Schedule III-V drugs	WAC 246-945-040(5) Credential holders and pharmaceutical	Click or tap here to enter text.
				maintained either separately or in a	firms may maintain records for Schedule III, IV, and V drugs	ener of tap here to enter text.
			~ /	= = = = = = = = = = = = = = = = = = = =	either separately or in a form that is readily retrievable from	
				other records?	the business records of the registrant.	
				Does the pharmacy have DEA 222	WAC 246-945-040(6) A federal order form is required for each	Click or tap here to enter text.
				forms or their electronic equivalent	distribution of a Schedule I or II controlled substance.	
				for each acquisition or distribution of	Credential holders and pharmaceutical firms must keep and	
				Schedule II drugs?	make readily available these forms and other records to the	
				Schedule ii drugs:	commission or its designee.	
				Are significant losses or	WAC 246-945-040(3)(c) In the event of a significant loss or	Click or tap here to enter text.
				disappearances of controlled	theft, two copies of DEA 106 (report of theft or loss of	
				substances reported to PQAC, the	controlled substances) must be transmitted to the federal	
				DEA, the CEO of the hospital, and	authorities and a copy must be sent to the commission.	
				other appropriate authorities?		
Rei	mo	te	Sup	pervision and Access in th	e Absence of a Pharmacist	
				Does the pharmacy store, dispense,	WAC 246-945-430(1) The following requirements apply to	Click or tap here to enter text.
				or deliver drugs to patients without a	pharmacies storing, dispensing and delivering drugs to	
	ш	ш		pharmacist on site?	patients without a pharmacist on-site and are in addition to	
				priarmacist on site:	applicable state and federal laws applying to pharmacies.	
				Does the pharmacy have full visual	WAC 246-945-430(2) The pharmacy is required to have	Click or tap here to enter text.
				surveillance of the pharmacy?	adequate visual surveillance of the full pharmacy and retain a	
					high-quality recording for a minimum of thirty calendar days.	
		П			WAC 246-945-430(3) Access to a pharmacy by individuals	Click or tap here to enter text.
			72	monitored?	must be limited, authorized, and regularly monitored.	
					WAC 246-945-430(4) A visual and audio communication	Click or tap here to enter text.
	П	П		Does the monitoring system include	system used to counsel and interact with each patient or	
				visual and audio communication?	patient's caregiver, must be clear, secure, and HIPAA	
					compliant.	
				Does the responsible pharmacy	WAC 246-945-430(5) The responsible pharmacy manager, or	Click or tap here to enter text.
			// //	manager or designee perform	designee, shall complete and retain, in accordance with WAC	
					246-945-005 a monthly in-person inspection of the pharmacy.	
				pharmacy?		
				Can a pharmacist be on-site within 3	WAC 246-945-430(6) A pharmacist must be capable of being	Click or tap here to enter text.
			1/15	hours of an emergency?	on-site at the pharmacy within three hours if an emergency	
					arises.	

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	s No		#		Rule Reference	Notes/Corrective Actions
			16	Does the pharmacy close in the event of a surveillance system failure?	WAC 246-945-430(7) The pharmacy must be closed to the public if any component of the surveillance or visual and audio communication system is malfunctioning, and remain closed until system corrections or repairs are completed or a pharmacist is on-site to oversee pharmacy operations.	Click or tap here to enter text.
			47	perpetual inventory for legend drugs	WAC 246-945-420(4) A pharmacy that exclusively stores, dispenses or delivers legend drugs, including controlled substances, without a pharmacist on-site shall maintain a perpetual inventory.	Click or tap here to enter text.
			48	When 24-hour services are not available does the pharmacist perform retrospective drug utilization review of orders within six	WAC 246-945-510(8)(d) A drug utilization review of each prescription before dispensing and delivery shall occur except in emergent medical situations, or if: Twenty-four hour pharmacy services are not available, and a pharmacist will review all prescriptions added to a patient's profile within six hours of the facility opening.	Click or tap here to enter text.
O	utpa	atie	nt	Dispensing	, i. §	
_				•	vices other than emergency prepackaged medications ple	ase complete the General Pharmacy Self-Inspection
	•		•	to the Hospital Pharmacy Self-Insp	- , , , , , , , , , , , , , , , ,	, , ,
			49	Does the pharmacy dispense emergency outpatient prepackaged medications?	RCW 70.41.480(1) " It is the intent of the legislature to accomplish this objective by allowing practitioners with prescriptive authority to prescribe limited amounts of prepackaged emergency medications to patients being discharged from hospital emergency departments when access to community or outpatient hospital pharmacy services is not otherwise available."	Click or tap here to enter text.
			50	Does the pharmacy maintain a list of approved medications to be prepackaged and delivered?	RCW 70.41.480(2)(a) " The director of pharmacy, in collaboration with appropriate hospital medical staff, develops policies and procedures regarding the following: (a) Development of a list, preapproved by the pharmacy director, of the types of emergency medications to be prepackaged and distributed."	Click or tap here to enter text.
				Does the pharmacy maintain records of prepackaged medications?	WAC 246-945-018 Prepackage medications dispensed pursuant to RCW 70.41.480, medications dispensed in unit dose form, medications dispensed by a pharmacy to a long-term care facility must include a label with the following information: (1) Drug name; (2) Drug strength; (3) Expiration date in accordance with WAC 246-945-016(3);	Click or tap here to enter text.

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					(4) The manufacturer's name and lot number, if not	
					maintained in a separate record; and	
					(5) The identity of the pharmacist or provider responsible for	
					the prepackaging, if not maintained in a separate record.	
						Click or tap here to enter text.
				A ab	collaboration with appropriate hospital medical staff, develops	
				Are there criteria for when	policies and procedures regarding the following: (c)	
		Ш		emergency prepackaged medications	Development of specific criteria under which emergency	
				can be prescribed and dispensed?	prepackaged medications may be prescribed and distributed	
					consistent with the limitations of this section;"	
					RCW 70.41.480(2)(f) " The director of pharmacy, in	Click or tap here to enter text.
					collaboration with appropriate hospital medical staff, develops	
					policies and procedures regarding the following: (d)	
					Establishment of a limit of no more than a forty-eight hour	
			73	Does the pharmacy abide by the	supply of emergency medication as the maximum to be	
				supply limitations?	dispensed to a patient, except when community or hospital	
					pharmacy services will not be available within forty-eight	
					hours. In no case may the policy allow a supply exceeding	
					ninety-six hours be dispensed;"	
					WAC 246-945-016(1) All licensees of the commission who	Click or tap here to enter text.
					dispense legend drugs to outpatients shall affix a label to the	
					prescription container that meets the requirements of RCW	
					69.41.050 and 18.64.246, and shall also include: (a) Drug	
					quantity; (b) The number of refills remaining, if any; (c) The	
					following statement, "Warning: State or federal law prohibits	
					transfer of this drug to any person other than the person for	
					whom it was prescribed."	
					RCW 69.41.050(1) To every box, bottle, jar, tube or other	
		_			container of a legend drug, which is dispensed by a	
				appropriately for outpatient	practitioner authorized to prescribe legend drugs, there shall	
				dispensing?	be affixed a label bearing the name of the prescriber,	
					complete directions for use, the name of the drug either by	
					the brand or generic name and strength per unit dose, name	
					of patient and date: PROVIDED, That the practitioner may omit	
					the name and dosage of the drug if he or she determines that	
					his or her patient should not have this information and that, if	
					the drug dispensed is a trial sample in its original package and	
				which is labeled in accordance with federal law or regulation,		
					there need be set forth additionally only the name of the	
					issuing practitioner and the name of the patient.	

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Ca	: ا مدمما			2	023 Hospital Pharmacy and HPAC Sell-Inspection Workshi	
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res	NO	N/A			RCW 18.64.246 To every box, bottle, jar, tube or other container of a prescription which is dispensed there shall be fixed a label bearing the name and address of the dispensing pharmacy, the prescription number, the name of the prescriber, the prescriber's directions, the name and strength of the medication, the name of the patient, the date, and the expiration date. The security of the cover or cap on every bottle or jar shall meet safety standards adopted by the commission.	
The issu	com e of	missi non-c	ion a	on-Compliance and its inspectors reserve the right to	note areas of non-compliance not specifically identified above below and it will be included on the inspection report.	on this self-inspection form. If an inspector identifies an
	Ī		1	Are there clinics owned, operated, or under common control of the hospital listed as HPACs on the	WAC 246-945-233(1) A parent hospital pharmacy may add or delete a hospital pharmacy associated clinic (HPAC) to a hospital pharmacy license at any time in compliance with WAC 246-945-230(2) (a), (b), and (d).	Click or tap here to enter text.
Rι	ıle I	Ref	ere	onsible Manager Required ence for HPAC Questions		
				3 The HPAC must designate a responsi the overarching hospital pharmacy re	ble pharmacy manager and notify the commission of changes equired policies and procedures.	. **Policies and procedures regarding HPACs may be
			2	1	WAC 246-945-410(6) The facility shall create and implement policies and procedures related to: (a) Purchasing, ordering, storing, compounding, delivering, dispensing, and administering legend drugs, including controlled substances. (b) Accuracy of inventory records, patient medical records as related to the administration of controlled substances and legend drugs, and any other records required to be kept by state and federal laws. (c) Adequate security of legend drugs, including controlled substances. (d) Controlling access to legend drugs, including controlled substances.	Click or tap here to enter text.
				Are drugs located in HPACs properly stored and secured?	WAC 246-945-410(2) The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity.	Click or tap here to enter text.

Compliant #						
		N/A	#		Rule Reference	Notes/Corrective Actions
			4	disappearances of controlled substances reported to PQAC, the	WAC 246-945-040(3)(c) In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission.	Click or tap here to enter text.
Fa	cili	ty S	ta	ndards		
				and equipment for secure, environmentally controlled storage	WAC 246-945-410(2) The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity.	Click or tap here to enter text.
				locked and secured to prevent	WAC 246-945-410(1) The facility shall be constructed and equipped with adequate security to protect equipment, records, and supply of drugs, devices, and other restricted sale items from unauthorized access, acquisition, or use.	Click or tap here to enter text.
			7	If the hospital pharmacy dispenses patient-specific drugs to an HPAC licensed under the parent hospital pharmacy, is the prescription/order information recorded in the patients' medical record?"	WAC 246-945-415 Dispensing and delivery of prescription drugs (8) A licensed hospital pharmacy dispensing appropriately labeled, patient specific drugs to a HPAC licensed under the parent hospital pharmacy may do so only pursuant to a valid prescription and prescription information is authenticated in the medical record of the patient to whom the legend drug or controlled substance will be provided according to policy and procedures of the parent hospital pharmacy.	Click or tap here to enter text.
HF	AC	Dr	ug	Transfer and Control		
			×	to HPAC patients include:	RCW 18.64.246(1) To every box, bottle, jar, tube or other container of a prescription which is dispensed there shall be	Click or tap here to enter text.
			8	a Name of prescriber	fixed a label bearing the name and address of the dispensing	Click or tap here to enter text.
			8	b Directions for use	pharmacy, the prescription number, the name of the prescriber, the prescriber's directions, the name and strength	Click or tap here to enter text.
			8	c Brand or Generic Drug name and strength per dose	of the medication, the name of the patient, the date, and the expiration date. The security of the cover or cap on every	Click or tap here to enter text.
			8	i u ilvaille di patielit, allu	bottle or jar shall meet safety standards adopted by the commission. At the prescriber's request, the name and	Click or tap here to enter text.
			8	e Date	strength of the medication need not be shown. If the prescription is for a combination medication product, the generic names of the medications combined or the trade name used by the manufacturer or distributor for the product	Click or tap here to enter text.

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				shall be noted on the label. The identification of the licensed pharmacist responsible for each dispensing of medication must either be recorded in the pharmacy's record system or on the prescription label. This section shall not apply to the dispensing of medications to in-patients in hospitals. RCW 69.41.050(1) To every box, bottle, jar, tube or other container of a legend drug, which is dispensed by a practitioner authorized to prescribe legend drugs, there shall be affixed a label bearing the name of the prescriber, complete directions for use, the name of the drug either by the brand or generic name and strength per unit dose, name of patient and date: PROVIDED, That the practitioner may omit the name and dosage of the drug if he or she determines that his or her patient should not have this information and that, if the drug dispensed is a trial sample in its original package and which is labeled in accordance with federal law or regulation, there need be set forth additionally only the name of the issuing practitioner and the name of the patient. WAC 246-945-016 All licensees of the commission who dispense legend drugs to outpatients shall affix a label to the prescription container that meets the requirements of RCW 69.41.050 and 18.64.246, and shall also include: (a) Drug quantity; (b) The number of refills remaining, if any; (c) The following statement, "Warning: State or federal law prohibits transfer of this drug to any person other than the person for whom it was prescribed.", except when dispensing to an animal, when a warning sufficient to convey "for veterinary use only" may be used; (d) The name and species of the patient, if a veterinary prescription; and (e) The name of the facility or entity authorized by law to possess a legend drug, if patient is the facility or entity.	
	9		parenteral and irrigation solution els include:	WAC 246-945-016(2) In addition to the requirements in subsection (1) of this section, a compounded product must	Click or tap here to enter text.
	9	а	Patient's name	meet the applicable labeling requirements of USP chapters <795>, <797>, <800>, and <825>. For compounded products,	Click or tap here to enter text.
	9	l D	Name and amount of drugs added	the BUD shall be equivalent to the expiration date required by RCW 18.64.246.	Click or tap here to enter text.
	9	С	Beyond use date; and	USP 797 Compounding facilities shall have at least the	Click or tap here to enter text.
	9		Initials of personnel who prepared solution?	following written procedures for verifying the correct identity and quality of CSPs before they are dispensed and administered:	Click or tap here to enter text.

Cor	nplia	ant			_	023 Hospital Filalifiacy and HFAC Self-Inspection Workshe	
Yes			#			Rule Reference	Notes/Corrective Actions
						That labels of CSPs bear correct names and amounts or concentrations of ingredients, the total volume, the BUD, the appropriate route(s) of administration, the storage conditions, and other information for safe use.	
Re	cor	ds					
				Fo	or *automated* patient record	WAC 246-945-417(2) The electronic recordkeeping system	Click or tap here to enter text.
			10	_	stems: Do patient records include required information?	must be capable of real-time retrieval of information pertaining to the ordering, verification, and processing of the	
			10	а	Patient full name and address	prescription where possible.	Click or tap here to enter text.
			10	b	Serial number assigned to each new prescription	(3) The electronic recordkeeping system must include security features to protect the confidentiality and integrity of patient records including: (a) Safeguards designed to prevent and	Click or tap here to enter text.
			10	С	Date of all instances of dispensing a drug		Click or tap here to enter text.
			10	d	The identification of the dispenser who filled the prescription	prescription information after a prescription is dispensed, including the identification of the individual responsible for	Click or tap here to enter text.
			10	е	Name, strength, dosage form, and quantity of drug dispensed	the alteration. (4) The pharmacy shall have policies and procedures in place for system downtime. (a) The procedure shall provide for the	Click or tap here to enter text.
			10	f	Prescriber's name address, and DEA number where required.		Click or tap here to enter text.
			10	g	Any refill instructions by the prescriber	the electronic recordkeeping system the information placed in the auxiliary recordkeeping procedure shall be entered in	Click or tap here to enter text.
			10	h	Complete directions for use of the drug, which prohibits use of "as directed"	each patient's records within two working days, after which the auxiliary records may be destroyed. (c) This section does not require that a permanent dual record-keeping system be maintained.	Click or tap here to enter text.
			10	i	applicable.	(5) The pharmacy shall maintain records in accordance with WAC 246-945-020. (6) Electronic prescriptions for prescription drugs must be maintained by the pharmacy in a system that meets the requirements of 21 CFR Sec. 1311. (7) HCEs or HPACs that maintain an electronic record system must be done in accordance with subsections (2) through (7) of this section.	Click or tap here to enter text.
			11		re allergies and chronic conditions entified in patient records?	WAC 246-945-417(1) A pharmacy shall use an electronic recordkeeping system to establish and store patient medication records, including patient allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer	Click or tap here to enter text.

	mpli No		#		Rule Reference	Notes/Corrective Actions
				a V e c r p d	Information, and other information necessary to provide safe and appropriate patient care. WAC 246-945-418 If an HPAC or HCE does not maintain an electronic recordkeeping system their manual records must contain all information required in WAC 246-945-417. The record system consists of the hard copy of the original prescription and a card or filing procedure that contains all data on new and refill prescriptions for a patient. This data must be organized in such a fashion that information relating to all prescription drugs used by a patient will be reviewed each time a prescription is filled.	
			12	systems: Do patient records include e	WAC 246-945-418 If an HPAC or HCE does not maintain an electronic recordkeeping system their manual records must contain all information required in WAC 246-945-417. The	Click or tap here to enter text.
			12		record system consists of the hard copy of the original	Click or tap here to enter text.
			12	b Serial number assigned to each	orescription and a card or filing procedure that contains all data on new and refill prescriptions for a patient. This data must be organized in such a fashion that information relating	Click or tap here to enter text.
			12	Date of all instances of dispensing to	to all prescription drugs used by a patient will be reviewed each time a prescription is filled.	Click or tap here to enter text.
			12	The identification of the dispenser who filled the prescription		Click or tap here to enter text.
			12	e Name, strength, dosage form, and quantity of drug dispensed		Click or tap here to enter text.
			12	f Prescriber's name address, and DEA number where required.		Click or tap here to enter text.
Dı	rug	Adı	miı	nistration		
			13	Is access to the drug storage area of the HPAC limited only to those WA credentialed personnel acting within their scope of practice? *Nursing students acting within their scope of practice can administer medications.*	WAC 246-945-455(1)(c) Access must be limited to health care professionals licensed under the chapters specified in RCW 18.130.040 acting within their scope, and nursing students as provided in WAC 246-945-450. WAC 246-945-317 Tech check tech. (1) "Verification" as used in this section means the pharmacist has reviewed a patient prescription initiated by an authorized prescriber, has examined the patient's drug profile, and has approved the prescription after taking into account pertinent drug and disease information to ensure the correctness of the prescription for a specific patient. The verification process	Click or tap here to enter text.

mpli	ant N/A	#		Rule Reference	Notes/Corrective Actions
				must generate an audit trail that identifies the pharmacist. The pharmacist who performs the verification of a prescription is responsible for all reports generated by the approval of that prescription. The unit-dose medication fill and check reports are an example. (2) A pharmacist may allow for unit-dose medication checking. Following verification of a prescription by the pharmacist, a technician may check unit-dose medication cassettes filled by another pharmacy technician or pharmacy intern in pharmacies serving facilities licensed under chapter 70.41, 71.12, 71A.20, or 74.42 RCW. No more than a forty-eight hour supply of drugs may be included in the patient medication cassettes and a licensed health professional must check the drug before administering it to the patient.	
		14	Are all drugs in an HPAC dispensed only upon a valid order or a practitioner?	WAC 246-945-410(7) Prescription drugs must only be dispensed pursuant to a valid prescription as required by WAC 246-945-011. WAC 246-945-011(5) A chart order must meet the requirements of RCW 18.64.550 and any other applicable requirements listed in 21 CFR, Chapter II. RCW 18.64.550(1) A chart order must be considered a prescription if it contains: (a) The full name of the patient; (b) The date of issuance; (c) The name, strength, and dosage form of the drug prescribed; (d) Directions for use; and (e) An authorized signature.	

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Read this Page Carefully

WA Pharmacy Quality Assurance Commission 2023 General Pharmacy Self-Inspection Worksheet

Attention: Responsible Pharmacy Manager or Equivalent Manager

Washington law holds the responsible pharmacy manager (or equivalent manager) and all pharmacists on duty responsible for ensuring pharmacy compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this annual worksheet and applicable self-inspection worksheet addendums within the month of March and within 30 days of becoming responsible pharmacy manager (as required by WAC 246-945-005) may result in disciplinary action.

Following your self-inspection and completion of the worksheet(s), please review it with your staff pharmacists, ancillary staff and interns, correct any deficiencies noted, sign and date the worksheet(s), and file it so it will be readily available to commission inspectors. Do not send to the commission office. You are responsible for ensuring your completed worksheet(s) is available at the time of inspection.

The primary objective of this worksheet, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet also serves as a necessary document used by commission inspectors during an inspection to evaluate a pharmacy's level of compliance.

When a commission inspector discovers an area of non-compliance, they will issue an Inspection Report with Noted Deficiencies. The responsible pharmacy manager (or equivalent manager) must provide a written response (plan of correction) addressing all areas of non-compliance. Identifying and correcting an area of non-compliance prior to a commission inspection, or during an inspection, may eliminate that item from being included as a deficiency on an Inspection Report. Do not assume that you are in compliance with any statement; take the time to personally verify that compliance exists. If you have any questions, please contact your inspector.

A common reason for issuing an Inspection Report with Noted Deficiencies is either not having or not being able to readily retrieve required documents and records. Because commission inspections are unscheduled, it is common for the responsible manager to be absent or unavailable. For this reason, you are asked to provide a list of the specific locations of required documents. Having all required documents and records maintained in a well-organized and readily retrievable manner (a binder is recommended) reduces the chance that you will receive an Inspection Report with Noted Deficiencies.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write "corrected" and the date of correction by the appropriate question. Questions highlighted in blue are questions that will be focused on during routine pharmacy inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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All responsible pharmacy managers (or equivalent managers) of pharmacies **must** complete and sign this self-inspection worksheet within the month of March and within 30 days of becoming responsible pharmacy manager. The form must be available for inspection as required by WAC 246-945-005. Do not send to the commission office.

Date responsible pharmacy manager inspection was performed: <u>Click or tap to enter a date.</u>								
Chang	Change in responsible pharmacy manager and effective date of change: Click or tap here to enter text. Date: Click or tap to enter a date. (mm/dd/yy)							
Print N	Print Name of Responsible Pharmacy Manager & License #: Click or tap here to enter text.							
Signat	ure of	responsible manager: Click or tap here to enter text.						
Respo	nsible	Pharmacy Manager E-mail: Click or tap here to enter text.						
•		Click or tap here to enter text. Fax: Click or tap here to enter text. DEA #: Click or tap here to enter text.						
Telepl	none:	Click or tap here to enter text. Address: Click or tap here to enter text. Pharmacy License #: Click or tap here to enter text.						
Endor	semer	nts: Use of Ancillary Personnel Dispense Controlled Substances						
Recons pursua admini Please	In Washington State, compounding is defined in RCW 18.64.011(6) and means "the act of combining two or more ingredients in the preparation of a prescription. Reconstitution and mixing of (a) sterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription and administered immediately or in accordance with package labeling, and (b) nonsterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription." Please note: If a pharmacy adds flavoring to a commercially available product, it is considered compounding and the non-sterile compounding self-inspection worksheets must also be completed.							
Yes	Yes No							
	Does the pharmacy engage in non-sterile compounding of medications? If yes, please complete the 2023 Non-Sterile Compounding Self-Inspection Addendum in addition to the General Pharmacy Self-Inspection Worksheet.							
Does the pharmacy engage in sterile compounding? If yes, you must also complete the 2023 Sterile Compounding Self-Inspection Addendum in addition to the General Pharmacy Self-Inspection Worksheet.								

Please answer the following three questions to identify additional required self-inspection forms.			
	Does the pharmacy fill prescriptions for residents of long-term care facilities or hospice programs? (This includes retail/community pharmacies and closed-door long-term care pharmacies, as defined in RCW 18.64.011(4).) If yes, please complete the 2023 Long-Term Care Pharmacy Addendum in addition to the General Pharmacy Self-Inspection Worksheet.		
	Is the pharmacy licensed as a hospital pharmacy and/or have HPACs? If yes, please complete the 2023 Hospital and HPAC Pharmacy Self-Inspection Addendum instead of the General Pharmacy Self-Inspection Worksheet.		
	Does the pharmacy have an endorsement as a Nuclear Pharmacy? If yes, please complete the 2023 Nuclear Pharmacy Self-Inspection Addendum in addition to the General Pharmacy Self-Inspection Worksheet.		

Document and Record Review

Please provide the location of these documents in the pharmacy (be as specific as possible, there can be many filing cabinets and binders). The documentation listed below is required by rule references to be available during inspection, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference
Responsible Pharmacy Manager Self-Inspection Worksheet for last 2 years	WAC 246-945-005(4)(a) "The responsible pharmacy manager, or equivalent manager, shall sign and date the completed self-inspection worksheet(s), and maintain completed worksheets for two years from the date of completion."
Location: Click or tap here to enter text.	WAC 246-945-005(4)(b) "When a change in responsible pharmacy manager, or equivalent manager occurs, the new responsible pharmacy manager, or equivalent manager, shall conduct a self-inspection as required under this section. The new responsible pharmacy manager, or equivalent manager, shall sign and date the self-inspection worksheet(s) within thirty days of becoming responsible pharmacy manager, or equivalent manager, and maintain completed worksheets for two years from the date of completion."
Current Biennial Controlled Substance Inventory Location: Click or tap here to enter text.	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." WAC 246-945-420(3)(a) "Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. 21 CFR 1304.04(h)(1) "Inventories and records of controlled substances listed in Schedules I and II shall be maintained separately from all of the records of the registrant; and. (2) Inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either separately from all other records of the registrant or in such form that the information required is readily retrievable from the ordinary business records of the registrant."
Schedule II Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."

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	Rule Reference
Schedule III-V Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."
Completed CII order forms (DEA Form 222) and/or finalized CSOS documentation for the last 2 years	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."
Location: Click or tap here to enter text.	21 CFR 1305.13(e) "The purchaser must record on its copy of the DEA Form 222 the number of commercial or bulk containers furnished on each item and the dates on which the containers are received by the purchaser." 21 CFR 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of each item received and the date received. The record must be electronically linked to the original order and archived."
Completed loss by theft or destruction forms (DEA Form 106) for the last 2 Years	WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission." 21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft.
Location: Click or tap here to enter text.	The registrant shall also complete, and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft"
Power of Attorney for staff authorized to order	WAC 246-945-040(1) "The commission adopts 21 CFR as its own."
controlled substances	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her
Location: Click or tap here to enter text.	registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."
Ancillary Utilization Plan	WAC 246-945-410(11)(a) "A copy of the utilization plan must be maintained in the pharmacy"
Location: Click or tap here to enter text.	
Change of Responsible Pharmacy Manager forms for the last 2 years	WAC 246-945-480(1) "The outgoing and incoming responsible pharmacy manager must report in writing to the commission a change in a responsible pharmacy manager designation within ten business days of the change." WAC 246-945-020 (1) "Unless an alternative standard for a specified record type, form, or format is expressly stated
Location: Click or tap here to enter text.	a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later. (2) A pharmaceutical firm must allow the commission, or its designee, access to the pharmaceutical firm's records
	upon request for the purposes of monitoring compliance with statutes and rules enforced by the commission."

	Rule Reference
Collaborative Drug Therapy Agreement(s) (CDTA), if applicable	WAC 246-945-350(1) "A pharmacist exercising prescriptive authority in their practice must have a valid CDTA on file with the commission and their practice location."
Location: Click or tap here to enter text.	
Prescription Records for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-410(12) "A facility's paper prescriptions must be maintained in accordance with WAC 246-945-020 and as follows: (a) Paper prescriptions for Schedule II drugs must be maintained as a separate file from other prescriptions. (b) Paper prescriptions for Schedule III, IV, and V drugs must be maintained as a separate file or maintained in a separate file with prescriptions for non-controlled legend drugs as allowed under federal law."

Co	mplia	nt			21.26	N /6
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
Gei	nera	l Lic	ens	sing		
			1	Is the current pharmacy license posted?	RCW 18.64.043(3) "It shall be the duty of the owner to immediately notify the commission of any change of location, ownership, or licensure and to keep the license of location or the renewal thereof properly exhibited in said pharmacy."	Click or tap here to enter text.
			2	Are the pharmacist license(s) posted	RCW 18.64.140 "The current license shall be conspicuously displayed to the public in the pharmacy to which it applies"	Click or tap here to enter text.
			3	registration number, is it listed on nage 3 of this document?	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."	Click or tap here to enter text.
			4	Is the responsible pharmacy manager licensed to practice pharmacy in the State of Washington?	WAC 246-945-332 "Responsible pharmacy manager. The responsible pharmacy manager must be licensed to practice pharmacy in the state of Washington. The responsible pharmacy manager designated by a facility as required under WAC 246-945-410 shall have the authority and responsibility to assure that the area(s) within the facility where drugs are stored, compounded, delivered, or dispensed are operated in compliance with all applicable state and federal statutes and regulations."	Click or tap here to enter text.

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Co	mplia	nt	#		Rule Reference	Notes/Corrective Action
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
0			5	Are ancillary personnel certification(s) and registration(s) up to date? Please provide documentation of a regular staff roster with credential and expiration date.	WAC 246-945-205(2) "To be issued a certification as a pharmacy technician an applicant shall meet the qualifications in RCW 18.64A.020," WAC 246-945-200(1) "To become registered as a pharmacy assistant an applicant shall submit an application to the commission that meets the requirements of chapter 246-12 WAC, Part 2."	Click or tap here to enter text.
Fac	ility	Sta	nda	ırds		
			6	Is the facility appropriately constructed and equipped to protect equipment, records, drugs/devices and other restricted items from unauthorized access?	WAC 246-945-410(1) "The facility shall be constructed and equipped with adequate security to protect equipment, records, and supply of drugs, devices, and other restricted sale items from unauthorized access, acquisition, or use."	Click or tap here to enter text.
			7	Is the facility properly equipped?	WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.
			8	Is the facility appropriately staffed?	WAC 246-945-410(3) "The facility shall be staffed sufficiently to allow appropriate supervision, operate safely and, if applicable, remain open during posted hours of operation."	Click or tap here to enter text.
			9	Is the facility adequately stocked?	WAC 246-945-410(4) "The facility shall be adequately stocked to maintain at all times a representative assortment of drugs in order to meet the pharmaceutical needs of its patients in compliance with WAC 246-945-415."	Click or tap here to enter text.
			111	Does the facility have a designated responsible pharmacy manager?	WAC 246-945-410(5) "The facility shall designate a responsible pharmacy manager: (a) By the date of opening; and (b) Within thirty calendar days of a vacancy."	Click or tap here to enter text.
			11	Does each drug dispensed and delivered to patient bear a complete and accurate label?	WAC 246-945-410(9) "Each drug dispensed and delivered to a patient must bear a complete and accurate label as required by WAC 246-945-015 through 246-945-018. The information contained on the label shall be supplemented by oral or written information as required by WAC 246-945-325."	Click or tap here to enter text.

C	mplia	ant	#		Rule Reference	Notes/Corrective Action
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			12	appropriately secure from unauthorized access?	WAC 246-945-410 (10) "Access to the drug storage area located within the facility should be limited to pharmacists unless one of the following applies: (a) A pharmacy intern, or pharmacy ancillary personnel enter under the immediate supervision of a pharmacist; or (b) A pharmacist authorizes temporary access to an individual performing a legitimate nonpharmacy function under the immediate supervision of the pharmacist; or (c) The facility has a policy and procedure restricting access to a health care professional licensed under the chapters specified in RCW 18.130.040, and the actions of the health care professional are within their scope of practice."	Click or tap here to enter text.
			13	Is a sign posted in view of patients informing them of generic substitution requirements?	RCW 69.41.160 "Every pharmacy shall post a sign in a location at the prescription counter that is readily visible to patrons stating, 'Under Washington law, a less expensive interchangeable biological product or equivalent drug may in some cases be substituted for the drug prescribed by your doctor. Such substitution, however, may only be made with the consent of your doctor. Please consult your pharmacist or physician for more information.'"	Click or tap here to enter text.
			14	maintained between 2-8°C (36- 46°F)?	WAC 246-945-415(1)" A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent."	Click or tap here to enter text.
			15	Are freezers between -25° & -10°C (-13° & 14°F)?	WAC 246-945-415(1) "A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent."	Click or tap here to enter text.
An	Ancillary Personnel					
			16	Is the pharmacy adhering to a	RCW 18.64A.060 "No pharmacy licensed in this state shall utilize the services of pharmacy ancillary personnel without approval of the commission. Any pharmacy licensed in this state may apply to the commission for permission to use the services of pharmacy ancillary personnel. The application shall be	Click or tap here to enter text.

Compliant			21.26	N	
Yes	No	N/A	#	Rule Reference	Notes/Corrective Action
Yes	No	N/A		accompanied by a fee and shall comply with administrative procedures and administrative requirements set pursuant to RCW 43.70.250 and 43.70.280, shall detail the manner and extent to which the pharmacy ancillary personnel would be used and supervised, and shall provide other information in such form as the secretary may require. The commission may approve or reject such applications. In addition, the commission may modify the proposed utilization of pharmacy ancillary personnel and approve the application as modified. Whenever it appears to the commission that pharmacy ancillary personnel are being utilized in a manner inconsistent with the approval granted, the commission may withdraw such approval. In the event a hearing is requested upon the rejection of an application, or upon the withdrawal of approval, a hearing shall be conducted in accordance with chapter 18.64 RCW, as now or hereafter amended, and appeal may be taken in accordance with the administrative procedure act, chapter 34.05 RCW." WAC 246-945-410(11) "In accordance with RCW 18.64A.060 prior to utilizing pharmacy ancillary personnel a facility shall submit to the commission a utilization plan for pharmacy technicians and pharmacy assistants: (a) Utilization plan for pharmacy technicians will be utilized and supervised, including job descriptions, task analysis or similar type documents that define the duties performed, number of positions under which they are performed, number of positions under which they are performed, number of positions in each category, as well as other information as may be required by the commission. The commission will be notified of all changes to the utilization plan. A copy of the utilization plan must be maintained in the pharmacy. The utilization plan must comply with WAC 246-945-315 and 246-945-320. (b) Utilization plan for pharmacy assistants. The application for approval shall list the job title or function of the pharmacy assistant and comply with WAC 246-945-315(3)."	

С	Compliant		#		Pula Pafaranca	Notes/Corrective Action
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			17	Are pharmacy assistants operating within their scope of practice and only completing tasks outlined in the pharmacy's approved ancillary utilization plan?	RCW 18.64A.060 " The commission may approve or reject such applications. In addition, the commission may modify the proposed utilization of pharmacy ancillary personnel and approve the application as modified. Whenever it appears to the commission that pharmacy ancillary personnel are being utilized in a manner inconsistent with the approval granted, the commission may withdraw such approval. In the event a hearing is requested upon the rejection of an application, or upon the withdrawal of approval, a hearing shall be conducted in accordance with chapter 18.64 RCW, as now or hereafter amended, and appeal may be taken in accordance with the administrative procedure act, chapter 34.05 RCW." RCW 18.64A.030 " (2) 'Pharmacy assistants' may perform, under the supervision of a licensed pharmacist, duties including, but not limited to, typing of prescription labels, filing, refiling, bookkeeping, pricing, stocking, delivery, nonprofessional phone inquiries, and documentation of third-party reimbursements and other such duties and subject to such restrictions as the commission may by rule adopt." WAC 246-945-315(3) "A pharmacist may delegate to a pharmacy assistant those functions defined in RCW 18.64A.030 and the following: (a) Prepackage and label drugs for subsequent use in prescription dispensing operations; and (b) Count, pour, and label for individual prescriptions."	Click or tap here to enter text.
			18	Are pharmacy technicians operating within their scope of practice and only completing tasks outlined in the pharmacy's approved ancillary	RCW 18.64A.060 " The commission may approve or reject such applications. In addition, the commission may modify the proposed utilization of pharmacy ancillary personnel and approve the application as modified. Whenever it appears to the commission that pharmacy ancillary personnel are being utilized in a manner inconsistent with the approval granted, the commission may withdraw such approval. In the event a hearing is requested upon the rejection of an application, or upon the withdrawal of approval, a hearing shall be conducted	Click or tap here to enter text.

Ye		n plia No	nt N/A	#		Rule Reference	Notes/Corrective Action
			kee	pinş		in accordance with chapter 18.64 RCW, as now or hereafter amended, and appeal may be taken in accordance with the administrative procedure act, chapter 34.05 RCW." RCW 18.64A.030 " (1) "Pharmacy technicians" may assist in performing, under the supervision and control of a licensed pharmacist, manipulative, nondiscretionary functions associated with the practice of pharmacy and other such duties and subject to such restrictions as the commission may by rule adopt" WAC 246-945-315(2) "When delegating a pharmacy function to a pharmacy technician: (a) A pharmacist shall consider the pharmacy technician's scope of practice, education, skill, and experience and take them into account; and (b) A pharmacist will not delegate a pharmacy function that is listed in WAC 246-945-320."	
				19	An electronic recordkeeping system is required. Does your record system have the capability to store patient	WAC 246-945-417(1) "A pharmacy shall use an electronic recordkeeping system to establish and store patient medication records, including patient allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer information, and other information necessary to provide safe and appropriate patient care."	Click or tap here to enter text.
]			20		WAC 246-945-100 "Compounding minimum standards. (1) All licensees of the commission must comply, at a minimum, with the following chapters of the United States Pharmacopeia (USP) when engaged in compounding nonsterile and sterile products for patient administration or distribution to a licensed practitioner for patient use or administration (d) USP General Chapter <825> Radiopharmaceuticals - Preparation, Compounding, Dispensing, and Repackaging."	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			21	Do medications dispensed under and emergency proclamation meet all requirements?	WAC 246-945-332 "Continuity of care (2) For each medication dispensed under this section, a pharmacist shall: (a) Document the dispensing as a prescription, noting where the information from subsection (1)(a) of this section was obtained; (b) Inform the patient's provider and the pharmacy at which the patient obtains his or her medications of the dispensing as soon as possible following the emergency dispensing; (c) Record the prescription or patient record as an "emergency" prescription."	Click or tap here to enter text.
			22	Is prescription adaptation in compliance with laws and rules with regard to quantity, dosage form, completion of missing information, and documentation in the patient's record?	WAC 246-945-335 "Prescription adaptation. Upon patient consent, a pharmacist may adapt drugs as specified in this rule, provided that the prescriber has not indicated that adaptation is not permitted. (1) Change quantity. A pharmacist may change the quantity of medication prescribed if: (a) The prescribed quantity or package size is not commercially available; (b) The change in quantity is related to a change in dosage form; (c) The change is intended to dispense up to the total amount authorized by the prescriber including refills in accordance with RCW 18.64.520; or (d) The change extends a maintenance drug for the limited quantity necessary to coordinate a patient's refills in a medication synchronization program in accordance with RCW 48.43.096. (2) Change dosage form. A pharmacist may change the dosage form of the prescription if it is in the best interest of patient care, so long as the prescriber's directions are also modified to equate to an equivalent amount of drug dispensed as prescribed. (3) Complete missing information. A pharmacist may complete missing information on a prescription if there is evidence to support the change. (4) Documentation. A pharmacist who adapts a prescription in accordance with these rules must document the adaptation in the patient's record."	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			23	Are all drug or biologic product substitutions in compliance with the applicable laws and rules?	WAC 246-945-340 "Prescriptions—Drug product substitutions. (1) A pharmacist may substitute a drug or biologic product dispensed pursuant to a prescription if in compliance with applicable laws and rules. (2) A pharmacist may substitute a drug product or a biologic product when any of the following applies: (a) The substitution is permitted by RCW 69.41.120; (b) The substitution is permitted by a formulary developed by an interdisciplinary team of an institutional facility; or (c) The substitution is otherwise permitted by law." (3) In addition to any other applicable requirements, a pharmacist shall only substitute a drug or a biologic product pursuant to subsection (2)(b) of this section if: (a) An employee or contractor of the institutional facility prescribed the drug or biologic product to be substituted; (b) The interdisciplinary team was composed of a nonpharmacist prescriber listed in RCW 69.41.030 and a pharmacist; and (c) The formulary is readily retrievable by the pharmacist."	Click or tap here to enter text.
			24	Are lawfully prescribed drugs and devices or a therapeutically equivalent drug or device delivered to patients in a timely manner?	WAC 246-945-415 "Dispensing and delivery of prescription drugs (2) Pharmacies have a duty to deliver lawfully prescribed drugs or devices to patients and to distribute drugs and devices approved by the U.S. Food and Drug Administration for restricted distribution by pharmacies, or provide a therapeutically equivalent drug or device in a timely manner consistent with reasonable expectations for filling the prescription, except for the following or substantially similar circumstances: (a) Prescriptions containing an obvious or known error, inadequacies in the instructions, known contraindications, or incompatible prescriptions, or prescriptions requiring action in accordance with WAC 246-945-410(8) or 246-945-335; (b) National or state emergencies or guidelines affecting availability, usage, or supplies of drugs or devices; (c) Lack of specialized equipment or expertise needed to safely produce, store, or dispense drugs or devices, such as	

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					certain drug compounding or storage for nuclear medicine; (d) Potentially fraudulent prescriptions; or (e) Unavailability of drug or device despite good faith compliance with WAC 246-945-410(4). WAC 246-945-415 (3) Nothing in this section requires pharmacies to deliver a drug or device without payment of their usual and customary or contracted charge."	
			25	Does the pharmacy provide the patient or agent with a timely alternative, if the lawfully prescribed drug is not in stock, or the prescription cannot be filled?	WAC 246-945-415 (4) "If despite good faith compliance with WAC 246-945-410(4), the lawfully prescribed drug or device is not in stock, or the prescription cannot be filled pursuant to subsection (2)(a) of this section, the pharmacy shall provide the patient or agent a timely alternative for appropriate therapy which, consistent with customary pharmacy practice, may include obtaining the drug or device. These alternatives include, but are not limited to: (a) Contact the prescriber to address concerns such as those identified in subsection (2)(a) of this section or to obtain authorization to provide a therapeutically equivalent product; (b) If requested by the patient or their agent, return unfilled lawful prescriptions to the patient or agent; or (c) If requested by the patient or their agent, communicate or transmit, as permitted by law, the original prescription information to a pharmacy of the patient's choice that will fill the prescription in a timely manner." WAC 246-945-415 (5) "Engaging in or permitting any of the following shall constitute grounds for discipline or other enforcement actions: (a) Destroy unfilled lawful prescriptions; (b) Refuse to return unfilled lawful prescriptions; (c) Violate a patient's privacy; (d) Discriminate against patients or their agent in a manner prohibited by state or federal laws; and (e) Intimidate or harass a patient."	
			26	delivery area equipped with adequate security and is this	WAC 246-945-415 (6) "Filled prescriptions may be picked up or returned for delivery by authorized personnel when the pharmacy is closed for business if the prescriptions are placed in a secured delivery area outside of the drug storage area. The secured delivery area must be a part of a	Click or tap here to enter text.

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						licensed pharmacy, and equipped with adequate security, including an alarm or comparable monitoring system, to prevent unauthorized entry, theft, or diversion. Access to the secured delivery area must be addressed by the policies and procedures developed by the responsible pharmacy manager."	
			27	chil req reg pac pat pac ** I	ild-resistant containers, as quired by federal law or gulation? (This includes special ckaging used such as customized tient medication packages; blister cks, med-minders, etc.)	WAC 246-945-032 (1) "All legend drugs shall be dispensed in a child-resistant container as required by federal law or regulation, including 16 CFR, Part 1700, unless: (a) Authorization is received from the prescriber to dispense in a container that is not child-resistant. (b) Authorization is obtained from the patient or a representative of the patient to dispense in a container that is not child-resistant."	Click or tap here to enter text.
				con	o all prescriptions for non- ntrolled legend drugs have all quired elements?	WAC 246-945-010(3) "A prescription for a noncontrolled legend drug must include, but is not limited to, the following: (a) Prescriber's name; (b) Name of patient, authorized entity, or animal name and species; (c) Date of issuance; (d) Drug name, strength, and quantity; (e) Directions for use; (f) Number of refills (if any); (g) Instruction on whether or not a therapeutically equivalent generic drug or interchangeable biological product may be substituted, unless substitution is permitted under a priorconsent authorization; (h) Prescriber's manual or electronic signature, or prescriber's authorized agent signature if allowed by law; and (i) If the prescription is written, it must be written on tamper-resistant prescription pad or paper approved by the commission pursuant to RCW 18.64.500."	Click or tap here to enter text.
			28	а	Prescriber's Name	•	Click or tap here to enter text.
			28	b	Name of Patient/ Authorized entity/Animal Name and Species		Click or tap here to enter text.

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			28	С	Date of Issuance		Click or tap here to enter text.
			28	d	Drug Name, Strength, and quantity		Click or tap here to enter text.
			28	е	Directions for Use		Click or tap here to enter text.
			28	f	Number of Refills		Click or tap here to enter text.
			28	g	Substitution Directions		Click or tap here to enter text.
			28	h	Prescribers Signature		Click or tap here to enter text.
			28	i	If written, on Tamper-resistant Paper		Click or tap here to enter text.
			29	dru	all prescriptions for controlled gs have all of the required ments?	WAC 246-945-010(4) "A prescription for a controlled substance must include all the information listed in subsection (1) of this section and the following: (a) Patient's address; (b) Dosage form; (c) Prescriber's address; (d) Prescriber's DEA registration number; and (e) Any other requirements listed in 21 CFR, Chapter II."	Click or tap here to enter text.
			29	а	Patient's address		Click or tap here to enter text.
			29	b	Dosage Form		Click or tap here to enter text.
			29	С	Prescriber' address		Click or tap here to enter text.
			29	d	Prescriber's DEA number		Click or tap here to enter text.
			30		es the chart order meet uirements?	WAC 246-945-010 (5) "A chart order must meet the requirements of RCW 18.64.550 and any other applicable requirements listed in 21 CFR, Chapter II"	Click or tap here to enter text.
			31	con requ Are sub to a	all emergency prescriptions for trolled substances meet the uirements? all emergency controlled stances prescribed orally reduced written or electronic scription?	WAC 246-945-010 (6) "A controlled substance listed in Schedule II can only be dispensed pursuant to a valid prescription in accordance with WAC 246-945-011 unless there is an "emergency." (a) For the purposes of this subsection, an "emergency" exists when the immediate administration of the drug is necessary for proper treatment and no alternative treatment is available, and further, it is not possible for the practitioner to provide a written or electronic prescription for the drug at that time.	Click or tap here to enter text.

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					(b) If a Schedule II drug is dispensed in an emergency, the practitioner must deliver a signed prescription to the dispenser within seven days after authorizing an emergency oral prescription or if delivered by mail it must be postmarked within the seven day period, and further the pharmacist must note on the prescription that it was filled on an emergency basis. WAC 246-945-010 (7) "A controlled substance listed in Schedule III, IV, or V, can only be dispensed pursuant to a valid prescription in accordance with WAC 246-945-011, or an oral prescription. An oral prescription for a controlled substance listed in Schedule III, IV, or V must be promptly reduced to a written or electronic prescription that complies with WAC 246-945-011."	
			32	Are all uncontrolled legend drugs prescribed orally promptly transcribed to a written or electronic prescription?	WAC 246-945-010 (8) "A noncontrolled legend drug can only be dispensed pursuant to a valid prescription in accordance with WAC 246-945-011, or an oral prescription. An oral prescription for a noncontrolled legend drug must be promptly reduced to a written or electronic prescription that complies with WAC 246-945-011."	Click or tap here to enter text.
			22	Are all drugs dispensed pursuant to valid prescriptions?	WAC 246-945-011 "Prescription validity. (1) Prior to dispensing and delivering a prescription, a pharmacist shall verify its validity. (2) A prescription shall be considered invalid if: (a) At the time of presentation, the prescription shows evidence of alteration, erasure, or addition by any person other than the person who wrote it; (b) The prescription does not contain the required information as provided in WAC 246-945-010; (c) The prescription is expired; or (d) The prescription is for a controlled substance and does not comply with the requirements in RCW 69.50.308. (3) A prescription is considered expired when: (a) The prescription is for a controlled substance listed in Schedule II through V and the date of dispensing is more than six months after the prescription's date of issue. (b) The prescription is for a noncontrolled legend drug or OTC's	Click or tap here to enter text.

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					and the date of dispensing is more than twelve months after the prescription's date of issue. [Statutory Authority: RCW 18.64.005, 18.64.080, 18.130.075]	
			34	Do all paper prescriptions contain two lines clearly identified for a practitioner's signature, one that denotes "dispense as written" and the other "substitution permitted"? This is not necessary if substitution is	RCW 69.41.120 (1) "Every drug prescription shall contain an instruction on whether or not a therapeutically equivalent generic drug or interchangeable biological product may be substituted in its place, unless substitution is permitted under a prior-consent authorization. If a written prescription is involved, the prescription must be legible and the form shall have two signature lines at opposite ends on the bottom of the form. Under the line at the right side shall be clearly printed the words "DISPENSE AS WRITTEN." Under the line at the left side shall be clearly printed the words "SUBSTITUTION PERMITTED." The practitioner shall communicate the instructions to the pharmacist by signing the appropriate line. No prescription shall be valid without the signature of the practitioner on one of these lines. In the case of a prescription issued by a practitioner in another state that uses a one-line prescription form or variation thereof, the pharmacist may substitute a therapeutically equivalent generic drug or interchangeable biological product unless otherwise instructed by the practitioner through the use of the words "dispense as written," words of similar meaning, or some other indication."	Click or tap here to enter text.
			35	Are paper prescriptions maintained in appropriate files?	WAC 246-945-410(12) "A facility's paper prescriptions must be maintained in accordance with WAC 246-945-020 and as follows: (a) Paper prescriptions for Schedule II drugs must be maintained as a separate file from other prescriptions. (b) Paper prescriptions for Schedule III, IV, and V drugs must be maintained as a separate file, or maintained in a separate file with prescriptions for noncontrolled legend drugs as allowed under federal law."	Click or tap here to enter text.
			⊀ h ∣	Are electronic prescriptions maintained appropriately?	WAC 246-945-417(6) "Electronic prescriptions for prescription drugs must be maintained by the pharmacy in	Click or tap here to enter text.

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					a system that meets the requirements of 21 CFR Sec. 1311."	
					WAC 246-945-417(2) "The electronic recordkeeping system must be capable of real-time retrieval of information pertaining to the ordering, verification, and processing of the prescription where possible."	Click or tap here to enter text.
			38	Does the electronic recordkeeping system include security features to protect confidentiality and integrity of patient records?	WAC 246-945-417 "Electronic systems for patient medication records, prescriptions, chart orders, and controlled substance records. (3) The electronic recordkeeping system must include security features to protect the confidentiality and integrity of patient records including: (a) Safeguards designed to prevent and detect unauthorized access, modification, or manipulation of prescription information and patient medication records; and (b) Functionality that documents any alteration of prescription information after a prescription is dispensed, including the identification of the individual responsible for the alteration.	Click or tap here to enter text.
			39	Do non-controlled substance prescription transfers contain sufficient information and maintain an auditable trail? *See 21 CFR 1306.25 (b) for the requirements for transferring controlled substance prescriptions.	WAC 246-945-345 "Prescription transfers (2) Upon patient request, a prescription may be transferred within the limits of state and federal law." (3) Sufficient information needs to be exchanged in the transfer of a prescription to maintain an auditable trail, and all elements of a valid prescription." (4) Pharmacies sharing a secure real-time database are not required to transfer prescription information for dispensing." (5) Prescriptions must be transferred by electronic means or facsimile, except in emergent situations."	Click or tap here to enter text.
					WAC 246-945-013 "Partial filling of prescriptions. (1) A pharmacist may partially fill a prescription for noncontrolled legend drugs and controlled substances listed in Schedule III through V provided that: (a) The partial fill is requested by the patient or the prescriber; (b) The partial filling is recorded in the same manner as a refilling; (c) The total quantity dispensed and delivered in all partial fillings must not exceed the total quantity	Click or tap here to enter text.

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					prescribed; and (d) Partial fills for controlled substances listed in Schedule III through V comply with 21 CFR Sec. 1306.23. (2) A pharmacist may partially fill a prescription for a controlled substance listed in Schedule II within the limits of RCW 18.64.265, 21 U.S.C. Sec. 829, and 21 CFR Sec. 1306.13, as applicable.	
			41	Does your pharmacy have shared pharmacy services or utilize a central fill?	WAC 246-945-425 "Pharmacy services may be provided off-site at one or more locations. When the services being performed are related to prescription fulfillment or processing, the pharmacy or pharmacist must comply with the following: (2) Central fill shared pharmacy services in accordance with the following conditions: (a) The originating pharmacy shall have written policies and procedures outlining the off-site pharmacy services to be provided by the central fill pharmacy, or the off-site pharmacist or pharmacy technician, and the responsibilities of each party; (b) The parties shall share a secure real-time database or utilize other secure technology, including a private, encrypted connection that allows access by the central pharmacy or off-site pharmacist or pharmacy technician to the information necessary to perform off-site pharmacy services; and (c) A single prescription may be shared by an originating pharmacy and a central fill pharmacy or off-site pharmacist or pharmacy technician. The fulfillment, processing and delivery of a prescription by one pharmacy for another pursuant to this section will not be construed as the fulfillment of a transferred prescription or as a wholesale distribution."	
			42	Is an inventory of controlled substances conducted and maintained onsite at a minimum every two years?	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years."	Click or tap here to enter text.
			43	Is an inventory of controlled substances completed within 30 days of a new responsible manager	WAC 246-945-420(3) "A facility shall conduct its own separate inventory of controlled substances in the following situations: (a) Within thirty days of designating a	Click or tap here to enter text.

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				of controlled substances?	responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an inventory of the substance on hand, and thereafter, include the substance in each inventory." See also 21 CFR 1304.	
			44	substances) are dispensed or delivered without a pharmacist on-	WAC 246-945-420(4) "A pharmacy that exclusively stores, dispenses or delivers legend drugs, including controlled substances, without a pharmacist on-site shall maintain a perpetual inventory."	Click or tap here to enter text.
			45	If prescription drugs are dispensed or delivered without pharmacy ancillary personnel physically onsite, is there a perpetual inventory?	WAC 246-945-420(5) "A pharmacy that exclusively stores, dispenses or delivers prescription drugs without pharmacy ancillary personnel physically on-site shall maintain a perpetual inventory."	Click or tap here to enter text.
			46	=	WAC 246-945-020(1) "Unless an alternative standard for a specified record type, form, or format is expressly stated a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later." WAC 246-945-001(71) ""Readily retrievable" means a record that is kept by automatic data processing systems or other electronic, mechanized, or written recordkeeping systems in such a manner that it can be separated out from all other records in a reasonable time."	Click or tap here to enter text.
			47	Does the pharmacy maintain records of all receipt and distribution of controlled substances?	WAC 246-945-040(3) "Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: (a) Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug; (b) Distribution records, including invoices, or any other document regardless of how titled from wholesalers, manufacturers, or any other entity to which the substances were	Click or tap here to enter text.

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					distributed and prescriptions records for dispensers; (d) For transfers of controlled substances from one dispenser to another, a record of the transfer must be made at the time of transfer indicating the drug, quantity, date of transfer, who it was transferred to, and from whom. Records must be retained by both the transferee and the transferor. These transfers can only be made in emergencies pursuant to 21 CFR Sec. 1307.11.	
			48	Are records of Schedule II drugs maintained separately from all other controlled substance records?	WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."	Click or tap here to enter text.
			49	maintained either conarately or in a	WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."	Click or tap here to enter text.
			50	Does the pharmacy have DEA 222 forms or their electronic equivalent for each acquisition or distribution of Schedule II drugs?	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."	Click or tap here to enter text.
			51	Are significant losses or disappearances of controlled substances reported to PQAC, the DEA, and other appropriate authorities?	WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission."	Click or tap here to enter text.
			52	Are all records maintained for a minimum of two years or for a time period otherwise required? For example, if a Pharmacy is storing, dispensing, and delivering medications without a pharmaciston-site, it must have adequate visual surveillance of the full pharmacy and	WAC 246-945-020(1) "Unless an alternative standard for a specified record type, form, or format is expressly stated a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later."	Click or tap here to enter text.

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					ain a high-quality recording for a nimum of thirty calendar days.		
Pro	fess	sion	al R	eq	uirements		
Pleas	e pro	vide t	he lo	catio	on or file pathway if policies are m	aintained in electronic format (<mark>be as specific as possible, th</mark>	nere can be many filing cabinets and binders).
			53	pro	cedures in place for the following applicable?	WAC 246-945-410(6) "The facility shall create and implement policies and procedures related to: (a) Purchasing, ordering, storing, compounding, delivering, dispensing, and administering legend drugs, including controlled substances."	Click or tap here to enter text.
			53	а	Purchasing Location or file pathway:		Click or tap here to enter text.
			53	b	Ordering Location or file pathway:		Click or tap here to enter text.
			53	С	Storing Location or file pathway:		Click or tap here to enter text.
			53	d	Compounding Location or file pathway:		Click or tap here to enter text.
			53	е	Delivering Location or file pathway:		Click or tap here to enter text.
			53	f	Dispensing Location or file pathway:		Click or tap here to enter text.
			53	g	Administration Location or file pathway:		Click or tap here to enter text.
				plad dov	es the pharmacy have a policy in ce if a computer system wntime occurs? ation or file pathway:	WAC 246-945-417(4) "The pharmacy shall have policies and procedures in place for system downtime. (a) The procedure shall provide for the maintenance of all patient recordkeeping information as required by this chapter. (b) Upon restoration of operation of the electronic recordkeeping system the information placed in the auxiliary recordkeeping procedure shall be entered in each patient's records within two working days, after which the auxiliary records may be destroyed. (c) This section does not require that a permanent dual recordkeeping system be maintained."	Click or tap here to enter text.

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				Do pharmacists perform drug utilization reviews when required?	WAC 246-945-001(29) "'Drug utilization review" includes, but is not limited to, the following activities: (a) Evaluation of prescriptions and patient records for known allergies, rational therapy-contraindications, appropriate dose, and route of administration and appropriate directions for use; (b) Evaluation of prescriptions and patient records for duplication of therapy; (c) Evaluation of prescriptions and patient records for interactions between drug-drug, drug-disease, and adverse drug reactions; and (d) Evaluation of prescriptions and patient records for proper utilization, including over- or under-utilization, and optimum therapeutic outcomes." WAC 246-945-410(8) "A drug utilization review of each prescription before dispensing and delivery shall occur except in emergent medical situations, or if: (a) The drug is a subsequent dose from a previously reviewed prescription; (b) The prescriber is in the immediate vicinity and controls the drug dispensing process; (c) The medication delivery system is being used to provide access to medications on override and only a quantity sufficient to meet the immediate need of the patient is removed; or (d) Twenty-four hour pharmacy services are not available, and a pharmacist will review all prescriptions added to a patient's profile within six hours of the facility opening."	
			56	Do pharmacists perform patient counseling?	WAC 246-945-325(1) "The pharmacist shall offer to counsel: (a) Upon the initial fill of a prescription for a new or change of therapy. (b) When the pharmacist using their professional judgment determines counseling is necessary to promote safe and effective use and to facilitate an appropriate therapeutic outcome for that patient."	Click or tap here to enter text.
			57	Do pharmacists that engage in activities under a collaborative drug therapy agreement (CDTA) have an unexpired CDTA containing the minimum required elements?	wac 246-945-350 "Collaborative drug therapy agreements. (1) A pharmacist exercising prescriptive authority in their practice must have a valid CDTA on file with the commission and their practice location. (2) A CDTA must include: (a) A statement identifying the practitioner authorized to prescribe and the name of each	Click or tap here to enter text.

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					pharmacist who is party to the agreement; (i) The practitioner authorized to prescribe must be in active practice; and (ii) The authority granted must be within the scope of the practitioners' current practice. (b) A statement of the type of prescriptive authority decisions which the pharmacist is authorized to make, which includes: (i) A statement of the types of diseases, drugs, or drug categories involved, and the type of prescriptive authority activity (e.g., modification or initiation of drug therapy) authorized in each case. (ii) A general statement of the training required, procedures, decision criteria, or plan the pharmacist is to follow when making therapeutic decisions, particularly when modification or initiation of drug therapy is involved. (c) A statement of the activities the pharmacist is to follow in the course of exercising prescriptive authority, including: (i) Documentation of decisions made; and (ii) A plan for communication or feedback to the authorizing practitioner concerning specific decisions made. (3) A CDTA is only valid for two years from the date of signing. (4) Any modification of the written guideline or protocol shall be treated as a new CDTA."	
			58	Is all merchandise in date? Including OTC medications anywhere within the store, not solely behind the counter. *It's advised to perform an inventory check for expired medications while filling out this self- inspection report*	RCW 69.04.100 "Whenever the director shall find in intrastate commerce an article subject to this chapter which is so adulterated or misbranded that it is unfit or unsafe for human use and its immediate condemnation is required to protect the public health, such article is hereby declared to be a nuisance and the director is hereby authorized forthwith to destroy such article or to render it unsalable for human use." WAC 246-945-415(1) "A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent."	Click or tap here to enter text.

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			59	Does the pharmacy meet the requirements for the return and reuse of medications?	WAC 246-945-485(1) "A dispensed drug or prescription device must only be accepted for return and reuse as follows: (a) Noncontrolled legend drugs that have been maintained in the custody and control of the institutional facility, dispensing pharmacy, or their related facilities under common control may be returned and reused if product integrity can be assured. (b) Those that qualify for return under the provisions of chapter 69.70 RCW.	Click or tap here to enter text.
			60	Does the pharmacy meet the requirements for return and destruction of medications?	WAC 246-945-485(2) "A dispensed drug or prescription device may be accepted for return and destruction if: (a) The dispensed drug or prescription device was dispensed in a manner inconsistent with the prescriber's instructions; (b) The return is in compliance with the Washington state safe medication return program laws and rules, chapters 69.48 RCW and 246-480 WAC; or (c) The return and destruction is in compliance with the facility's policies and procedures	Click or tap here to enter text.
			61	Does the pharmacy possess,	 WAC 246-945-035 "Drug sample prohibitions (1) "Except as provided in subsection (2) of this section, a pharmacy shall not possess, distribute or dispense legend drug samples. (2) A pharmacy of a licensed hospital or health care entity which receives and distributes drug samples at the request of an authorized practitioner pursuant to RCW 69.45.050 may possess, distribute or dispense legend drug samples." 	Click or tap here to enter text.
			62	Are all drugs ready to be dispensed to patients properly labeled and stored, in accordance with federal and state statutes, rules, and regulations?	RCW 18.64.246(1) "To every box, bottle, jar, tube or other container of a prescription which is dispensed there shall be fixed a label bearing the name and address of the dispensing pharmacy, the prescription number, the name of the prescriber, the prescriber's directions, the name and strength of the medication, the name of the patient, the date, and the expiration date." RCW 69.41.050(1) "To every box, bottle, jar, tube or other container of a legend drug, which is dispensed by a practitioner authorized to prescribe legend drugs, there shall be affixed a label bearing the name of the prescriber, complete directions for use, the name of the drug either	Click or tap here to enter text.

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					by the brand or generic name and strength per unit dose, name of patient and date: PROVIDED, That the practitioner may omit the name and dosage of the drug if he or she determines that his or her patient should not have this information and that, if the drug dispensed is a trial sample in its original package and which is labeled in accordance with federal law or regulation, there need be set forth additionally only the name of the issuing practitioner and the name of the patient." WAC 246-945-016(1) and (3) "Prescriptions—Outpatient labels—Minimum requirements. (1) All licensees of the commission who dispense legend drugs to outpatients shall affix a label to the prescription container that meets the requirements of RCW 69.41.050 and 18.64.246, and shall also include: (a) Drug quantity; (b) The number of refills remaining, if any; (c) The following statement, "Warning: State or federal law prohibits transfer of this drug to any person other than the person for whom it was prescribed.", except when dispensing to an animal, when a warning sufficient to convey "for veterinary use only" may be used; (d) The name and species of the patient, if a veterinary prescription; and (e) The name of the facility or entity authorized by law to possess a legend drug, if patient is the facility or entity. (3) For the purposes of determining an expiration date as required in RCW 18.64.246, the dispenser shall take the following factors into account: (a) The nature of the drug; (b) The container in which it was packaged by the manufacturer and the expiration date; (c) The characteristics of the patient's container, if the drug is repackaged for dispensing; (d) The expected conditions to which the drug may be exposed; (e) The expected length of time of the course of therapy; and (f) Any other relevant factors."		
			63	Does the pharmacy have required policies and procedures for drugs stored outside of the pharmacy?	WAC 246-945-455(1) "In order for drugs to be stored in a designated area outside the pharmacy including, but not limited to, floor stock, in an emergency cabinet, in an emergency kit, or as emergency outpatient drug delivery	Click or tap here to enter text.	

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					from an emergency department at a registered institutional facility, the following conditions must be met: (a) Drugs stored in such a manner shall remain under the control of, and be routinely monitored by, the supplying pharmacy; (b) The supplying pharmacy shall develop and implement policies and procedures to prevent and detect unauthorized access, document drugs used, returned and wasted, and regular inventory procedures; (c) Access must be limited to health care professionals licensed under the chapters specified in RCW 18.130.040 acting within their scope, and nursing students as provided in WAC 246-945-450; (d) The area is appropriately equipped to ensure security and protection from diversion or tampering; and (e) The facility is able to possess and store drugs."	
			64	accordance with pharmacy laws and	WAC 246-945-012 "Prescription refills. (1) A prescription for a controlled substance listed in Schedule II cannot be refilled. (2) A prescription for a controlled substance listed in Schedule III, IV, or V may be refilled a maximum of five times as indicated by the prescriber. The prescription will expire six months after the date of issue pursuant to WAC 246-945-011 even if there are refills remaining. (3) A prescription for a noncontrolled legend drug may be refilled as indicated by the prescriber in accordance with RCW 18.64.520. There is no limit on the number of refills, but the prescription will expire after twelve months from the date of issue pursuant to WAC 246-945-011." WAC 246-945-330 "Refilling prescriptions. (1) A prescription may be refilled when permitted by state and federal law and only as authorized by the prescriber. (2) Except as provided in subsection (1) of this section, a pharmacist may renew a prescription for a noncontrolled legend drug one time in a six-month period when an effort has been made to contact the prescriber and they are not available for authorization under the following conditions: (a) The amount dispensed is the quantity on the most recent fill or a thirty-day supply, whichever is less; (b) The refill is requested by the patient or the patients agent; (c)	Click or tap here to enter text.

Co	Compliant		#		Rule Reference	Notes/Corrective Action
Yes	No	N/A			Nuic Herefeliae	Troising Controller / Control
					The patient has a chronic medical condition; (d) No changes have been made to the prescription; and (e) The pharmacist communicates the renewal to the prescriber within one business day."	
			65		WAC 246-945-415(1) "A pharmacy may deliver filled prescriptions as long as appropriate measures are taken to ensure product integrity and receipt by the patient or patient's agent."	Click or tap here to enter text.
Rer	note	e Su	per	vision and Access in the A	Absence of a Pharmacist	
			66	or deliver drugs to patients without a pharmacist on site?	WAC 246-945-430(1) "The following requirements apply to pharmacies storing, dispensing and delivering drugs to patients without a pharmacist on-site and are in addition to applicable state and federal laws applying to pharmacies."	Click or tap here to enter text.
				Does the pharmacy have full visual surveillance of the pharmacy?	WAC 246-945-430(2) "The pharmacy is required to have adequate visual surveillance of the full pharmacy and retain a high quality recording for a minimum of thirty calendar days."	Click or tap here to enter text.
				Is access to the pharmacy limited and monitored?	WAC 246-945-430(3) "Access to a pharmacy by individuals must be limited, authorized, and regularly monitored."	Click or tap here to enter text.
				Does the monitoring system include visual and audio communication?	WAC 246-945-430(4) "A visual and audio communication system used to counsel and interact with each patient or patient's caregiver, must be clear, secure, and HIPAA compliant."	Click or tap here to enter text.
			70	Does the responsible pharmacy manager or designee perform monthly in-person inspections of the pharmacy?	WAC 246-945-430(5) "The responsible pharmacy manager, or designee, shall complete and retain, in accordance with WAC 246-945-005 a monthly in-person inspection of the pharmacy."	Click or tap here to enter text.
				Can a pharmacist be on-site within 3 hours of an emergency?	WAC 246-945-430(6) "A pharmacist must be capable of being on-site at the pharmacy within three hours if an emergency arises."	Click or tap here to enter text.
			72	Does the pharmacy close in the event of a surveillance system failure?	WAC 246-945-430(7) "The pharmacy must be closed to the public if any component of the surveillance or visual and audio communication system is malfunctioning, and	Click or tap here to enter text.

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2023 General Pharmacy Self-Inspection Worksheet

C	Compliant		#		Rule Reference	Natas/Causastina Astian
Yes	No	N/A	#		kule Reference	Notes/Corrective Action
					remain closed until system corrections or repairs are completed or a pharmacist is on-site to oversee pharmacy operations."	
			73	Does the pharmacy maintain a perpetual inventory for legend drugs and controlled substances?	dispenses or delivers legend drugs, including controlled substances, without a pharmacist on-site shall maintain a	Click or tap here to enter text.

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Read this page carefully WA Pharmacy Quality Assurance Commission

Pharmacy Self-Inspection Worksheet 2023 Long-Term Care Pharmacy Addendum

Attention: Responsible Pharmacy Manager or Equivalent Manager

Washington law holds the responsible manager (or equivalent manager) and all pharmacists on duty responsible for ensuring pharmacy compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this self-inspection worksheet addendum within the month of March and within 30 days of becoming responsible manager (as required by WAC 246-945-005(4)) may result in disciplinary action. **The following addendum is required to be filled out and kept on file with the General Pharmacy Self-Inspection Worksheet.** Do not send to the commission office.

The primary objective of this worksheet addendum, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet addendum also serves as a necessary document used by commission inspectors during an inspection to evaluate a pharmacy's level of compliance.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether your pharmacy is compliant with many of the rules and regulations. If any deficiencies have been corrected, please write corrected and the date of correction by the appropriate question.

Date responsible pharmacy manager inspection was performed: Click or tap to enter a date.

Signature of responsible manager: Click or tap here to enter text.

Responsible Pharmacy Manager E-mail: Click or tap here to enter text.

Questions highlighted in blue are questions that will be focused on during routine pharmacy inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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Definitions - Below are terms used in this document you should keep in mind as regulations around pharmaceutical services have different standards based on the type of facility your pharmacy services.

RCW 18.64.011(4) "'Closed door long-term care pharmacy' means a pharmacy that provides pharmaceutical care to a defined and exclusive group of patients who have access to the services of the pharmacy because they are treated by or have an affiliation with a long-term care facility or hospice program, and that is not a retailer of goods to the general public."

RCW 18.64.011(16) "'Hospice program' means a hospice program certified or paid by Medicare under Title XVIII of the federal social security act, or a hospice program licensed under chapter 70.127 RCW.

RCW 18.64.011(20) "'Long-term care facility' means a nursing home licensed under chapter 18.51 RCW, an assisted living facility licensed under chapter 18.20 RCW, or an adult family home licensed under chapter 70.128 RCW."

RCW 18.51.010(3) "Nursing home" means any home, place or institution which operates or maintains facilities providing convalescent or chronic care, or both, for a period in excess of twenty-four consecutive hours for three or more patients not related by blood or marriage to the operator, who by reason of illness or infirmity, are unable properly to care for themselves. Convalescent and chronic care may include but not be limited to any or all procedures commonly employed in waiting on the sick, such as administration of medicines, preparation of special diets, giving of bedside nursing care, application of dressings and bandages, and carrying out of treatment prescribed by a duly licensed practitioner of the healing arts. It may also include care of mentally incompetent persons. It may also include community-based care. Nothing in this definition shall be construed to include general hospitals or other places which provide care and treatment for the acutely ill and maintain and operate facilities for major surgery or obstetrics, or both. Nothing in this definition shall be construed to include any *assisted living facility, guest home, hotel or related institution which is held forth to the public as providing, and which is operated to give only board, room and laundry to persons not in need of medical or nursing treatment or supervision except in the case of temporary acute illness. The mere designation by the operator of any place or institution as a hospital, sanitarium, or any other similar name, which does not provide care for the acutely ill and maintain and operate facilities for major surgery or obstetrics, or both, shall not exclude such place or institution from the provisions of this chapter: PROVIDED, That any nursing home providing psychiatric treatment shall, with respect to patients receiving such treatment, comply with the provisions of RCW 71.12.560 and 71.12.570.

RCW 18.20.020(2) "Assisted living facility" means any home or other institution, however named, which is advertised, announced, or maintained for the express or implied purpose of providing housing, basic services, and assuming general responsibility for the safety and well-being of the residents, and may also provide domiciliary care, consistent with chapter 142, Laws of 2004, to seven or more residents after July 1, 2000. However, an assisted living facility that is licensed for three to six residents prior to or on July 1, 2000, may maintain its assisted living facility license as long as it is continually licensed as an assisted living facility. "Assisted living facility" shall not include facilities certified as group training homes pursuant to RCW 71A.22.040, nor any home, institution or section thereof which is otherwise licensed and regulated under the provisions of state law providing specifically for the licensing and regulation of such home, institution or section thereof. Nor shall it include any independent senior housing, independent living units in continuing care retirement communities, or other similar living situations including those subsidized by the department of housing and urban development.

RCW 70.128.010(1) "Adult family home" means a residential home in which a person or persons provide personal care, special care, room, and board to more than one but not more than six adults who are not related by blood or marriage to the person or persons providing the services.

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2023 Long-Term Care Pharmacy Addendum Document and Record Review

Please provide the location of these documents in the facility (be as specific as possible, there can be many filing cabinets and binders)? The rule references require the documentation printed below, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference
Ancillary Utilization Plan	RCW 18.64A.060 "No pharmacy licensed in this state shall utilize the services of pharmacy ancillary
Location: Click or tap here to enter text.	personnel without approval of the commission. Any pharmacy licensed in this state may apply to the
	commission for permission to use the services of pharmacy ancillary personnel."
**If you are a closed door long-term care pharmacy and pharmacy	RCW 18.64.580 "For the purpose of such standards, a pharmacy technician licensed under chapter
technicians are performing administrative tasks, your plan should address	18.64A RCW may not be considered to be practicing as a pharmacy technician while performing
that.**	administrative tasks not associated with immediate dispensing of drugs that may lawfully be
	performed by a registered pharmacy assistant. Administrative tasks not associated with immediate
	dispensing of drugs include but are not necessarily limited to medical records maintenance, billing,
	prepackaging unit dose drugs, inventory control, delivery, and processing returned drugs."

Co	mpli	ant	#			Rule Reference	Notes/Corrective Actions
Yes	No	N/A				Nate Neteralise	Hotely corrective Actions
Ge	ne	ral	Re	qui	irements		
			1	long	=	RCW 18.64.550 "(1) A chart order must be considered a prescription if it contains"	Click or tap here to enter text.
			2	to lo	es the pharmacy supply medications ong-term care facilities or hospice grams?		Click or tap here to enter text.
				Are	medications filled from:		
			3	a.	Prescriptions? See general inspection for prescription requirements.		Click or tap here to enter text.
					Chart orders? See question 4 or chart order requirements.		Click or tap here to enter text.
			4	Do the chart orders include: Patient's full name Date order was issued Name, strength, and dosage form of drug Directions for use; and Authorized Signature		RCW 18.64.550(1) A chart order must be considered a prescription if it contains: (a) The full name of the patient; (b) The date of issuance; (c) The name, strength, and dosage form of the drug prescribed; (d) Directions for use; and (e) An authorized signature; (i) For written orders, the order must contain the prescribing practitioner's signature or the signature	Click or tap here to enter text.

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2023 Long-Term Care Pharmacy Addendum

Co	mpli	an+			2023 Long-Term Care Filannacy Addendam	
	No		#		Rule Reference	Notes/Corrective Actions
				signature may be the practitioner's agent, if order is for a non-controlled legend drug or over-the counter medication.*	of the practitioner's authorized agent, including the name of the prescribing practitioner; or (ii) For electronic or digital orders, the order must contain the prescribing practitioner's electronic or digital signature, or the electronic or digital signature of the practitioner's authorized agent, including the name of the prescribing practitioner.	
En	ner	ger	ıcy	Drug & Supplemental Drug I	Kits	
			5	Do you supply medications to a nursing home to stock an emergency drug kit and/or a supplemental dose kit?	RCW 18.64.560(1) and (2) "A pharmacy or pharmacist may provide a limited quantity of drugs to a nursing home or hospice program without a prescription for emergency administration by authorized personnel of the facility or program pursuant to a valid prescription. The drugs so provided must be limited to those required to meet the immediate therapeutic needs of residents or patients and may not be available from another authorized source in sufficient time to prevent risk of harm by delay resulting from obtaining drugs from another source. (2) In addition to or in connection with the emergency kit authorized under subsection (1) of this section, a nursing home that employs a unit dose drug distribution system may maintain a supplemental dose kit for supplemental nonemergency drug therapy. Supplemental dose kits must be secured in a locked room, container, or device to prevent unauthorized access, and to ensure the proper environment for preservation of the drugs. Administration of drugs from a supplemental dose kit must be under a valid prescription or chart order."	Click or tap here to enter text.
				Do you supply medications to a hospice program to stock an emergency drug kit?	RCW 18.64.560(1) "A pharmacy or pharmacist may provide a limited quantity of drugs to a nursing home or hospice program without a prescription for emergency administration by authorized personnel of the facility or program pursuant to a valid prescription. The drugs so provided must be limited to those required to meet the immediate therapeutic needs of residents or patients and may not be available from another authorized source in	Click or tap here to enter text.

2023 Long-Term Care Pharmacy Addendum

Co	Compliant				2023 Long-Term Care Pharmacy Addendum	
	No	_	#		Rule Reference	Notes/Corrective Actions
					sufficient time to prevent risk of harm by delay resulting from obtaining drugs from another source."	
			7	Are medications administered to a resident from an emergency drug kit or supplemental dose kit originate from a valid prescription or chart order?	RCW.18.64.560 (1) and (2) " Administration of drugs from a supplemental dose kit must be under a valid prescription or chart order."	Click or tap here to enter text.
			8		RCW 18.64.560(3) The types and quantity of drugs appropriate to serve the resident or patient population of a nursing home or hospice program using an emergency kit or supplemental dose kit and procedures for the proper storage and security of drugs must be determined by a pharmaceutical services committee that includes a pharmacist licensed under this chapter, a physician licensed under chapter 18.71 RCW, an osteopathic physician licensed under chap 18.57 RCW, or an advanced registered nurse practitioner licensed under chapter 18.79 RCW, and appropriate clinical or administrative personnel of the nursing home or hospice program as set forth in rules adopted by the pharmacy quality assurance commission.	Click or tap here to enter text.
Po	lici	es 8	& P	Procedures		
			9	Does the pharmacy have a copy of policy and procedure(s) developed by the pharmacy service committee that provides for proper storage and security of drugs provided by the pharmacy?	RCW 18.64.560(3) "The types and quantity of drugs appropriate to serve the resident or patient population of a nursing home or hospice program and procedures for the proper storage and security of drugs must be determined by a pharmaceutical services committee"	Click or tap here to enter text.
Pr	epa	icka	age	ed Medication Label		
				Does the label for a unit dose prepackaged medication contain the following information: a Drug name b Drug strength c Expiration date	WAC 246-945-018 Prepackage medications dispensed pursuant to RCW 70.41.480, medications dispensed in unit dose form, medications dispensed by a pharmacy to a long-term care facility must include a label with the following information: (1) Drug name;	Click or tap here to enter text.

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Coı	Compliant						
Yes			#			Rule Reference	Notes/Corrective Actions
				d	number	(2) Drug strength; (3) Expiration date in accordance with WAC 246-945-	
				е	Pharmacist or provider identity	016(3); (4) The manufacturer's name and lot number, if not maintained in a separate record; and (5) The identity of the pharmacist or provider responsible for the prepackaging, if not maintained in a separate record.	
Re	tur	n a	nd	Re	euse of Medication		
			11	dru care use dos	ngs only when returned by a long-term e facility or hospice program in per- e, blister packaging, whether in unit	RCW 18.64.570(4) "A pharmacy may repackage and dispense unused drugs returned by a long-term care facility or hospice program to the pharmacy in peruse, blister packaging, whether in unit dose or modified unit dose form, except as prohibited by federal law."	Click or tap here to enter text.
			12	pha inte do 1	the returned drugs qualify for reuse der the provisions of chapter 69.70	WAC 246-945-485(1)(a) (1) A dispensed drug or prescription device must only be accepted for return and reuse as follows: (a) Noncontrolled legend drugs that have been maintained in the custody and control of the institutional facility, dispensing pharmacy, or their related facilities under common control may be returned and reused if product integrity can be assured; and (b) Those that qualify for return under the provisions of chapter 69.70 RCW.	Click or tap here to enter text.
Sh	are	d F	ha	rm	nacy Services		
				site	harmacy services are provided off- e, does the pharmacy or pharmacist nply with RCW 18.64.570	WAC 246-945-425 Shared pharmacy services. Pharmacy services may be provided off-site at one or more locations. When the services being performed are related to prescription fulfillment or processing, the pharmacy or pharmacist must comply with the following: (1) Long term care shared pharmacy services in accordance with RCW 18.64.570.	Click or tap here to enter text.
					m care facility or hospice program?	RCW 18.64.570(3) "Shared pharmacy services may be used for, but are not limited to, the purpose of ensuring that drugs or devices are attainable to meet the immediate needs of residents of the long-term	Click or tap here to enter text.

2023 Long-Term Care Pharmacy Addendum

Со	Compliant				2023 Long-Term Care Pharmacy Addendum	
		N/A	#		Rule Reference	Notes/Corrective Actions
				pharmacies serving long term care or	care facility or hospice program, or when the outsourcing pharmacy cannot provide services on an ongoing basis"	
				Outsourcing Pharmacy: Is a copy of the prescription or chart order provided to the supplying pharmacy?	RCW 18.64.570(2) "A pharmacy may outsource shared pharmacy services for a long-term care facility or hospice program to another pharmacy if the outsourcing pharmacy: (a) Obtains approval from the long-term care facility or hospice program to outsource shared pharmacy services for the facility's or program's residents or patients; and (b) Provides a copy of the prescription or order to the pharmacy providing the shared pharmacy services."	Click or tap here to enter text.
			16	*Supplying Pharmacy*: Is a copy of the prescription or drug order and dispensing record between the outsourcing pharmacy and the supplying pharmacy maintained?	RCW 18.64.570(3) "Shared pharmacy services may be used for, but are not limited to, the purpose of ensuring that drugs or devices are attainable to meet the immediate needs of residents of the long-term care facility or hospice program, or when the outsourcing pharmacy cannot provide services on an ongoing basis. Where a pharmacy uses shared pharmacy services to have a second pharmacy provide a first dose or partial fill of a prescription or drug order to meet a patient's or resident's immediate needs, the second supplying pharmacy may dispense the first dose or partially filled prescription on a satellite basis without the outsourcing pharmacy being required to fully transfer the prescription to the supplying pharmacy. The supplying pharmacy must retain a copy of the prescription or order on file, a copy of the dispensing record or fill, and must notify the outsourcing pharmacy of the service and quantity provided."	Click or tap here to enter text.

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Read this page carefully

WA Pharmacy Quality Assurance Commission
Pharmacy Self-Inspection Worksheet
2023 USP <795> – Nonsterile Compounding Addendum

Attention: Responsible Pharmacy Manager or Equivalent Manager

Washington law holds the responsible manager (or equivalent manager) and all pharmacists on duty responsible for ensuring pharmacy compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this report within the month of March and within 30 days of becoming responsible manager (as required by WAC 246-945-005) may result in disciplinary action. The following addendum is required to be filled out and kept on file with the General Pharmacy or Hospital Pharmacy Self-Inspection Worksheet. Do not send to the commission office.

The primary objective of this report, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. This worksheet does not replace U.S. Pharmacopeia (USP) <795> Pharmaceutical Compounding – Sterile Preparations. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.)

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write "corrected" and the date of correction by the appropriate question.

For additional guidance on the self-inspection addendum, please see <u>Guidance Document #61 – United States Pharmacopeia General Chapter</u> <795> – Nonsterile Compounding – Information.

Date responsible manager/change of responsible manager inspection was performed: Click or tap to enter a date.

Signature of responsible pharmacy manager: Click or tap here to enter text.

Questions highlighted in blue are questions that will be focused on during routine pharmacy inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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General Rule Reference - Applies to all questions through worksheet.

RCW 18.64.270(2) "Any medicinal products that are compounded for patient administration or distribution to a licensed practitioner for patient use or administration shall, at a minimum, meet the standards of the official United States pharmacopeia as it applies to nonsterile products and sterile administered products."

mpli:	ant N/A	#		Rule Reference	Notes/Corrective Actions			
Training & Training Procedures								
		1	Are all licensed pharmacy personnel involved in compounding properly trained for the type of compounding they perform? *USP recommends annual evaluations of personnel training.*	USP <795> - Categories of Compounding - "Compounders shall acquire and maintain knowledge and skills in all areas (e.g. dosage, form, patient population, and medical specialty) for which they compound." USP <795> - Training - "All personnel involved in the compounding, evaluation, packaging, and dispensing of compounded preparations shall be properly trained for the type of compounding conducted. It is the responsibility of the compounder to ensure that a training program has been implemented and that it is ongoing." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.			
		2	Do training procedures require all pharmacy personnel who compound to read and be familiar with <usp 795="">?</usp>	 USP <795> - "Steps in the training procedure include the following: All employees involved in pharmaceutical compounding shall read and become familiar with this chapter. They should also be familiar with the contents of the USP Pharmacists' Pharmacopeia and other relevant publications, including how to read and interpret MSDSs." 	Click or tap here to enter text.			
		3	Do training procedures require all pharmacy personnel who compound to read and be familiar with your pharmacy's procedures related to compounding?	 USP <795> - "Steps in the training procedure include the following: All employees shall read and become familiar with each of the procedures related to compounding, including those involving the facility, equipment, personnel, actual compounding, evaluation, packaging, storage, and dispensing." 	Click or tap here to enter text.			
		4	Do training procedures include hazardous drug training if hazardous drugs are handled in the pharmacy?	 USP <795> - "Steps in the training procedure include the following: All personnel who compound hazardous drugs shall be fully trained in the storage, handling, and disposal of these drugs. This training shall occur before preparing or handling hazardous drugs." 	Click or tap here to enter text.			

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C	ompli	ant				2126	
Yes	No	N/A	#			Rule Reference	Notes/Corrective Actions
			5	trai	training procedures require all ning activities to be documented by responsible manager?	 USP <795> - "Steps in the training procedure include the following: All training activities shall be documented. The compounder shall meet with employees to review their work and answer any questions the employees may have concerning compounding procedures." 	Click or tap here to enter text.
			6		training procedures include the owing?	USP <795> - Training - "Steps in the training procedure include the following:	Click or tap here to enter text.
			6	а	Demonstration and observation of proper procedures and knowledge of procedures.	 USP <795> - Training - "The compounder shall demonstrate the procedures for the employee and shall observe and guide the employee throughout the training process. The employee will then repeat the procedure without any assistance from, but under the direct supervision of, the compounder. When the employee has demonstrated to the compounder a verbal and functional knowledge of the procedure, then and only then will the employee be permitted to perform the procedure without direct supervision. However, the compounder should be physically present and shall approve all ingredients and their quantities and the final preparation." *Compounder in this reference can be either a pharmacist or a pharmacy technician.* 	Click or tap here to enter text.
			6	b	Requiring signatures on training documentation.	USP <795> - Training - "When the compounder is satisfied with the employee's knowledge and proficiency, the compounder will sign the documentation records to show that the employee was appropriately trained." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.
			6	С	Pharmacist monitoring of employee's work.	 USP <795> - Training "Steps in the training procedure include the following: The compounder shall continually monitor the work of the employee and ensure that the employee's calculations and work are accurate and adequately performed." *Compounder in this reference means a pharmacist.* 	Click or tap here to enter text.

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	Compli	ant			Rule Reference	Notes/Corrective Actions
Ye	s No	N/A	#		Rule Reference	Notes/Corrective Actions
			6	d Pharmacist responsibility for final preparation.	 USP <795> - Training "Steps in the training procedure include the following: The compounder is solely responsible for the finished preparation." *Compounder in this reference means a pharmacist.* 	Click or tap here to enter text.
C	omp	ound	nib	g Process		
In	the Ru	le Refe	eren	ces for Questions 7 -18 "compounder" ca	n be either a pharmacist or a pharmacy technician, however	the final check is the responsibility of a pharmacist.
			7	Do employees engaged in compounding check to ensure that the dose, safety, and intended use of the product or preparation has been evaluated for suitability?	 USP <795> - The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 1. The dose, safety, and intended use of the preparation or device has been evaluated for suitability in terms of: the chemical and physical properties of the components dosage form therapeutic appropriateness and route of administration, including local and systemic biological disposition legal limitations, if any. 	Click or tap here to enter text.
			8	Do employees engaged in compounding check ingredients to be used in the preparation have their expected identity, quality, and purity?	USP <795> - Compounding Process - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 3. Ingredients used in the formulation have their expected identity, quality, and purity. If the formulation is for humans, ingredients are not on a list of federally recognized drugs or specific drug products that have been withdrawn or removed from the market for safety or efficacy reasons (see www.FDA.gov) "	Click or tap here to enter text.
			9	Do employees engaged in compounding verify that formulations intended for human use or food producing animals are checked to ensure they are not on a list of prohibited items for use in these formulations?	+	Click or tap here to enter text.
			10	Is the compounding area appropriately clean and sanitized?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 4. Compounding is done in an appropriately clean and sanitized area dedicated to this activity (see the section Compounding Facilities)."	Click or tap here to enter text.

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	Compliant				Rule Reference	Notes/Corrective Actions
Υe	s No	N/A	#		Rule Reference	Notes/Corrective Actions
			11	Are compounds prepared one at a time in a specific or dedicated workspace?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 5. Only one preparation is compounded at one time in a specific workspace."	Click or tap here to enter text.
			12	Is compounding equipment inspected for cleanliness and proper functioning?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 6. Appropriate compounding equipment has been selected and inspected for cleanliness and correct functioning and is properly used."	Click or tap here to enter text.
				Are appropriate BUDs assigned to finished preparations?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 7. A reliable BUD is established to ensure that the finished preparation has its accepted potency, purity, quality, and characteristics, at least until the labeled BUD."	Click or tap here to enter text.
			14	Do employees engaged in compounding properly wash hands and wear the proper PPE based on the type of compounding performed?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 8. Personnel engaged in compounding maintain good hand hygiene and wear clean clothing appropriate to the type of compounding performed (e.g., hair bonnets, coats, gowns, gloves, facemasks, shoes, aprons, or other items) as needed for protection of personnel from chemical exposures and for prevention of drug contamination."	Click or tap here to enter text.
			15	Are critical processes verified by a pharmacist during compounding to ensure expected qualities of the finished preparation?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 10. Critical processes (including but not limited to weighing, measuring, and mixing) are verified by the compounder to ensure that procedures, when used, will consistently result in the expected qualities in the finished preparation."	Click or tap here to enter text.
			16		USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 11. The final preparation is assessed using factors such as weight, adequacy of mixing, clarity, odor, color, consistency, pH, and analytical testing as appropriate; and this information is recorded on the Compounding Record."	Click or tap here to enter text.

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Co	omplia	ant			Pula Pafavanas	Natas (Carractive Astions
Yes	No	N/A	#		Rule Reference	Notes/Corrective Actions
			17	Is the final preparation properly labeled?	USP <795> - "The compounder is responsible for ensuring that each individual incidence of compounding meets the criteria given in this section. 13. The preparation container is labeled according to all applicable state and federal laws. The labeling shall include the BUD and storage and handling information." *See RCW 18.64.246*	Click or tap here to enter text.
Co	mpo	oun	din	g Facilities		
				compounding facility that is also	USP <795> - "Compounding facilities shall have an adequate space that is specifically designated for compounding of prescriptions."	Click or tap here to enter text.
			19	Do compounding facilities provide for placement of equipment and materials to avoid mix-ups among ingredients, containers, labels, in-process materials, and finished preparations and crosscontamination?	USP <795> - "This space shall provide for the orderly placement of equipment and materials to prevent mix-ups among ingredients, containers, labels, in-process materials, and finished preparations and is designed, arranged, and used to prevent adventitious cross-contamination."	Click or tap here to enter text.
				and sterile compounding separate from	USP <795> - "Areas used for sterile preparations shall be separated and distinct from the nonsterile compounding area."	Click or tap here to enter text.
			21	Is purified water used in compounding of nonsterile preparations?	USP <795> - "Purified Water (see Purified Water monograph) shall be used for compounding nonsterile drug preparations when formulations indicate the inclusion of water."	Click or tap here to enter text.
				Are adequate hand and equipment washing facilities easily accessible to the compounding area?	USP <795> - "Adequate hand and equipment washing facilities shall be easily accessible to the compounding areas. Such facilities shall include, but are not limited to, hot and cold water, soap or detergent, and an air-drier or single-use towels."	Click or tap here to enter text.
			23	clean, and in good renair?	USP <795> - "The areas used for compounding shall be maintained in clean, orderly, and sanitary conditions and shall be maintained in a good state of repair."	Click or tap here to enter text.
			24	Is waste handled in accordance with local, state, and federal guidelines?	USP <795> - "Waste shall be held and disposed of in a sanitary and timely manner and in accordance with local, state, and federal guidelines."	Click or tap here to enter text.

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C	ompli	ant			Rule Reference	Notes/Corrective Actions
Yes	No	N/A	#		Rule Reference	Notes/corrective Actions
			25	Are heating, ventilation, and air conditioning systems controlled to avoid decomposition and contamination of chemicals?	USP <795> - "Heating, ventilation, and air conditioning systems shall be controlled to avoid decomposition and contamination of chemicals (see the General Notices and Requirements, Preservation, Packaging, Storage, and Labeling, Storage Temperature and Humidity; and the manufacturers' labeled storage conditions)."	Click or tap here to enter text.
			26	Are all compounding components, equipment, and containers stored in accordance with the manufacturer or other specified conditions, off of the floor?	USP <795> - "All components, equipment, and containers shall be stored off the floor and in a manner to prevent contamination and permit inspection and cleaning of the compounding and storage area."	Click or tap here to enter text.
			27	Are hazardous drugs stored, prepared, and handled by trained personnel under conditions that protect all personnel?	USP <795> - "Hazardous drugs shall be stored, prepared, and handled by appropriately trained personnel under conditions that protect the healthcare workers and other personnel."	Click or tap here to enter text.
			28	Does disposal of hazardous drugs comply with all applicable federal and state regulations?	USP <795> - "Disposal of all hazardous drug wastes shall comply with all applicable federal and state regulations."	Click or tap here to enter text.
			29	Are all personnel who perform routine custodial waste removal and cleaning in hazardous drug preparation areas trained in appropriate procedure to protect themselves and prevent contamination?	USP <795> - "All personnel who perform routine custodial waste removal and cleaning activities in storage and preparation areas for hazardous drugs shall be trained in appropriate procedures to protect themselves and prevent contamination."	Click or tap here to enter text.
Co	mpo	oun	din	g Equipment		
			30	Is equipment appropriate for use in compounding?	USP <795> - "The equipment and utensils used for compounding of a drug preparation shall be of appropriate design and capacity The equipment shall be of suitable composition that the surfaces that contact components are neither reactive, additive, nor sorptive and therefore will not affect or alter the purity of the compounded preparations."	Click or tap here to enter text.
				Is all equipment stored to protect it from contamination and located to facilitate use, maintenance and cleaning?	USP <795> - "Equipment shall be stored to protect it from contamination and shall be located to facilitate its use, maintenance, and cleaning."	Click or tap here to enter text.

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C	ompli	ant			Rule Reference	Notes/Corrective Actions
Yes	No	N/A	#		Rule Reference	Notes/Corrective Actions
				Are automated, mechanical, electronic, or other technology used in compounding routinely tested, inspected, and calibrate to ensure proper performance?	USP <795> - "Automated, mechanical, electronic, and other types of equipment used in compounding or testing of compounded preparations shall be routinely inspected, calibrated as necessary, and checked to ensure proper performance."	Click or tap here to enter text.
				Is equipment checked by employees engaged in compounding to determine its suitability for use in compounding?	USP <795> - "Immediately before compounding operations, the equipment shall be inspected by the compounder to determine its suitability for use." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.
			34	Is equipment used during compounding cleaned after use?	USP <795> - "After use, the equipment shall be appropriately cleaned."	Click or tap here to enter text.
			35	If the same equipment is being used for all drug products, are there procedures in place that allow meticulous cleaning of equipment before use with other drugs?	USP <795> - " when the same equipment is being used for all drug products, appropriate procedures shall be in place to allow meticulous cleaning of equipment before use with other drugs."	Click or tap here to enter text.
Co	mp	one	nt S	Selection, Handling, and Sto	orage	
				Are components used in compounding manufactured by FDA-registered facilities?	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 2. Compounders shall first attempt to use components manufactured in an FDA-registered facility." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.
			37	If components are not available from FDA-registered facilities, is professional judgment used when selecting components and to establish purity and safety by reasonable means?	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 2. When components cannot be obtained from an FDA-registered facility, compounders shall use their professional judgment in selecting an acceptable and reliable source and shall establish purity and safety by reasonable means, which should include Certificate of Analysis, manufacturer reputation, and reliability of source." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.

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	Comp	liant			Pula Pafaranas	Notes (Compating Astions
Υe	s No	N/A	#		Rule Reference	Notes/Corrective Actions
				Do ingredients used in preparations meet the requirements of compendial monographs for those ingredients? *See point 4 in rule reference column to the right, for when compendial quality components are not obtainable.*	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 3. Official compounded preparations are prepared from ingredients that meet requirements of the compendial monograph for those individual ingredients for which monographs are provided. These preparations may be labeled USP or NF as appropriate. 4. When components of compendial quality are not obtainable, components of high quality such as those that are chemically pure, analytical reagent grade, or American Chemical Society—certified may be used."	Click or tap here to enter text.
				When components are transferred from an original container to a different container, is that container identified with:	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 5. For components in containers that have an expiration date from the manufacturer or distributor, the material may be used in compounding before that expiration date (a) when the material is stored in its original container under conditions to avoid decom-position of the chemicals (b) when there is minimal exposure of the remaining material each time material is withdrawn from the container, and (c) when any withdrawals from the container are performed by those trained in the proper handling of the material. If the component has been transferred to a different container, that container shall be identified with the component name, original supplier, lot or control number, transfer date, and expiration date and shall provide integrity that is equivalent to or better than that of the original container."	
			39	a Component Name		Click or tap here to enter text.
			39	b Original Supplier		Click or tap here to enter text.
			39	c Lot or Control Number		Click or tap here to enter text.
			39	d Transfer Date, and		Click or tap here to enter text.
			39	e Expiration Date		Click or tap here to enter text.

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	Compli	ant			Rule Reference	Notes/Corrective Actions
Ye	s No	N/A	#		Nule Reference	Notes/ corrective Actions
			40	When components do not have an expiration date assigned by the manufacturer/supplier, is the container labeled with date of receipt, and assigned a conservative expiration date that does not exceed 3 years from receipt?	when selecting, handling, and storing components for compounded preparations. 6. For components that do not have expiration dates assigned by the manufacturer or supplier, the compounder shall label the container with the date of receipt and assign a conservative expiration date, not to exceed three years after receipt, to the Component (see the General Notices and Requirements, Preservation, Packaging, Storage, and Labeling, Labeling, Expiration Date and Beyond-Use Date) based on the nature of the component and its degradation mechanism, the container in which it is packaged, and the storage conditions."	
			41	Are manufactured drug products used by your pharmacy as the source of active ingredient manufactured by FDA-registered facilities and is appropriately labeled with a batch control number and expiration date?	USP <795> - The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 7. If a manufactured drug product is used as the source of active ingredient, the drug product shall be manufactured in an FDA-registered facility, and the manufacturer's product container shall be labeled with a batch control number and expiration date.	Click or tap here to enter text.
			42	Does the compounder consider all ingredients, including excipients, present in the drug product relative to the intended use of the compounded preparation and the effect of manipulating the drug product on the therapeutic appropriateness and stability of the components?	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 7. When compounding with manufactured drug products, the compounder shall consider all ingredients, including excipients, present in the drug product relative to the intended use of the compounded preparation and the effect of manipulating the drug product on the therapeutic appropriateness and stability of the components."	Click or tap here to enter text.
			43	Do ingredients used for dietary or nutritional supplements meet USP, FCC or NF standards?	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 8. If the preparation is intended for use as a dietary or nutritional supplement, then the compounder must adhere to this chapter and must also comply with any federal and state requirements. Generally, dietary supplements are prepared from ingredients that meet USP, FCC, or NF standards. Where such standards do not exist, substances may be used in dietary supplements if they have been shown to have acceptable food-grade quality using other suitable procedures."	Click or tap here to enter text.

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Co	ompli	ant			Pula Pafarana	Notes /Connective Actions
Yes	No	N/A	#		Rule Reference	Notes/Corrective Actions
			44	Does your pharmacy receive written assurance from suppliers that components derived from ruminant animals are in compliance with federal laws?	USP <795> - "The following guidelines shall be followed when selecting, handling, and storing components for compounded preparations. 9. When a component is derived from ruminant animals (e.g., bovine, caprine, ovine), the supplier shall provide written assurance that the component is in compliance with all federal laws governing processing, use, and importation requirements for these materials."	Click or tap here to enter text.
				Are components used in compounding stored properly per manufacturer?	USP <795> - "All components used in the compounding of preparations must be stored as directed by the manufacturer, or according to USP, NF, or FCC monograph requirements, in a clean area, and under appropriate temperature and humidity conditions."	Click or tap here to enter text.
				Are components used in compounding stored off the floor, handled and stored to prevent contamination, and rotated so that the oldest stock is used first?	USP <795> - "All components shall be stored off the floor, handled and stored to prevent contamination, and rotated so that the oldest stock is used first."	Click or tap here to enter text.
Sta	abili	ty C	rite	eria and Beyond-Use Dating		
			// /	Is the BUD determined from when the preparation is compounded?	USP <795> - "The BUD is the date after which a compounded preparation shall not be used and is determined from the date when the preparation is compounded."	Click or tap here to enter text.
				When assigning a BUD, are drug specific and general stability documents and literature consulted?	USP <795> - "When assigning a BUD, compounders shall consult and apply drug-specific and general stability documentation and literature when available"	Click or tap here to enter text.
			49	the source of the API for a nonsterile	USP <795> - "When a manufactured product is used as the source of the API for a nonsterile compounded preparation, the product expiration date cannot be used solely to assign a BUD for the compounded preparation. The compounder shall refer to and consider the following: 1. Manufacturer for stability information 2. literature for applicable information on stability, compatibility, and degradation of ingredients 3. stability factors in USP <1191> All stability data shall be carefully interpreted in relation to the actual compounded formulation."	Click or tap here to enter text.
				Are preparations, at all steps in compounding, dispensing, and storage, observed for signs of instability and deterioration?	USP <795> - "At all steps in the compounding, dispensing, and storage process, the compounder shall observe the compounded drug preparation for signs of instability."	Click or tap here to enter text.

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	ompli				Rule Reference	Notes/Corrective Actions
	No •			15 5		
Pa	cka	ging	g ar	nd Drug Preparation Contain	ners	
				Do containers and closures used for packaging preparations meet USP requirements?	containers and container closures used in packaging compounded preparations meet USP requirements (see <659>; Containers—Glass <660>; Plastic Packaging Systems and their Materials of Construction <661.7; Plastic Packaging Systems for Pharmaceutical Use <661.2>; Containers—Performance Testing <671>; <1136>); and when available, compounding monographs Container suppliers shall supply, upon request, verification of USP container compliance." *Compounder in this reference can be either a pharmacist or a pharmacy technician, however the final check is the responsibility of a pharmacist.*	Click or tap here to enter text.
				Are the containers and closures used for packaging preparations made of suitable clean material?	USP <795> - "The containers and closures shall be made of suitable clean material in order not to alter the quality, strength, or purity of the compounded drug preparation. The container used depends on the physical and chemical properties of the compounded preparation."	Click or tap here to enter text.
			53	Are the containers and closures used for packaging preparations stored appropriately off the floor in way to prevents contamination and rotated?	USP <795> - "The containers and closures shall be stored off the floor, handled and stored to prevent contamination, and rotated so that the oldest stock is used first."	Click or tap here to enter text.
			54	Are the containers and container closures stored in such a way as to permit inspection and cleaning of the storage area?	USP <795> - "The containers and container closures shall be stored in such a way as to permit inspection and cleaning of the storage area."	Click or tap here to enter text.
Co	mp	oun	din	g Documentation		
			55	Does the compounder compound preparation in any other way than the manufacture's labeling instructions?	USP <795> - "When the compounder compounds a preparation according to the manufacturer's labeling instructions, then further documentation is not required. All other compounded preparations require further documentation as described below. This includes a master formulation and compounding record." *Compounder in this reference can be either a pharmacist or a pharmacy technician, however the final check is the responsibility of a pharmacist.*	Click or tap here to enter text.

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C	Compliant					Rule Reference	Notes/Corrective Actions
Yes	No	N/A	#			nuic nelelence	Notes/ corrective Actions
			56		es to Question 55, does the Master mula contain?	USP <795> - "When the compounder compounds a preparation according to the manufacturer's labeling instructions, then further documentation is not required. All other compounded preparations require further documentation as described below. This includes a master formulation and compounding record." *Compounder in this reference can be either a pharmacist or a pharmacy technician, however the final check is the responsibility of a pharmacist.*	Click or tap here to enter text.
			56	а	Official or assigned name, strength, and dosage form of the preparation?	USP <795> - "this record shall include: Official or assigned name, strength, and dosage form of the preparation."	Click or tap here to enter text.
			56	b	Calculations needed to determine and verify quantities or components and doses of active pharmaceutical ingredients?	USP <795> - "this record shall include; calculations needed to determine and verify quantities or components and doses of active pharmaceutical ingredients."	Click or tap here to enter text.
			56	С	Description of all ingredients and their quantities?	USP <795> - "this record shall include: description of all ingredients and their quantities."	Click or tap here to enter text.
			56	d	Compatibility and stability information, including references when available?	USP <795> - "this record shall include: compatibility and stability information, including references when available."	Click or tap here to enter text.
			56	е	Equipment needed to prepare the preparation, when appropriate?	USP <795> - "this record shall include: equipment needed to prepare the preparation, when appropriate."	Click or tap here to enter text.
			56	f	Mixing instructions?	USP <795> - "this record shall include: Mixing instructions that should include order of mixing, mixing temperatures and environmental controls, duration of mixing, other factors pertinent to the replication of the preparation as compounded.	Click or tap here to enter text.
			56	g	Container used in dispensing?	USP <795> - "this record shall include: container used in dispensing."	Click or tap here to enter text.
			56	h	Packaging and storage requirements?	USP <795> - "this record shall include: packaging and storage requirements."	Click or tap here to enter text.
			56	i	A description of the final preparation?	USP <795> - "this record shall include: description of the final preparation."	Click or tap here to enter text.
			56	j	Quality control procedures and expected results?	USP <795> - "this record shall include: Quality control procedures and expected results."	Click or tap here to enter text.

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Co	mpli	ant				2126	
Yes	No	N/A	#			Rule Reference	Notes/Corrective Actions
			57	If ye	es to Question 55, does the npounding Formula contain?	USP <795> - "When the compounder compounds a preparation according to the manufacturer's labeling instructions, then further documentation is not required. All other compounded preparations require further documentation as described below. This includes a master formulation and compounding record." *Compounder in this reference can be either a pharmacist or a pharmacy technician, however the final check is the responsibility of a pharmacist.*	Click or tap here to enter text.
			57		Official or assigned name, strength, and dosage of the preparation?	USP <795> - "this record shall include: official or assigned name, strength, and dosage of the preparation."	Click or tap here to enter text.
			57	n	Master formula Record reference for the preparation?	USP <795> - "this record shall include: Master formula Record reference for the preparation."	Click or tap here to enter text.
			57	С	Names and quantities of all components?	USP <795> - "this record shall include: names and quantities of all components."	Click or tap here to enter text.
			57		Sources, lot numbers, and expiration dates of all components?	USP <795> - "this record shall include: sources, lot numbers, and expiration dates of all components."	Click or tap here to enter text.
			57	e	Total quantity compounded?	USP <795> - "this record shall include: total quantity compounded."	Click or tap here to enter text.
			57	f	Name of the person who prepare the preparation, name of the person who performed the quality control procedures, and the name of the compounder who approved the preparation?	USP <795> - "this record shall include: Name of the person who prepare the preparation, name of the person who performed the quality control procedures, and the name of the compounder who approved the preparation."	Click or tap here to enter text.
			57	g	Date of preparation?	USP <795> - "this record shall include: date of preparation."	Click or tap here to enter text.
			57	h	Control or prescription number?	USP <795> - "this record shall include: assigned control or prescription number."	Click or tap here to enter text.
			57	i	Assigned BUD?	USP <795> - "this record shall include: assigned BUD.	Click or tap here to enter text.
			57		Duplicate label described in the Master Formulation Record?	USP <795> - "this record shall include: duplicate label as described in the Master Formulation Record."	Click or tap here to enter text.
			57	k		USP <795> - "this record shall include: description of the final preparation."	Click or tap here to enter text.
			57		Results of the quality control procedures?	USP <795> - "this record shall include: results of the quality control procedures (e.g., weight range of filled capsules, pH of aqueous liquids)"	Click or tap here to enter text.

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(Compli	ant			Pula Pafarana	Nata - I Carra atina Astina
Ye	No	N/A	#		Rule Reference	Notes/Corrective Actions
			57	Documentation of any quality control issues and any adverse reactions or preparation problems reported by the patient or the caregiver?	USP <795> - "this record shall include: documentation of any quality control issues and any adverse reactions or preparation problems reported by the patient or the caregiver."	Click or tap here to enter text.
			58	Are Safety Data Sheets readily accessible to all employees working with drug substances or bulk chemicals located on the compounding facility?	USP <795> - "Material Safety Data Sheets (MSDSs) shall be readily accessible to all employees working with drug substances or bulk chemicals located on the compounding facility premises."	Click or tap here to enter text.
Q	ualit	y Co	ont	rol		
			59	Do pharmacists supervising compounding activities perform a final check that reviews each procedure used in the compounding process and observe the finished preparation to ensure it appears as expected?	USP <795> - "As a final check, the compounder shall review each procedure in the compounding process. To ensure accuracy and completeness, the compounder shall observe the finished preparation to ensure that it appears as expected and shall investigate any discrepancies and take appropriate corrective action before the prescription is dispensed to the patient." *Compounder in this reference means a pharmacist.*	Click or tap here to enter text.
			60	Are controls in place to ensure compounding accuracy?	USP <795> - Compounding Controls "1. The Master Formulation Record, the Compounding Record, and associated written procedures shall be followed in execution of the compounding process. Any deviation in procedures shall be documented. 2. The compounder shall check and recheck each procedure at each stage of the process. If possible, a trained second person should verify each critical step in the compounding process. 3. The compounder shall have established written procedures that describe the tests or examinations conducted on the compounded preparation (e.g., the degree of weight variation among capsules) to ensure their uniformity and integrity. 4. Appropriate control procedures shall be established to monitor the output and to verify the performance of compounding processes and equipment that may be responsible for causing variability in the final compounded preparations." *Compounder in this reference can be either a pharmacist or a pharmacy technician, however the final check is the responsibility of a pharmacist.*	Click or tap here to enter text.

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2023 USP <795> Nonsterile Compounding Self-Inspection Addendum

	ompli	1			Rule Reference	Notes/Corrective Actions
		N/A				,
Co	mp	oun	aın	ng for Animal Patients		
			61	Do you compound products for animal patients? *If no, you do not need to answer the		Click or tap here to enter text.
				questions below*		
			62	Is the intended use by the animal determined prior to compounding preparation?	USP <795> - "Intended use of any animal patient (e.g., companion, performance, food) shall be determined before compounding for that patient."	Click or tap here to enter text.
			63	Do employees engaged in compounding for animals have knowledge of drug regulation and disposition for animal patients?	USP <795> - "All compounders preparing formulations for animals shall possess a functional knowledge of drug regulation and disposition in animal patients." *Compounder in this reference can be either a pharmacist or a pharmacy technician.*	Click or tap here to enter text.
			64	Do labels include withdrawal time lengths for animals that are foodproducing?	USP <795> - "Veterinarians are required by law to provide food-producing animal caregivers with an accurate length of time to withhold treated animal tissues (e.g., meat, milk, eggs) from the human food supply. This length of time is referred to as a withdrawal time (WDT) and must also, by law, be included on the dispensing label of every prescription prepared for a food-producing species."	Click or tap here to enter text.
			65	Do your pharmacists have knowledge of individual species' limitations in physiology and metabolic capacities? What are your resources?	USP <795> - "The pharmacist shall be knowledgeable about the individual species' limitations in physiology and metabolic capacity that can result in toxicity when certain drugs or excipients are used in compounded preparations."	Click or tap here to enter text.

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Read this Page Carefully

Pharmacy Quality Assurance Commission **2023** Manufacturer Self-Inspection Worksheet

Attention: Facility Manager (Equivalent Manager or Responsible Pharmacy Manager)

Manufacturers are responsible for ensuring compliance with all applicable state and federal laws. Failure to complete this annual worksheet within the month of March and or within 30 days of becoming responsible manager (as required by WAC 246-945-005) may result in disciplinary action.

Please note: This Manufacturer Self-Inspection Worksheet is only applicable to those entities subject to 21CFR 211.

Following your self-inspection and completion of the worksheet(s), please review it with your staff, correct any deficiencies noted, sign and date the worksheet(s), and file it so it will be readily available to commission inspectors. Do not send to the commission office. You are responsible for ensuring your completed worksheet(s) is available at the time of inspection.

The primary objective of this worksheet, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet also serves as a necessary document used by commission inspectors during an inspection to evaluate a Manufacturer's level of compliance.

When a commission inspector discovers an area of non-compliance, they will issue an Inspection Report with Noted Deficiencies. The manufacturer must provide a written response (plan of correction) addressing all areas of non-compliance. Identifying and correcting an area of non-compliance prior to a commission inspection, or during an inspection, may eliminate that item from being included as a deficiency on an Inspection Report. Do not **assume** compliance with any statement; take the time to personally verify that compliance exists. If you have any questions, please contact your inspector.

A common reason for issuing an Inspection Report with Noted Deficiencies is either not having or not being able to readily retrieve required documents and records. Because commission inspections are unscheduled, it is common for the designated person to be absent or unavailable. For this reason, you are asked to provide a list of the specific locations of required documents. Having all required documents and records maintained in a well-organized and readily retrievable manner (a binder is recommended) reduces the chance that you will receive an Inspection Report with Noted Deficiencies.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write corrected and the date of correction by the appropriate question.

All manufacturers MUST complete and sign this self-inspection worksheet within the month of March. The form must be available for inspection as

required by WAC 246-945-005. Do not send to the commission office.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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Date Manufacturer Self-Inspection was performed: Click or tap to enter a date.

Change in Responsible/Equivalent Manager and effective date of change: Click or tap here to enter text. DATE: Click or tap to enter a date. (mm/dd/yy)

Print name of person completing the Self-Inspection Worksheet: Click or tap here to enter text.

Signature of person completing the Self-Inspection Worksheet: Click or tap here to enter text.

Contact Person E-mail: Click or tap here to enter text.

Manufacturer: Click or tap here to enter text.

Telephone: Click or tap here to enter text. Fax: Click or tap here to enter text.

Address: Click or tap here to enter text.

DEA #: Click or tap here to enter text.

Manufacturer License #: Click or tap here to enter text.

Endorsements:

Controlled Substances

Document and Record Review

Please provide the location of these documents in this facility (be as specific as possible, there can be many filing cabinets and binders). The documentation listed below are required by rule references to be available during inspection, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference
Manufacturer Self-Inspection Worksheet for last 2 years	WAC 246-945-005(4)(a) "The responsible pharmacy manager, or equivalent manager, shall sign and date the
	completed self-inspection worksheet(s), and maintain completed worksheets for two years from the date of
Location: Click or tap here to enter text.	completion."
	WAC 246-945-005(4)(b) "When a change in responsible pharmacy manager, or equivalent manager occurs, the new responsible pharmacy manager, or equivalent manager, shall conduct a self-inspection as required under this section.
	The new responsible pharmacy manager, or equivalent manager, shall sign and date the self-inspection worksheet(s) within thirty days of becoming responsible pharmacy manager, or equivalent manager, and maintain completed worksheets for two years from the date of completion."

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	Rule Reference
Manufacturer License Location: Click or tap here to enter text.	WAC 246-945-247(1) "An entity located in Washington state that manufactures drugs must be licensed by the commission in accordance with the laws and regulations of Washington state before engaging in manufacturing."
DEA Registration	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."
Location: Click or tap here to enter text.	
Current Biennial Controlled Substance Inventory	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." 21 CFR 1304.04(h) "(1) Inventories and records of controlled substances listed in Schedules I and II shall be
Location: Click or tap here to enter text.	maintained separately from all of the records of the registrant; and (2) Inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either separately from all other records of the registrant or in such form that the information required is readily retrievable from the ordinary business records of the registrant."
	WAC 246-945-420(3) "(a) Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an inventory of the substance on hand, and thereafter, include the substance in each inventory."
Power of Attorney for staff authorized to order	WAC 246-945-040(1) "The commission adopts 21 CFR as its own."
controlled substances Location: Click or tap here to enter text.	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."
Schedule II Invoices for the last 2 years	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall
Location: Click or tap here to enter text.	include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."
Schedule III-V Invoices for the last 2 years	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall
Location: Click or tap here to enter text.	include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."
Completed CII order forms (DEA Form 222) and/or finalized CSOS documentation for the last 2 years	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."

	Rule Reference
Location: Click or tap here to enter text.	21 CFR 1305.13(b) "A supplier may fill the order, if possible and if the supplier desires to do so, and must record on the original DEA Form 222 its DEA registration number and the number of commercial or bulk containers furnished on each item and the date on which the containers are shipped to the purchaser. If an order cannot be filled in its entirety, it may be filled in part and the balance supplied by additional shipments within 60 days following the date of the DEA Form 222. No DEA Form 222 is valid more than 60 days after its execution by the purchaser, except as specified in paragraph (f) of this section." 21 CFR 1305.13(d) "The supplier must retain the original DEA Form 222 for the supplier's files in accordance with §1305.17(c). Any supplier who is not required to report acquisition/disposition transactions to the Automation of Reports and Consolidated Orders System (ARCOS) under §1304.33(c) (such as a practitioner) must make and submit a copy of the original DEA Form 222 to DEA, either by mail to the Registration Section, or by email to DEA.Orderforms@usdoj.gov. The copy must be forwarded at the close of the month during which the order is filled. If an order is filled by partial shipments, the copy must be forwarded at the close of the month during which the final shipment is made or the 60-day validity period expires." 21 CFR 1305.13(e) "The purchaser must record on its copy of the DEA Form 222 the number of commercial or bulk containers furnished on each item and the dates on which the containers are received by the purchaser." 21 CFR 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of each item received and the date received. The record must be electronically linked to the original order and
	archived."
Completed loss by theft or destruction forms (DEA Form 106 and DEA Form 41) for the last 2 years Location: Click or tap here to enter text.	 WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission." 21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft"
Quality and Control	21 CFR 211.22(d) "The responsibilities and procedures applicable to the quality control unit shall be in writing; such written procedures shall be followed."
Title: Click or tap here to enter text.	
Location: Click or tap here to enter text.	
Sanitation	21 C.F.R 211.56 "(b) There shall be written procedures assigning responsibility for sanitation and describing in sufficient detail the cleaning schedules, methods, equipment, and materials to be used in cleaning the buildings and
Title: Click or tap here to enter text.	facilities; such written procedures shall be followed. (c) There shall be written procedures for use of suitable rodenticides, insecticides, fungicides, fumigating agents, and
Location: Click or tap here to enter text.	cleaning and sanitizing agents. Such written procedures shall be designed to prevent the contamination of equipment, components, drug product containers, closures, packaging, labeling materials, or drug products and shall be followed. Rodenticides, insecticides, and fungicides shall not be used unless registered and used in accordance with the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. 135)."

	Rule Reference
Cleaning and Maintenance	21 C.F.R 211.67(b) "Written procedures shall be established and followed for cleaning and maintenance of equipment, including utensils, used in the manufacture, processing, packing, or holding of a drug product. These
Title: Click or tap here to enter text.	procedures shall include, but are not necessarily limited to, the following: (1) Assignment of responsibility for cleaning and maintaining equipment;
Location: Click or tap here to enter text.	 (2) Maintenance and cleaning schedules, including, where appropriate, sanitizing schedules; (3) A description in sufficient detail of the methods, equipment, and materials used in cleaning and maintenance operations, and the methods of disassembling and reassembling equipment as necessary to assure proper cleaning and maintenance; (4) Removal or obliteration of previous batch identification; (5) Protection of clean equipment from contamination prior to use; (6) Inspection of equipment for cleanliness immediately before use."
Control of components and drug product containers and closures: general requirements	21 CFR 211.80 (a) "There shall be written procedures describing in sufficient detail the receipt, identification, storage, handling, sampling, testing, and approval or rejection of components and drug product containers and closures; such written procedures shall be followed."
Title: Click or tap here to enter text.	
Location: Click or tap here to enter text.	
Drug product containers and closures Title: Click or tap here to enter text.	21 CFR 211.94(d) "Standards or specifications, methods of testing, and, where indicated, methods of cleaning, sterilizing, and processing to remove pyrogenic properties shall be written and followed for drug product containers and closures."
Location: Click or tap here to enter text.	
Written procedures; deviations	21 CFR 211.100(a) "There shall be written procedures for production and process control designed to assure that the drug products have the identity, strength, quality, and purity they purport or are represented to possess. Such
Title: Click or tap here to enter text.	procedures shall include all requirements in this subpart. These written procedures, including any changes, shall be drafted, reviewed, and approved by the appropriate organizational units and reviewed and approved by the quality
Location: Click or tap here to enter text.	control unit."
Sampling and testing of in-process materials and drug products	21 CFR 211.110(a) "To assure batch uniformity and integrity of drug products, written procedures shall be established and followed that describe the in-process controls, and tests, or examinations to be conducted on appropriate samples of in-process materials of each batch. Such control procedures shall be established to monitor the output
Title: Click or tap here to enter text.	and to validate the performance of those manufacturing processes that may be responsible for causing variability in the characteristics of in-process material and the drug product. Such control procedures shall include, but are not
Location: Click or tap here to enter text.	limited to, the following, where appropriate: (1) Tablet or capsule weight variation; (2) Disintegration time; (3) Adequacy of mixing to assure uniformity and homogeneity; (4) Dissolution time and rate; (5) Clarity, completeness, or pH of solutions. (6) Bioburden testing."

	Rule Reference
Control of microbiological contamination	21 CFR 211.113(a) "Appropriate written procedures, designed to prevent objectionable microorganisms in drug products not required to be sterile, shall be established and followed.
Title: Click or tap here to enter text.	(b) Appropriate written procedures, designed to prevent microbiological contamination of drug products purporting to be sterile, shall be established and followed. Such procedures shall include validation of all aseptic and sterilization
Location: Click or tap here to enter text.	processes."
Reprocessing	21 CFR 211.115(a) "Written procedures shall be established and followed prescribing a system for reprocessing batches that do not conform to standards or specifications and the steps to be taken to insure that the reprocessed
Title: Click or tap here to enter text.	batches will conform with all established standards, specifications, and characteristics."
Location: Click or tap here to enter text.	
Materials examination and usage criteria	21 CFR 211.122(a) "There shall be written procedures describing in sufficient detail the receipt, identification, storage, handling, sampling, examination, and/or testing of labeling and packaging materials; such written
Title: Click or tap here to enter text.	procedures shall be followed."
Location: Click or tap here to enter text.	
Labeling issuance	21 CFR 211.125(f) "Procedures shall be written describing in sufficient detail the control procedures employed for the issuance of labeling; such written procedures shall be followed."
Title: Click or tap here to enter text.	
Location: Click or tap here to enter text.	
Packaging and labeling operations	21 CFR 211.130 "There shall be written procedures designed to assure that correct labels, labeling, and packaging materials are used for drug products; such written procedures shall be followed. These procedures shall incorporate
Title: Click or tap here to enter text.	the following features: (a) Prevention of mixups and cross-contamination by physical or spatial separation from operations on other drug
Location: Click or tap here to enter text.	products.
	(b) Identification and handling of filled drug product containers that are set aside and held in unlabeled condition for future labeling operations to preclude mislabeling of individual containers, lots, or portions of lots. Identification need not be applied to each individual container but shall be sufficient to determine name, strength, quantity of contents, and lot or control number of each container.
	(c) Identification of the drug product with a lot or control number that permits determination of the history of the manufacture and control of the batch.
	(d) Examination of packaging and labeling materials for suitability and correctness before packaging operations, and documentation of such examination in the batch production record.
	(e) Inspection of the packaging and labeling facilities immediately before use to assure that all drug products have been removed from previous operations. Inspection shall also be made to assure that packaging and labeling materials not suitable for subsequent operations have been removed. Results of inspection shall be documented in the batch production records."

	Rule Reference
Warehousing procedures	21 CFR 211.142 "Written procedures describing the warehousing of drug products shall be established and followed. They shall include:
Title: Click or tap here to enter text.	(a) Quarantine of drug products before release by the quality control unit.(b) Storage of drug products under appropriate conditions of temperature, humidity, and light so that the identity,
Location: Click or tap here to enter text.	strength, quality, and purity of the drug products are not affected."
Distribution procedures	21 CFR 211.150 "Written procedures shall be established, and followed, describing the distribution of drug products. They shall include:
Title: Click or tap here to enter text.	(a) A procedure whereby the oldest approved stock of a drug product is distributed first. Deviation from this requirement is permitted if such deviation is temporary and appropriate.
Location: Click or tap here to enter text.	(b) A system by which the distribution of each lot of drug product can be readily determined to facilitate its recall if necessary."
Laboratory control: general requirements	21 CFR 211.160(b)(4) "The calibration of instruments, apparatus, gauges, and recording devices at suitable intervals in accordance with an established written program containing specific directions, schedules, limits for accuracy and
Title: Click or tap here to enter text.	precision, and provisions for remedial action in the event accuracy and/or precision limits are not met. Instruments, apparatus, gauges, and recording devices not meeting established specifications shall not be used."
Location: Click or tap here to enter text.	
Testing and release for distribution	21 CFR 211.165(c) "Any sampling and testing plans shall be described in written procedures that shall include the method of sampling and the number of units per batch to be tested; such written procedure shall be followed."
Title: Click or tap here to enter text.	
Location: Click or tap here to enter text.	
Stability testing	21 CFR 211.166(a) "There shall be a written testing program designed to assess the stability characteristics of drug products. The results of such stability testing shall be used in determining appropriate storage conditions and
Title: Click or tap here to enter text.	expiration dates. The written program shall be followed and shall include: (1) Sample size and test intervals based on statistical criteria for each attribute examined to assure valid estimates of
Location: Click or tap here to enter text.	stability;
	(2) Storage conditions for samples retained for testing;(3) Reliable, meaningful, and specific test methods;
	(4) Testing of the drug product in the same container-closure system as that in which the drug product is marketed;
	(5) Testing of drug products for reconstitution at the time of dispensing (as directed in the labeling) as well as after they are reconstituted."
Special testing requirements	21 CFR 211.167 "(a) For each batch of drug product purporting to be sterile and/or pyrogen-free, there shall be appropriate laboratory testing to determine conformance to such requirements. The test procedures shall be in
Title: Click or tap here to enter text.	writing and shall be followed. (b)For each batch of ophthalmic ointment, there shall be appropriate testing to determine conformance to
Location: Click or tap here to enter text.	specifications regarding the presence of foreign particles and harsh or abrasive substances. The test procedures shall be in writing and shall be followed.

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	Rule Reference
	(c) For each batch of controlled-release dosage form, there shall be appropriate laboratory testing to determine conformance to the specifications for the rate of release of each active ingredient. The test procedures shall be in writing and shall be followed."
Records and reports: general requirements	21 CFR 211.180 "(e) Written records required by this part shall be maintained so that data therein can be used for evaluating, at least annually, the quality standards of each drug product to determine the need for changes in drug
Title: Click or tap here to enter text.	product specifications or manufacturing or control procedures. Written procedures shall be established and followed for such evaluations and shall include provisions for:
Location: Click or tap here to enter text.	(1) A review of a representative number of batches, whether approved or rejected, and, where applicable, records associated with the batch.
	(2) A review of complaints, recalls, returned or salvaged drug products, and investigations conducted under §211.192 for each drug product.
	(f) Procedures shall be established to assure that the responsible officials of the firm, if they are not personally involved in or immediately aware of such actions, are notified in writing of any investigations conducted under §§211.198, 211.204, or 211.208 of these regulations, any recalls, reports of inspectional observations issued by the Food and Drug Administration, or any regulatory actions relating to good manufacturing practices brought by the Food and Drug Administration."
Master production and control records	21 CFR 211.186(a) "To assure uniformity from batch to batch, master production and control records for each drug product, including each batch size thereof, shall be prepared, dated, and signed (full signature, handwritten) by one
Title: Click or tap here to enter text.	person and independently checked, dated, and signed by a second person. The preparation of master production and control records shall be described in a written procedure and such written procedure shall be followed."
Location: Click or tap here to enter text.	
Complaint files	21 CFR 211.198(a) "Written procedures describing the handling of all written and oral complaints regarding a drug product shall be established and followed. Such procedures shall include provisions for review by the quality control
Title: Click or tap here to enter text.	unit, of any complaint involving the possible failure of a drug product to meet any of its specifications and, for such drug products, a determination as to the need for an investigation in accordance with §211.192. Such procedures
Location: Click or tap here to enter text.	shall include provisions for review to determine whether the complaint represents a serious and unexpected adverse drug experience which is required to be reported to the Food and Drug Administration in accordance with §§310.305 and 514.80 of this chapter."
Returned drug products	21 CFR 211.204 "Procedures for the holding, testing, and reprocessing of returned drug products shall be in writing and shall be followed."
Title: Click or tap here to enter text.	
Location: Click or tap here to enter text.	

Co	mplia	ant			2023 Manufacturer Seif-Inspection Worksneet	/			
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action			
Gei	eneral Licensing								
			1	Does the manufacturer have a current license?	WAC 246-945-247(1) "An entity located in Washington state that manufactures drugs must be licensed by the commission in accordance with the laws and regulations of Washington state before engaging in manufacturing."	Click or tap here to enter text.			
			2	Does the manufacturer have a current DEA registration?	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."	Click or tap here to enter text.			
Org	ani	zatio	on a	and Personnel – 21 CFR 2	11 Subpart B				
			3	Does the organization have a quality control unit that is responsible for approving or rejecting drug products manufactured, processed, and packaged?	21 CFR 211.22(a) "There shall be a quality control unit that shall have the responsibility and authority to approve or reject all components, drug product containers, closures, inprocess materials, packaging material, labeling, and drug products, and the authority to review production records to assure that no errors have occurred or, if errors have occurred, that they have been fully investigated. The quality control unit shall be responsible for approving or rejecting drug products manufactured, processed, packed, or held under contract by another company."				
			4	Does the quality control unit have adequate laboratory facilities?	21 CFR 211.22(b) "Adequate laboratory facilities for the testing and approval (or rejection) of components, drug product containers, closures, packaging materials, inprocess materials, and drug products shall be available to the quality control unit."	Click or tap here to enter text.			
			5	Does the quality control unit approve or reject all procedures affecting the drug product identity, strength, quality, and purity?	21 CFR 211.22(c) "The quality control unit shall have the responsibility for approving or rejecting all procedures or specifications impacting on the identity, strength, quality, and purity of the drug product."	Click or tap here to enter text.			
			6	Are operations personnel	21 CFR 211.25(a) "Each person engaged in the manufacture, processing, packing, or holding of a drug product shall have education, training, and experience, or any combination thereof, to enable that person to perform the assigned functions. Training shall be in the particular operations that the employee performs and in current good manufacturing practice (including the current good	Click or tap here to enter text.			

Co	mplia	ant			2023 Manufacturer Self-Inspection Worksheet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					manufacturing practice regulations in this chapter and written procedures required by these regulations) as they relate to the employee's functions. Training in current good manufacturing practice shall be conducted by qualified individuals on a continuing basis and with sufficient frequency to assure that employees remain familiar with CGMP requirements applicable to them."	
			7	Are supervisory personnel appropriately trained?	21 CFR 211.25(b) "Each person responsible for supervising the manufacture, processing, packing, or holding of a drug product shall have the education, training, and experience, or any combination thereof, to perform assigned functions in such a manner as to provide assurance that the drug product has the safety, identity, strength, quality, and purity that it purports or is represented to possess."	Click or tap here to enter text.
			8	Is the facility adequately staffed for the operations performed?	21 CFR 211.25(c) "There shall be an adequate number of qualified personnel to perform and supervise the manufacture, processing, packing, or holding of each drug product."	Click or tap here to enter text.
			9	Are personnel appropriately garbed?	21 CFR 211.28(a) "Personnel engaged in the manufacture, processing, packing, or holding of a drug product shall wear clean clothing appropriate for the duties they perform. Protective apparel, such as head, face, hand, and arm coverings, shall be worn as necessary to protect drug products from contamination."	Click or tap here to enter text.
			10	Are personnel practicing good sanitation and health habits?	21 CFR 211.28(b) "Personnel shall practice good sanitation and health habits."	Click or tap here to enter text.
			11	Do supervisors control access to operational areas?	21 CFR 211.28(c) "Only personnel authorized by supervisory personnel shall enter those areas of the buildings and facilities designated as limited-access areas."	Click or tap here to enter text.
			12	Are personnel showing signs of illness or open wounds prohibited from contact with components or production operations?	21 CFR 211.28(d) "Any person shown at any time (either by medical examination or supervisory observation) to have an apparent illness or open lesions that may adversely affect the safety or quality of drug products shall be excluded from direct contact with components, drug product containers, closures, in-process materials, and drug products until the condition is corrected or determined by competent medical personnel not to jeopardize the safety or quality of drug products. All personnel shall be instructed	Click or tap here to enter text.

Co	mplia	ant																									ш	ш	щ	ш	ш		#	#							2023 Mandiacturer Sen-inspection Worksheet		
Yes		N/A	#		Rule Reference	Notes/Corrective Action																																					
					to report to supervisory personnel any health conditions that may have an adverse effect on drug products."																																						
			13	Are records of consultants maintained to include the following:	21 CFR 211.34 "Consultants advising on the manufacture, processing, packing, or holding of drug products shall have sufficient education, training, and experience, or any																																						
			13	a Name of consultant	combination thereof, to advise on the subject for which	Click or tap here to enter text.																																					
			13	b Address of consultant	they are retained. Records shall be maintained stating the name, address, and qualifications of any consultants and	Click or tap here to enter text.																																					
			13	c Qualifications	the type of service they provide."	Click or tap here to enter text.																																					
			13	d Services provided		Click or tap here to enter text.																																					
Bui	ldin	gs a	nd	Facilities - 21 CFR 211 Su	bpart C																																						
			14	Is the facility appropriately constructed to accommodate cleaning, maintenance, and operations?	21 C.F.R 211.42(a) "Any building or buildings used in the manufacture, processing, packing, or holding of a drug product shall be of suitable size, construction and location to facilitate cleaning, maintenance, and proper operations."	Click or tap here to enter text.																																					
			15	Do storage areas have adequate space for orderly placement of equipment and materials with flow through the building to prevent contamination?	21 C.F.R 211.42(b) "Any such building shall have adequate space for the orderly placement of equipment and materials to prevent mixups between different components, drug product containers, closures, labeling, inprocess materials, or drug products, and to prevent contamination. The flow of components, drug product containers, closures, labeling, in-process materials, and drug products through the building or buildings shall be designed to prevent contamination."	Click or tap here to enter text.																																					
			16	Are there designated areas for each separate operation occurring within the facility?	21 C.F.R 211.42(c) "Operations shall be performed within specifically defined areas of adequate size. There shall be separate or defined areas or such other control systems for the firm's operations as are necessary to prevent contamination or mixups during the course of the following	Click or tap here to enter text.																																					

Co	mplia	ant	ш		Dula Dafarana	Nickey/Commenting Action
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					 (3) Storage of released components, drug product containers, closures, and labeling; (4) Storage of in-process materials; (5) Manufacturing and processing operations; (6) Packaging and labeling operations; (7) Quarantine storage before release of drug products; (8) Storage of drug products after release; (9) Control and laboratory operations; (10) Aseptic processing" 	
			17	Are controlled substances stored separately in an appropriately secured area?	WAC 246-945-565(4) "Controlled substance drugs should be isolated from noncontrolled substance drugs and stored in a secured area." 21 CFR 1301.72 "(a) Schedules I and II. Raw material, bulk materials awaiting further processing, finished products which are controlled substances listed in Schedule I or II (except GHB that is manufactured or distributed in accordance with an exemption under section 505(i) of the Federal Food Drug and Cosmetic Act which shall be subject to the requirements of paragraph (b) of this section), and sealed mail-back packages and inner liners acquired in accordance with part 1317 of this chapter, shall be stored in one of the following secured areas: (1) Where small quantities permit, a safe or steel cabinet; (i) Which safe or steel cabinet shall have the following specifications or the equivalent: 30 man-minutes against surreptitious entry, 10 man-minutes against forced entry, 20 man-hours against lock manipulation, and 20 man-hours against radiological techniques; (ii) Which safe or steel cabinet, if it weighs less than 750 pounds, is bolted or cemented to the floor or wall in such a way that it cannot be readily removed; and (iii) Which safe or steel cabinet, if necessary, depending upon the quantities and type of controlled substances stored, is equipped with an alarm system which, upon attempted unauthorized entry, shall transmit a signal directly to a central protection company or a local or State police agency which has a legal duty to respond, or a 24-hour control station operated by the registrant, or such other protection as the Administrator may approve.	Click or tap here to enter text.

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Com	pliant				
	-	:	#	Rule Reference	Notes/Corrective Action
Yes N	No N/	/A - 1	#	(2) A vault as described in paragraph (a)(2) or (3) of this section equipped with an alarm system as described in paragraph (b)(4)(v) of this section; (3) A building used for storage of Schedules III through V controlled substances with perimeter security which limits access during working hours and provides security after working hours and meets the following specifications: (i) Has an electronic alarm system as described in paragraph (b)(4)(v) of this section, (ii) Is equipped with self-closing, self-locking doors constructed of substantial material commensurate with the type of building construction, provided, however, a door which is kept closed and locked at all times when not in use and when in use is kept under direct observation of a responsible employee or agent of the registrant is permitted in lieu of a self-closing, self-locking door. Doors may be sliding or hinged. Regarding hinged doors, where hinges are mounted on the outside, such hinges shall be sealed, welded or otherwise constructed to inhibit removal. Locking devices for such doors shall be either of the multiple-position combination or key lock type and: (a) In the case of key locks, shall require key control which limits access to a limited number of employees, or; (b) In the case of combination locks, the combination shall be limited to a minimum number of employees and can be changed upon termination of employment of an employee having knowledge of the combination; (4) A cage, located within a building on the premises, meeting the following specifications: (i) Having walls constructed of not less than No. 10 gauge steel fabric mounted on steel posts, which posts are: (a) At least one inch in diameter; (b) Set in concrete or installed with lag bolts that are pinned or brazed; and (c) Which are placed no more than ten feet apart with horizontal one and one-half inch reinforcements every sixty inches; (ii) Having a mesh constructed of the same material, or in the alternative, a cage shall be erected which reaches and is securely	Notes/Corrective Action

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Co	Compliant				2023 Manufacturer Sen-inspection Worksheet	
Yes		N/A	#		Rule Reference	Notes/Corrective Action
res	No	N/A			mesh may be used for the ceilings of large enclosed areas if walls are at least 14 feet in height, (iv) Is equipped with a door constructed of No. 10 gauge steel fabric on a metal door frame in a metal door flange, and in all other respects conforms to all the requirements of 21 CFR 1301.72(b)(3)(ii), and (v) Is equipped with an alarm system which upon unauthorized entry shall transmit a signal directly to a central station protection agency or a local or state police agency, each having a legal duty to respond, or to a 24-hour control station operated by the registrant, or to such other source of protection as the Administrator may approve; (5) An enclosure of masonry or other material, approved in writing by the Administrator as providing security comparable to a cage; (6) A building or enclosure within a building which has been inspected and approved by DEA or its predecessor agency, BND, and continues to provide adequate security against the diversion of Schedule III through V controlled substances, of which fact written acknowledgment has been made by the Special Agent in Charge of DEA for the area in which such building or enclosure is situated; (7) Such other secure storage areas as may be approved by the Administrator after considering the factors listed in §1301.71(b);"	
			18	Does the facility have adequately lighting?	21 C.F.R 211.44 "Adequate lighting shall be provided in all areas."	Click or tap here to enter text.
				including temperature and humidity monitoring when appropriate? **Note: Refrigerators temperatures are to be maintained between 2-	21 CFR 211.46 "(a) Adequate ventilation shall be provided. (b) Equipment for adequate control over air pressure, micro-organisms, dust, humidity, and temperature shall be provided when appropriate for the manufacture, processing, packing, or holding of a drug product. (c) Air filtration systems, including prefilters and particulate matter air filters, shall be used when appropriate on air supplies to production areas. If air is recirculated to production areas, measures shall be taken to control recirculation of dust from production. In areas where air contamination occurs during production, there shall be adequate exhaust systems or other systems adequate to control contaminants.	Click or tap here to enter text.

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Co	mplia	nt	щ		Pula Pafarana	Nata Compating Astion
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					(d) Air-handling systems for the manufacture, processing, and packing of penicillin shall be completely separate from those for other drug products for human use."	
				Does the facility have positive pressure potable water with appropriate drainage?	21 CFR 211.48 "(a) Potable water shall be supplied under continuous positive pressure in a plumbing system free of defects that could contribute contamination to any drug product. Potable water shall meet the standards prescribed in the Environmental Protection Agency's Primary Drinking Water Regulations set forth in 40 CFR part 141. Water not meeting such standards shall not be permitted in the potable water system. (b) Drains shall be of adequate size and, where connected directly to a sewer, shall be provided with an air break or other mechanical device to prevent back-siphonage."	Click or tap here to enter text.
			21	Is trash and refuse disposed of properly?	21 CFR 211.50 "Sewage and refuse. Sewage, trash, and other refuse in and from the building and immediate premises shall be disposed of in a safe and sanitary manner."	Click or tap here to enter text.
			22	Is the facility maintained in a clean and sanitary condition?	21 CFR 211.56(a) "Any building used in the manufacture, processing, packing, or holding of a drug product shall be maintained in a clean and sanitary condition. Any such building shall be free of infestation by rodents, birds, insects, and other vermin (other than laboratory animals). Trash and organic waste matter shall be held and disposed of in a timely and sanitary manner."	Click or tap here to enter text.
			23	Is the facility maintained in a good state of repair?	21 CFR 211.58 "Any building used in the manufacture, processing, packing, or holding of a drug product shall be maintained in a good state of repair."	Click or tap here to enter text.
Equ	ıipm	nent	- 2	1 CFR 211 Subpart D		
			24	Is suitable equipment used during the manufacturing process?	21 CFR 211.63 "Equipment used in the manufacture, processing, packing, or holding of a drug product shall be of appropriate design, adequate size, and suitably located to facilitate operations for its intended use and for its cleaning and maintenance."	Click or tap here to enter text.

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Co	mplia	nt	#			Rule Reference	Notes/Corrective Action
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			25	cons	quipment appropriately structed to prevent tamination of the products nufactured?	21 CFR 211.65 "(a) Equipment shall be constructed so that surfaces that contact components, in-process materials, or drug products shall not be reactive, additive, or absorptive so as to alter the safety, identity, strength, quality, or purity of the drug product beyond the official or other established requirements. (b) Any substances required for operation, such as lubricants or coolants, shall not come into contact with components, drug product containers, closures, in-process materials, or drug products so as to alter the safety, identity, strength, quality, or purity of the drug product beyond the official or other established requirements."	Click or tap here to enter text.
			26	and	quipment appropriately cleaned maintained with umentation?	21 CFR 211.67 "(a) Equipment and utensils shall be cleaned, maintained, and, as appropriate for the nature of the drug, sanitized and/or sterilized at appropriate intervals to	
			26	а	Assigned personnel	prevent malfunctions or contamination that would alter the	Click or tap here to enter text.
			26	n	Maintenance and cleaning schedules	safety, identity, strength, quality, or purity of the drug product beyond the official or other established requirements	Click or tap here to enter text.
			26		Description of maintenance and cleaning operations	(c) Records shall be kept of maintenance, cleaning, sanitizing, and inspection as specified in §§211.180 and	Click or tap here to enter text.
			26	d	Removal of previous batch identification	211.182."	Click or tap here to enter text.
			26	е	Equipment protected from contamination		Click or tap here to enter text.
			26	f	Equipment inspections prior to use		Click or tap here to enter text.
						21 CFR 211.68(a) "Automatic, mechanical, or electronic equipment or other types of equipment, including computers, or related systems that will perform a function satisfactorily, may be used in the manufacture, processing, packing, and holding of a drug product. If such equipment is so used, it shall be routinely calibrated, inspected, or checked according to a written program designed to assure proper performance. Written records of those calibration checks and inspections shall be maintained."	Click or tap here to enter text.

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Co	mplia	int			2023 Manufacturer Sen-inspection worksneet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
				Are appropriate controls in place to prevent changes to master production and control records?	21 CFR 211.68(b) "Appropriate controls shall be exercised over computer or related systems to assure that changes in master production and control records or other records are instituted only by authorized personnel. Input to and output from the computer or related system of formulas or other records or data shall be checked for accuracy. The degree and frequency of input/output verification shall be based on the complexity and reliability of the computer or related system"	Click or tap here to enter text.
			29	Is a backup file maintained for	21 CFR 211.68(b) "A backup file of data entered into the computer or related system shall be maintained except where certain data, such as calculations performed in connection with laboratory analysis, are eliminated by computerization or other automated processes. In such instances a written record of the program shall be maintained along with appropriate validation data. Hard copy or alternative systems, such as duplicates, tapes, or microfilm, designed to assure that backup data are exact and complete and that it is secure from alteration, inadvertent erasures, or loss shall be maintained."	Click or tap here to enter text.
				Is the performance of equipment operations cross-checked by a	21 CFR 211.68(c) "Such automated equipment used for performance of operations addressed by §§211.101(c) or (d), 211.103, 211.182, or 211.188(b)(11) can satisfy the requirements included in those sections relating to the performance of an operation by one person and checking by another person if such equipment is used in conformity with this section, and one person checks that the equipment properly performed the operation."	Click or tap here to enter text.
			31	Are non-fiber releasing filters used?	21 CFR 211.72 "Filters for liquid filtration used in the manufacture, processing, or packing of injectable drug products intended for human use shall not release fibers into such products. Fiber-releasing filters may be used when it is not possible to manufacture such products without the use of these filters. If use of a fiber-releasing filter is necessary, an additional nonfiber-releasing filter having a maximum nominal pore size rating of 0.2 micron (0.45 micron if the manufacturing conditions so dictate) shall subsequently be used to reduce the content of	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					particles in the injectable drug product. The use of an asbestos-containing filter is prohibited."	
Cor	itro	lof	Con	nponents, Drug Product (Containers and Closures – 21 C.F.R 211 S	ubpart E
			32	Are components, drug product containers, and closures stored appropriately to prevent contamination?	21 CFR 211.80(b) "Components and drug product containers and closures shall at all times be handled and stored in a manner to prevent contamination."	Click or tap here to enter text.
			33	Are bagged or boxed drug product containers and closures stored off the floor with suitable spacing?	21 CFR 211.80(c) "Bagged or boxed components of drug product containers, or closures shall be stored off the floor and suitably spaced to permit cleaning and inspection."	Click or tap here to enter text.
			24	Are containers for components or drug product containers or closures identified with a distinctive code and status?	21 CFR 211.80(d) "Each container or grouping of containers for components or drug product containers, or closures shall be identified with a distinctive code for each lot in each shipment received. This code shall be used in recording the disposition of each lot. Each lot shall be appropriately identified as to its status (i.e., quarantined, approved, or rejected)."	Click or tap here to enter text.
			35	Are containers of components, drug product containers, and closures examined for damage, broken seals, and contamination upon receipt?	21 CFR 211.82(a) "Upon receipt and before acceptance, each container or grouping of containers of components, drug product containers, and closures shall be examined visually for appropriate labeling as to contents, container damage or broken seals, and contamination."	Click or tap here to enter text.
			36	Are containers of components, drug product containers, and closures quarantined prior to approval for release?	21 CFR 211.82(b) "Components, drug product containers, and closures shall be stored under quarantine until they have been tested or examined, whichever is appropriate, and released. Storage within the area shall conform to the requirements of §211.80."	Click or tap here to enter text.
				Are containers of components, drug product containers, and closures sampled, tested, or examined and released for use by the quality control unit?	21 CFR 211.84(a) "Each lot of components, drug product containers, and closures shall be withheld from use until the lot has been sampled, tested, or examined, as appropriate, and released for use by the quality control unit."	Click or tap here to enter text.
				Are samples of each shipment of each lot retained for testing or examination in appropriate quantities?	21 CFR 211.84(b) "Representative samples of each shipment of each lot shall be collected for testing or examination. The number of containers to be sampled, and the amount of material to be taken from each container,	Click or tap here to enter text.

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					shall be based upon appropriate criteria such as statistical criteria for component variability, confidence levels, and degree of precision desired, the past quality history of the supplier, and the quantity needed for analysis and reserve where required by §211.170." 21 CFR 211.84(c) "Samples shall be collected in accordance with the following procedures:	Click or tap here to enter text.
			≺u i	Have samples been collected per procedure?	with the following procedures: (1) The containers of components selected shall be cleaned when necessary in a manner to prevent introduction of contaminants into the component. (2) The containers shall be opened, sampled, and resealed in a manner designed to prevent contamination of their contents and contamination of other components, drug product containers, or closures. (3) Sterile equipment and aseptic sampling techniques shall be used when necessary. (4) If it is necessary to sample a component from the top, middle, and bottom of its container, such sample subdivisions shall not be composited for testing. 5) Sample containers shall be identified so that the following information can be determined: name of the material sampled, the lot number, the container from which the sample was taken, and the name of the person who collected the sample. (6) Containers from which samples have been taken shall be marked to show that samples have been removed from them."	
			71(1)	Have samples been examined and tested as required?	21 CFR 211.84(d) "Samples shall be examined and tested as follows: (1) At least one test shall be conducted to verify the identity of each component of a drug product. Specific identity tests, if they exist, shall be used. (2) Each component shall be tested for conformity with all appropriate written specifications for purity, strength, and quality. In lieu of such testing by the manufacturer, a report of analysis may be accepted from the supplier of a component, provided that at least one specific identity test is conducted on such component by the manufacturer, and provided that the manufacturer establishes the reliability of	Click or tap here to enter text.

Со	mplia	ant			2023 Wallulactuler Sen-Inspection Worksheet	
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					the supplier's analyses through appropriate validation of the supplier's test results at appropriate intervals. (3) Containers and closures shall be tested for conformity with all appropriate written specifications. In lieu of such testing by the manufacturer, a certificate of testing may be accepted from the supplier, provided that at least a visual identification is conducted on such containers/closures by the manufacturer and provided that the manufacturer establishes the reliability of the supplier's test results through appropriate validation of the supplier's test results at appropriate intervals. (4) When appropriate, components shall be microscopically examined. (5) Each lot of a component, drug product container, or closure that is liable to contamination with filth, insect infestation, or other extraneous adulterant shall be examined against established specifications for such contamination. (6) Each lot of a component, drug product container, or closure with potential for microbiological contamination that is objectionable in view of its intended use shall be subjected to microbiological tests before use."	
			11	Are lots of components, drug	21 CFR 211.84(e) "Any lot of components, drug product containers, or closures that meets the appropriate written specifications of identity, strength, quality, and purity and related tests under paragraph (d) of this section may be approved and released for use. Any lot of such material that does not meet such specifications shall be rejected."	Click or tap here to enter text.
			42	Is stock appropriately rotated so that oldest approved stock is used first?	21 CFR 211.86 "Components, drug product containers, and closures approved for use shall be rotated so that the oldest approved stock is used first. Deviation from this requirement is permitted if such deviation is temporary and appropriate."	Click or tap here to enter text.
				Are lots of components, drug product containers, or closures retested or reexamined as appropriate for identity, strength, quality, and purity by the quality	21 CFR 211.87 "Components, drug product containers, and closures shall be retested or reexamined, as appropriate, for identity, strength, quality, and purity and approved or rejected by the quality control unit in accordance with §211.84 as necessary, e.g., after storage for long periods or after exposure to air, heat or other conditions that might	Click or tap here to enter text.

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				control unit for approval or rejection?	adversely affect the component, drug product container, or closure."	
				Are rejected components, drug product containers, and closures identified and quarantined?	21 CFR 211.89 "Rejected components, drug product containers, and closures shall be identified and controlled under a quarantine system designed to prevent their use in manufacturing or processing operations for which they are unsuitable."	Click or tap here to enter text.
				Are drug product containers and closures reactive, additive, or absorptive?	21 CFR 211.94(a) "Drug product containers and closures shall not be reactive, additive, or absorptive so as to alter the safety, identity, strength, quality, or purity of the drug beyond the official or established requirements."	Click or tap here to enter text.
			46	Do container closure systems provide adequate protection to prevent deterioration or contamination of the drug product?	21 CFR 211.94(b) "Container closure systems shall provide adequate protection against foreseeable external factors in storage and use that can cause deterioration or contamination of the drug product."	Click or tap here to enter text.
			47	Are drug product containers and closures clean and/or sterilized to assure they are suitable for their intended use?	21 CFR 211.94(c) "Drug product containers and closures shall be clean and, where indicated by the nature of the drug, sterilized and processed to remove pyrogenic properties to assure that they are suitable for their intended use. Such depyrogenation processes shall be validated."	Click or tap here to enter text.
Pro	duc	tion	an	d Process Controls – 21 C	CFR 211 Subpart F	
			48	Is documentation of production and process controls recorded and justified including deviations from	21 CFR 211.100(b) "Written production and process control procedures shall be followed in the execution of the various production and process control functions and shall be documented at the time of performance. Any deviation from the written procedures shall be recorded and justified."	Click or tap here to enter text.
			40	=	21 CFR 211.101(a) "The batch shall be formulated with the intent to provide not less than 100 percent of the labeled or established amount of active ingredient."	Click or tap here to enter text.
			50	Does repackaged component labeling include:	21 CFR 211.101(b) "Components for drug product manufacturing shall be weighed, measured, or subdivided	Click or tap here to enter text.
			50	(1) Component name or item code;	as appropriate. If a component is removed from the original	Click or tap here to enter text.
			50	(2) Receiving or control number;		Click or tap here to enter text.

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			50	(3)	Weight or measure in new container;	container to another, the new container shall be identified with the following information:	Click or tap here to enter text.
			50	(4)	Batch for which component was dispensed, including its product name, strength, and lot number?	 (1) Component name or item code; (2) Receiving or control number; (3) Weight or measure in new container; (4) Batch for which component was dispensed, including its product name, strength, and lot number." 	Click or tap here to enter text.
				dis _l ver	ach container of component pensed to manufacturing ified by a second person to ure:	21 CFR 211.101(c) "Weighing, measuring, or subdividing operations for components shall be adequately supervised. Each container of component dispensed to manufacturing shall be examined by a second person to assure that:	Click or tap here to enter text.
			51	(1)	The component was released by the quality control unit;	(1) The component was released by the quality control unit; (2) The weight or measure is correct as stated in the batch	Click or tap here to enter text.
			51	(2)	The weight or measure is correct as stated in the batch production records;	production records; (3) The containers are properly identified. If the weighing, measuring, or subdividing operations are performed by automated equipment under §211.68, only one person is	Click or tap here to enter text.
			51	(3)	The containers are properly identified?	needed to assure paragraphs (c)(1), (c)(2), and (c)(3) of this section."	Click or tap here to enter text.
			52	the ver the aut	ach component either added to batch by one person and ified by a second person or, if components are added by omated equipment, only ified by one person?	21 CFR 211.211(d) "Each component shall either be added to the batch by one person and verified by a second person or, if the components are added by automated equipment under §211.68, only verified by one person."	Click or tap here to enter text.
			53	of t the pha pro	e actual yields and percentages theoretical yield determined at conclusion of each appropriate ase of manufacturing, cessing, packaging, or holding of drug product?	21 CFR 211.103 "Actual yields and percentages of theoretical yield shall be determined at the conclusion of each appropriate phase of manufacturing, processing, packaging, or holding of the drug product"	Click or tap here to enter text.
				one ver the aut ind	e yield calculations performed by e person and independently ified by a second person, or, if yield is calculated by comated equipment, be ependently verified by one son?	21 CFR 211.103 "Such calculations shall either be performed by one person and independently verified by a second person, or, if the yield is calculated by automated equipment under §211.68, be independently verified by one person."	Click or tap here to enter text.

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С	omplia	ant			2023 Manufacturer Sen-Inspection Worksneet	
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			55	Are all storage containers, processing lines, and major equipment used during batch production properly identified at all times?	21 CFR 211.105(a) "All compounding and storage containers, processing lines, and major equipment used during the production of a batch of a drug product shall be properly identified at all times to indicate their contents and, when necessary, the phase of processing of the batch."	Click or tap here to enter text.
			56	Is identification of major equipment included in batch production records?	21 CFR 211.105(b) "Major equipment shall be identified by a distinctive identification number or code that shall be recorded in the batch production record to show the specific equipment used in the manufacture of each batch of a drug product. In cases where only one of a particular type of equipment exists in a manufacturing facility, the name of the equipment may be used in lieu of a distinctive identification number or code."	Click or tap here to enter text.
			57	Are in-process specifications consistent with or within acceptable variability estimates for drug product final specifications?	21 CFR 211.110(b) "Valid in-process specifications for such characteristics shall be consistent with drug product final specifications and shall be derived from previous acceptable process average and process variability estimates where possible and determined by the application of suitable statistical procedures where appropriate. Examination and testing of samples shall assure that the drug product and in-process material conform to specifications."	Click or tap here to enter text.
			58	Are in-process materials tested for identity, strength, quality, and purity, and approved or rejected by the quality control unit?	21 CFR 211.110(c) "In-process materials shall be tested for identity, strength, quality, and purity as appropriate, and approved or rejected by the quality control unit, during the production process, e.g., at commencement or completion of significant phases or after storage for long periods."	Click or tap here to enter text.
			59	Are rejected in-process materials identified and quarantined to prevent use?	21 CFR 211.110(d) "Rejected in-process materials shall be identified and controlled under a quarantine system designed to prevent their use in manufacturing or processing operations for which they are unsuitable."	Click or tap here to enter text.
			60	Are time limits for completion of each phase of production established with any deviations justified and documented?	21 CFR 211.111 "When appropriate, time limits for the completion of each phase of production shall be established to assure the quality of the drug product. Deviation from established time limits may be acceptable if such deviation does not compromise the quality of the drug product. Such deviation shall be justified and documented."	Click or tap here to enter text.

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				after review and approval of the	21 CFR 211.115(b) "Reprocessing shall not be performed without the review and approval of the quality control unit."	Click or tap here to enter text.
Pac	kag	ing	and	Labeling Control – 21 CF	R 211 Subpart G	
					21 CFR 211.122(a) "Labeling and packaging materials shall be representatively sampled, and examined or tested upon receipt and before use in packaging or labeling of a drug product."	Click or tap here to enter text.
			63	Are labeling or packaging materials approved and released for use meeting appropriate written specifications?	21 CFR 211.122(b) "Any labeling or packaging materials meeting appropriate written specifications may be approved and released for use. Any labeling or packaging materials that do not meet such specifications shall be rejected to prevent their use in operations for which they are unsuitable."	Click or tap here to enter text.
			64		21 CFR 211.122(c) "Records shall be maintained for each shipment received of each different labeling and packaging material indicating receipt, examination or testing, and whether accepted or rejected."	Click or tap here to enter text.
				different drug products stored separately with suitable identification and access to the	21 CFR 211.122(d) "Labels and other labeling materials for each different drug product, strength, dosage form, or quantity of contents shall be stored separately with suitable identification. Access to the storage area shall be limited to authorized personnel."	Click or tap here to enter text.
					21 CFR 211.122(e) "Obsolete and outdated labels, labeling, and other packaging materials shall be destroyed."	Click or tap here to enter text.
				Is use of gang-printed labeling prohibited unless differentiated by size, shape, or color?	21 CFR 211.122(f) "Use of gang-printed labeling for different drug products, or different strengths or net contents of the same drug product, is prohibited unless the labeling from gang-printed sheets is adequately differentiated by size, shape, or color."	Click or tap here to enter text.

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			68	Does cut labeling include at least one special control procedure?	21 CFR 211.122(g) "If cut labeling is used for immediate container labels, individual unit cartons, or multiunit cartons containing immediate containers that are not packaged in individual unit cartons, packaging and labeling operations shall include one of the following special control procedures: (1) Dedication of labeling and packaging lines to each different strength of each different drug product; (2) Use of appropriate electronic or electromechanical equipment to conduct a 100-percent examination for correct labeling during or after completion of finishing operations; or (3) Use of visual inspection to conduct a 100-percent examination for correct labeling during or after completion of finishing operations for hand-applied labeling. Such examination shall be performed by one person and independently verified by a second person. (4) Use of any automated technique, including differentiation by labeling size and shape, that physically prevents incorrect labeling from being processed by labeling and packaging equipment."	Click or tap here to enter text.
			60	Are printing devices monitored to assure that all imprinting conforms to the print specified in the batch production record?	21 CFR 211.122(h) "Printing devices on, or associated with, manufacturing lines used to imprint labeling upon the drug product unit label or case shall be monitored to assure that all imprinting conforms to the print specified in the batch production record."	Click or tap here to enter text.
			70	Is strict control exercised in drug product labeling operations?	21 CFR 211.125(a) "Strict control shall be exercised over labeling issued for use in drug product labeling operations."	Click or tap here to enter text.
			71	Are labeling materials examined to the specifications in the master or batch production records?	21 CFR 211.125(b) "Labeling materials issued for a batch shall be carefully examined for identity and conformity to the labeling specified in the master or batch production records."	Click or tap here to enter text.
			72	Is there a reconciliation process to evaluate labeling quantity discrepancies?	21 CFR 211.125(c) "Procedures shall be used to reconcile the quantities of labeling issued, used, and returned, and shall require evaluation of discrepancies found between the quantity of drug product finished and the quantity of labeling issued when such discrepancies are outside narrow preset limits based on historical operating data. Such discrepancies shall be investigated in accordance with §211.192. Labeling reconciliation is waived for cut or roll	Click or tap here to enter text.

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					labeling if a 100-percent examination for correct labeling is performed in accordance with §211.122(g)(2). Labeling reconciliation is also waived for 360° wraparound labels on portable cryogenic medical gas containers."	
				Are excess labeling bearing lot or control numbers destroyed?	21 CFR 211.125(d) "All excess labeling bearing lot or control numbers shall be destroyed."	Click or tap here to enter text.
			74	Are returned labeling maintained and stored in a manner to prevent mix-ups and provide proper identification?	21 CFR 211.125(e) "Returned labeling shall be maintained and stored in a manner to prevent mixups and provide proper identification."	Click or tap here to enter text.
			75	Are OTC drug products packaged for retail sales in tamper-evident packaging?	21 CFR 211.132(b)(1) "Each manufacturer and packer who packages an OTC drug product (except a dermatological, dentifrice, insulin, or lozenge product) for retail sale shall package the product in a tamper-evident package, if this product is accessible to the public while held for sale. A tamper-evident package is one having one or more indicators or barriers to entry which, if breached or missing, can reasonably be expected to provide visible evidence to consumers that tampering has occurred. To reduce the likelihood of successful tampering and to increase the likelihood that consumers will discover if a product has been tampered with, the package is required to be distinctive by design or by the use of one or more indicators or barriers to entry that employ an identifying characteristic (e.g., a pattern, name, registered trademark, logo, or picture). For purposes of this section, the term "distinctive by design" means the packaging cannot be duplicated with commonly available materials or through commonly available processes. A tamper-evident package may involve an immediate-container and closure system or secondary-container or carton system or any combination of systems intended to provide a visual indication of package integrity. The tamper-evident feature shall be designed to and shall remain intact when handled in a reasonable manner during manufacture, distribution, and retail display."	Click or tap here to enter text.
			76	Are two-piece, hard gelatin capsules for OTC retail sale sealed using tamper-evident technology?	21 CFR 211.132(b)(2) "In addition to the tamper-evident packaging feature described in paragraph (b)(1) of this section, any two-piece, hard gelatin capsule covered by this	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					section must be sealed using an acceptable tamper-evident technology."	
				Does OTC drug packaging contain a statement identifying all tamper- evident features?	21 CFR 211.132(c) "(1) In order to alert consumers to the specific tamper-evident feature(s) used, each retail package of an OTC drug product covered by this section (except ammonia inhalant in crushable glass ampules, containers of compressed medical oxygen, or aerosol products that depend upon the power of a liquefied or compressed gas to expel the contents from the container) is required to bear a statement that: (i) Identifies all tamper-evident feature(s) and any capsule sealing technologies used to comply with paragraph (b) of this section; (ii) Is prominently placed on the package; and (iii) Is so placed that it will be unaffected if the tamper-evident feature of the package is breached or missing. (2) If the tamper-evident feature chosen to meet the requirements in paragraph (b) of this section uses an identifying characteristic, that characteristic is required to be referred to in the labeling statement. For example, the labeling statement on a bottle with a shrink band could say "For your protection, this bottle has an imprinted seal around the neck.""	Click or tap here to enter text.
			78	Is the FDA notified of changes in packaging and labeling for OTC drug products subject to new drug applications?	21 CFR 211.132(e) "OTC drug products subject to approved new drug applications. Holders of approved new drug applications for OTC drug products are required under §314.70 of this chapter to provide the agency with notification of changes in packaging and labeling to comply with the requirements of this section. Changes in packaging and labeling required by this regulation may be made before FDA approval, as provided under §314.70(c) of this chapter. Manufacturing changes by which capsules are to be sealed require prior FDA approval under §314.70(b) of this chapter."	Click or tap here to enter text.
			79	Are packaged and labeled products sampled and examined to confirm containers and packages have the	21 CFR 211.134 "(a) Packaged and labeled products shall be examined during finishing operations to provide assurance that containers and packages in the lot have the correct label.	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
				correct label with the results documented?	 (b) A representative sample of units shall be collected at the completion of finishing operations and shall be visually examined for correct labeling. (c) Results of these examinations shall be recorded in the batch production or control records." 	
			80	Does drug product labeling bear an appropriate expiration date, unless exempt?	21 CFR 211.137 "(a) To assure that a drug product meets applicable standards of identity, strength, quality, and purity at the time of use, it shall bear an expiration date determined by appropriate stability testing described in §211.166. (b) Expiration dates shall be related to any storage conditions stated on the labeling, as determined by stability studies described in §211.166. (c) If the drug product is to be reconstituted at the time of dispensing, its labeling shall bear expiration information for both the reconstituted and unreconstituted drug products. (d) Expiration dates shall appear on labeling in accordance with the requirements of §201.17 of this chapter. (e) Homeopathic drug products shall be exempt from the requirements of this section. (f) Allergenic extracts that are labeled "No U.S. Standard of Potency" are exempt from the requirements of this section. (g) New drug products for investigational use are exempt from the requirements of this section, provided that they meet appropriate standards or specifications as demonstrated by stability studies during their use in clinical investigations. Where new drug products for investigational use are to be reconstituted at the time of dispensing, their labeling shall bear expiration information for the reconstituted drug product. (h) Pending consideration of a proposed exemption, published in the Federal Register of September 29, 1978, the requirements in this section shall not be enforced for human OTC drug products if their labeling does not bear dosage limitations and they are stable for at least 3 years as supported by appropriate stability data."	Click or tap here to enter text.
Lab	ora	tory	Co	ntrols - 21 CFR 211 Subpa	art I	
			×ι	_ · · · · · · · · · · · · · · · · · · ·	21 CFR 211.160(a) "The establishment of any specifications, standards, sampling plans, test procedures, or other	Click or tap here to enter text.

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(Comp	liant				2023 Waliufacturer Self-Inspection Worksheet	
Ye	s No	o N/A	#			Rule Reference	Notes/Corrective Action
				n r	nechanisms, including any changes, eviewed and approved by the uality control unit?	laboratory control mechanisms required by this subpart, including any change in such specifications, standards, sampling plans, test procedures, or other laboratory control mechanisms, shall be drafted by the appropriate organizational unit and reviewed and approved by the quality control unit."	
			82	s o n	ampling plans, test procedures, or other laboratory control nechanisms followed and locumented including justification	21 CFR 211.160(a) "The requirements in this subpart shall be followed and shall be documented at the time of performance. Any deviation from the written specifications, standards, sampling plans, test procedures, or other laboratory control mechanisms shall be recorded and justified."	Click or tap here to enter text.
			83		=	21 CFR 211.160(b) "Laboratory controls shall include the establishment of scientifically sound and appropriate	Click or tap here to enter text.
			83	3 (Conformity to specifications for the acceptance of each lot of components, containers, closures, and labeling	specifications, standards, sampling plans, and test procedures designed to assure that components, drug product containers, closures, in-process materials, labeling, and drug products conform to appropriate standards of identity, strength, quality, and purity. Laboratory controls shall include: (1) Determination of conformity to applicable written specifications for the acceptance of each lot within each	Click or tap here to enter text.
			83	3 (Conformity to specifications for sampling and testing procedures for in-process materials.	shipment of components, drug product containers, closures, and labeling used in the manufacture, processing, packing, or holding of drug products. The specifications shall include a description of the sampling and testing procedures used. Samples shall be representative and adequately identified. Such procedures shall also require appropriate retesting of any component, drug product container, or closure that is subject to deterioration.	Click or tap here to enter text.
			83	3 (Conformity to sampling 3) procedures and specifications for drug products	 (2) Determination of conformance to written specifications and a description of sampling and testing procedures for inprocess materials. Such samples shall be representative and properly identified. (3) Determination of conformance to written descriptions of sampling procedures and appropriate specifications for drug 	Click or tap here to enter text.

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Co	mplia	ant	.,		2023 Waliulactuler Sen-Inspection Worksheet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			83	(4) Calibration of instruments, apparatus, gauges, and recording devices at suitable intervals?	products. Such samples shall be representative and properly identified. (4) The calibration of instruments, apparatus, gauges, and recording devices at suitable intervals in accordance with an established written program containing specific directions, schedules, limits for accuracy and precision, and provisions for remedial action in the event accuracy and/or precision limits are not met. Instruments, apparatus, gauges, and recording devices not meeting established specifications shall not be used."	Click or tap here to enter text.
			84	Is each batch of drug products tested for conformance to final specifications for identify and strength of active ingredients prior to release?	21 CFR 211.165(a) "For each batch of drug product, there shall be appropriate laboratory determination of satisfactory conformance to final specifications for the drug product, including the identity and strength of each active ingredient, prior to release. Where sterility and/or pyrogen testing are conducted on specific batches of shortlived radiopharmaceuticals, such batches may be released prior to completion of sterility and/or pyrogen testing, provided such testing is completed as soon as possible."	Click or tap here to enter text.
			85	to be free of objectionable	21 CFR 211.165(b) "There shall be appropriate laboratory testing, as necessary, of each batch of drug product required to be free of objectionable microorganisms."	Click or tap here to enter text.
			86	Is acceptance criteria for sampling and testing, including acceptance and rejection levels, adequate to assure batches of drug products meet all specifications and quality control criteria?	21 CFR 211.165(d) "Acceptance criteria for the sampling and testing conducted by the quality control unit shall be adequate to assure that batches of drug products meet each appropriate specification and appropriate statistical quality control criteria as a condition for their approval and release. The statistical quality control criteria shall include appropriate acceptance levels and/or appropriate rejection levels."	Click or tap here to enter text.
			87	documented for accuracy, sensitivity, specificity, and	21 CFR 211.165(e) "The accuracy, sensitivity, specificity, and reproducibility of test methods employed by the firm shall be established and documented. Such validation and documentation may be accomplished in accordance with §211.194(a)(2)."	Click or tap here to enter text.
			88	established standards or	21 CFR 211.165(f) "Drug products failing to meet established standards or specifications and any other relevant quality control criteria shall be rejected.	Click or tap here to enter text.

С	Compliant				2023 Waliufacturer Sen-inspection Worksheet	
Yes		N/A	#		Rule Reference	Notes/Corrective Action
					Reprocessing may be performed. Prior to acceptance and use, reprocessed material must meet appropriate standards, specifications, and any other relevant criteria."	
			90	Are batches of each drug product tested to determine an appropriate expiration date with records maintained?	21 CFR 211.166(b) "An adequate number of batches of each drug product shall be tested to determine an appropriate expiration date and a record of such data shall be maintained. Accelerated studies, combined with basic stability information on the components, drug products, and container-closure system, may be used to support tentative expiration dates provided full shelf life studies are not available and are being conducted. Where data from accelerated studies are used to project a tentative expiration date that is beyond a date supported by actual shelf life studies, there must be stability studies conducted, including drug product testing at appropriate intervals, until the tentative expiration date is verified or the appropriate expiration date determined."	Click or tap here to enter text.
				Are homeopathic drug products assessed for stability and compatibility to ensure there is no degradation of product for the expected period of use?	21 CFR 211.166(c) "For homeopathic drug products, the requirements of this section are as follows: (1) There shall be a written assessment of stability based at least on testing or examination of the drug product for compatibility of the ingredients, and based on marketing experience with the drug product to indicate that there is no degradation of the product for the normal or expected period of use. (2) Evaluation of stability shall be based on the same container-closure system in which the drug product is being marketed."	Click or tap here to enter text.
				sterile and/or pyrogen-free tested	21 CFR 211.167(a) "For each batch of drug product purporting to be sterile and/or pyrogen-free, there shall be appropriate laboratory testing to determine conformance to such requirements. The test procedures shall be in writing and shall be followed."	Click or tap here to enter text.
				Are ophthalmic ointments tested	21 CFR 211.167(b) "For each batch of ophthalmic ointment, there shall be appropriate testing to determine conformance to specifications regarding the presence of foreign particles and harsh or abrasive substances. The test procedures shall be in writing and shall be followed."	Click or tap here to enter text.

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Co	omplia	ant			2023 Manufacturer Sen-inspection Worksheet	
Yes		N/A	#		Rule Reference	Notes/Corrective Action
			93	Are controlled-release dosage forms tested for conformance to rate of release specifications for each active ingredient?	21 CFR 211.167(c) "For each batch of controlled-release dosage form, there shall be appropriate laboratory testing to determine conformance to the specifications for the rate of release of each active ingredient. The test procedures shall be in writing and shall be followed."	Click or tap here to enter text.
			94	Are reserve samples of drug products retained in appropriate quantities for the required time frame?	21 CFR 211.170(a)(1) "An appropriately identified reserve sample that is representative of each lot in each shipment of each active ingredient shall be retained. The reserve sample consists of at least twice the quantity necessary for all tests required to determine whether the active ingredient meets its established specifications, except for sterility and pyrogen testing. The retention time is as follows: For an active ingredient in a drug product other than those described in paragraphs (a) (2) and (3) of this section, the reserve sample shall be retained for 1 year after the expiration date of the last lot of the drug product containing the active ingredient."	Click or tap here to enter text.
				Are reserve samples of radioactive drug products retained in appropriate quantities for the required time frame?	21 CFR 211.170(a)(2) "An appropriately identified reserve sample that is representative of each lot in each shipment of each active ingredient shall be retained. The reserve sample consists of at least twice the quantity necessary for all tests required to determine whether the active ingredient meets its established specifications, except for sterility and pyrogen testing. The retention time is as follows: For an active ingredient in a radioactive drug product, except for nonradioactive reagent kits, the reserve sample shall be retained for: (i) Three months after the expiration date of the last lot of the drug product containing the active ingredient if the expiration dating period of the drug product is 30 days or less; or (ii) Six months after the expiration date of the last lot of the drug product containing the active ingredient if the expiration dating period of the drug product is more than 30 days."	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			96	Are reserve samples of OTC drug products retained in appropriate quantities for the required time frame?	21 CFR 211.170(a)(3) "An appropriately identified reserve sample that is representative of each lot in each shipment of each active ingredient shall be retained. The reserve sample consists of at least twice the quantity necessary for all tests required to determine whether the active ingredient meets its established specifications, except for sterility and pyrogen testing. The retention time is as follows: For an active ingredient in an OTC drug product that is exempt from bearing an expiration date under §211.137, the reserve sample shall be retained for 3 years after distribution of the last lot of the drug product containing the active ingredient."	Click or tap here to enter text.
			97	Are reserve samples of each lot or batch of drug products stored consistent with product labeling and visually examined at least yearly with results documented?	21 CFR 211.170(b) "An appropriately identified reserve sample that is representative of each lot or batch of drug product shall be retained and stored under conditions consistent with product labeling. The reserve sample shall be stored in the same immediate container-closure system in which the drug product is marketed or in one that has essentially the same characteristics. The reserve sample consists of at least twice the quantity necessary to perform all the required tests, except those for sterility and pyrogens. Except for those for drug products described in paragraph (b)(2) of this section, reserve samples from representative sample lots or batches selected by acceptable statistical procedures shall be examined visually at least once a year for evidence of deterioration unless visual examination would affect the integrity of the reserve sample. Any evidence of reserve sample deterioration shall be investigated in accordance with §211.192. The results of the examination shall be recorded and maintained with other stability data on the drug product. Reserve samples of compressed medical gases need not be retained. The retention time is as follows: (1) For a drug product other than those described in paragraphs (b) (2) and (3) of this section, the reserve sample shall be retained for 1 year after the expiration date of the drug product"	Click or tap here to enter text.

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Co	Compliant		щ		Pula Pafarana	Nickes/Commenting Action
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			98	Are reserve samples of each lot or batch of radioactive drug products stored consistent with product labeling and visually examined at the specified intervals with results documented?	21 CFR 211.170(b) "An appropriately identified reserve sample that is representative of each lot or batch of drug product shall be retained and stored under conditions consistent with product labeling. The reserve sample shall be stored in the same immediate container-closure system in which the drug product is marketed or in one that has essentially the same characteristics. The reserve sample consists of at least twice the quantity necessary to perform all the required tests, except those for sterility and pyrogens. Except for those for drug products described in paragraph (b)(2) of this section, reserve samples from representative sample lots or batches selected by acceptable statistical procedures shall be examined visually at least once a year for evidence of deterioration unless visual examination would affect the integrity of the reserve sample. Any evidence of reserve sample deterioration shall be investigated in accordance with §211.192. The results of the examination shall be recorded and maintained with other stability data on the drug product. Reserve samples of compressed medical gases need not be retained. The retention time is as follows: (2) For a radioactive drug product, except for nonradioactive reagent kits, the reserve sample shall be retained for: (i) Three months after the expiration date of the drug product if the expiration dating period of the drug product is 30 days or less; or (ii) Six months after the expiration date of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the expiration dating period of the drug product if the approach the drug product is more than 30 days"	Click or tap here to enter text.
			99	Are reserve samples of each lot or batch of OTC drug products stored consistent with product labeling and visually examined at least yearly with results documented?	21 CFR 211.170(b) "An appropriately identified reserve sample that is representative of each lot or batch of drug product shall be retained and stored under conditions consistent with product labeling. The reserve sample shall be stored in the same immediate container-closure system in which the drug product is marketed or in one that has essentially the same characteristics. The reserve sample consists of at least twice the quantity necessary to perform all the required tests, except those for sterility and	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					pyrogens. Except for those for drug products described in paragraph (b)(2) of this section, reserve samples from representative sample lots or batches selected by acceptable statistical procedures shall be examined visually at least once a year for evidence of deterioration unless visual examination would affect the integrity of the reserve sample. Any evidence of reserve sample deterioration shall be investigated in accordance with §211.192. The results of the examination shall be recorded and maintained with other stability data on the drug product. Reserve samples of compressed medical gases need not be retained. The retention time is as follows: (3) For an OTC drug product that is exempt for bearing an expiration date under §211.137, the reserve sample must be retained for 3 years after the lot or batch of drug product is distributed."	
			100	Are animals used in testing maintained in a suitable manner with appropriate records of their use?	21 CFR 211.173 "Animals used in testing components, in- process materials, or drug products for compliance with established specifications shall be maintained and controlled in a manner that assures their suitability for their intended use. They shall be identified, and adequate records shall be maintained showing the history of their use."	Click or tap here to enter text.
					21 CFR 211.176 "If a reasonable possibility exists that a non-penicillin drug product has been exposed to cross-contamination with penicillin, the non-penicillin drug product shall be tested for the presence of penicillin. Such drug product shall not be marketed if detectable levels are found when tested according to procedures specified in 'Procedures for Detecting and Measuring Penicillin Contamination in Drugs,' which is incorporated by reference."	Click or tap here to enter text.
Red	ord	ls an	d R	eports – 21 CFR 211 Sub _l	part J	
			102	•	21 CFR 211.180 "(a) Any production, control, or distribution record that is required to be maintained in compliance with this part and is specifically associated with a batch of a drug product shall be retained for at least 1 year after the expiration date of the batch or, in the case of certain OTC	Click or tap here to enter text.

Co	mplia	ant			2023 Manufacturer Seif-Inspection Worksheet	/2
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
				years after distribution for OTC drug products lacking expiration dating? **Note: Pharmaceutical firm recordkeeping WAC 246-945-020 requires all records to be kept for a minimum of 2 years in a readily retrievable form and location.	drug products lacking expiration dating because they meet the criteria for exemption under §211.137, 3 years after distribution of the batch. (b) Records shall be maintained for all components, drug product containers, closures, and labeling for at least 1 year after the expiration date or, in the case of certain OTC drug products lacking expiration dating because they meet the criteria for exemption under §211.137, 3 years after distribution of the last lot of drug product incorporating the component or using the container, closure, or labeling."	
			103	Are production, control, and distribution records readily available during the retention period at the place where the activities occurred? **Note: Pharmaceutical firm recordkeeping WAC 246-945-020 requires all records to be kept for a minimum of 2 years in a readily retrievable form and location.	21 CFR 211.180(c) "All records required under this part, or copies of such records, shall be readily available for authorized inspection during the retention period at the establishment where the activities described in such records occurred. These records or copies thereof shall be subject to photocopying or other means of reproduction as part of such inspection. Records that can be immediately retrieved from another location by computer or other electronic means shall be considered as meeting the requirements of this paragraph."	Click or tap here to enter text.
			104	Are written records maintained so data can be used to annually evaluate the quality standards of each drug product?	21 CFR 211.180(e) "Written records required by this part shall be maintained so that data therein can be used for evaluating, at least annually, the quality standards of each drug product to determine the need for changes in drug product specifications or manufacturing or control procedures"	Click or tap here to enter text.
			105	· · · · · · · · · · · · · · · · · · ·	21 CFR 211.182 "A written record of major equipment cleaning, maintenance (except routine maintenance such as lubrication and adjustments), and use shall be included in individual equipment logs that show the date, time, product, and lot number of each batch processed. If equipment is dedicated to manufacture of one product, then individual equipment logs are not required, provided that lots or batches of such product follow in numerical order and are manufactured in numerical sequence. In cases where dedicated equipment is employed, the records of cleaning, maintenance, and use shall be part of the batch record. The	Click or tap here to enter text.

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	mplia		#			Rule Reference	Notes/Corrective Action
Yes	No	N/A				persons performing and double-checking the cleaning and maintenance (or, if the cleaning and maintenance is performed using automated equipment under §211.68, just the person verifying the cleaning and maintenance done by the automated equipment) shall date and sign or initial the log indicating that the work was performed. Entries in the log shall be in chronological order."	
			11116		component, container, closure, l labeling records include:	21 CFR 211.184 Component, drug product container, closure, and labeling records shall include "(a) The identity	Click or tap here to enter text.
			106	(2)	The identity and quantity of each shipment of each lot of components, drug product containers, closures, and labeling; the name of the supplier; the supplier's lot number(s); the receiving code; and the date of receipt	and quantity of each shipment of each lot of components, drug product containers, closures, and labeling; the name of the supplier; the supplier's lot number(s) if known; the receiving code as specified in §211.80; and the date of receipt. The name and location of the prime manufacturer, if different from the supplier, shall be listed if known. (b) The results of any test or examination performed (including those performed as required by §211.82(a),	Click or tap here to enter text.
			106	(b)	The results of any test or examination performed	§211.84(d), or §211.122(a)) and the conclusions derived therefrom.	Click or tap here to enter text.
			106		An individual inventory record of each component, drug product container, and closure and, for each component, a reconciliation of the use of each lot of such component	(c) An individual inventory record of each component, drug	Click or tap here to enter text.
			106	(d)	Documentation of the examination and review of labels and labeling	(d) Documentation of the examination and review of labels and labeling for conformity with established specifications in accord with §§211.122(c) and 211.130(c).	Click or tap here to enter text.
			106	(e)	The disposition of rejected components, drug product containers, closure, and labeling?	(e) The disposition of rejected components, drug product containers, closure, and labeling."	Click or tap here to enter text.
			107	reco	master production and control ords for each batch include the ch size, date, and signatures?	21 CFR 211.186(a) "To assure uniformity from batch to batch, master production and control records for each drug product, including each batch size thereof, shall be prepared, dated, and signed (full signature, handwritten) by one person and independently checked, dated, and signed	Click or tap here to enter text.

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Co	mplia	int				2023 Waliufacturer Sen-inspection Worksheet	/2
Yes	No	N/A	#			Rule Reference	Notes/Corrective Action
						by a second person. The preparation of master production and control records shall be described in a written procedure and such written procedure shall be followed."	
			108		master production and control ords include:	21 CFR 211.186(b) "Master production and control records shall include:	Click or tap here to enter text.
					Name, strength, and dosage	(1) The name and strength of the product and a description of the dosage form;	Click or tap here to enter text.
			108	(1)	form of the product	(2) The name and weight or measure of each active ingredient per dosage unit or per unit of weight or measure	Click of tap here to enter text.
			108	(2)	Name and weight or measure of each active ingredient	of the drug product, and a statement of the total weight or measure of any dosage unit;	Click or tap here to enter text.
			108	(3)	List of components designated by name or code indicating any special quality characteristic	(3) A complete list of components designated by names or codes sufficiently specific to indicate any special quality characteristic;	Click or tap here to enter text.
			108	(4)	Weight or measure of each component	(4) An accurate statement of the weight or measure of each component, using the same weight system (metric,	Click or tap here to enter text.
			108	(5)	Statement of any calculated excess of component	avoirdupois, or apothecary) for each component. Reasonable variations may be permitted, however, in the amount of components necessary for the preparation in the	Click or tap here to enter text.
			108	(6)	Statement of theoretical weight at appropriate phases of processing	dosage form, provided they are justified in the master production and control records; (5) A statement concerning any calculated excess of	Click or tap here to enter text.
			108		Statement of maximum and minimum theoretical yield expected	component; (6) A statement of theoretical weight or measure at appropriate phases of processing;	Click or tap here to enter text.
			108	(8)	Description of containers, closures, packaging materials, copy of the label, and all other labeling	(7) A statement of theoretical yield, including the maximum and minimum percentages of theoretical yield beyond which investigation according to §211.192 is required; (8) A description of the drug product containers, closures,	Click or tap here to enter text.
			108	(9)	Complete manufacturing and control instructions, sampling and testing procedures, and specifications?	and packaging materials, including a specimen or copy of each label and all other labeling signed and dated by the person or persons responsible for approval of such labeling; (9) Complete manufacturing and control instructions, sampling and testing procedures, specifications, special notations, and precautions to be followed."	Click or tap here to enter text.
			109	reco	batch production and control ords include a copy of the signed dated master production ord?	21 CFR 211.188 "Batch production and control records shall be prepared for each batch of drug product produced and shall include complete information relating to the	Click or tap here to enter text.

Co	mplia	ant				
Yes		N/A	#		Rule Reference	Notes/Corrective Action
		N/A	110	Do batch production and control records include documentation that each significant step in the manufacture, processing, packing,	Rule Reference production and control of each batch. These records shall include: (a) An accurate reproduction of the appropriate master production or control record, checked for accuracy, dated, and signed;" 21 CFR 211.188 "Batch production and control records shall be prepared for each batch of drug product produced and shall include complete information relating to the production and control of each batch. These records shall include: (b) Documentation that each significant step in the manufacture, processing, packing, or holding of the batch was accomplished, including: (1) Dates; (2) Identity of individual major equipment and lines used; (3) Specific identification of each batch of component or inprocess material used; (4) Weights and measures of components used in the course of processing; (5) In-process and laboratory control results; (6) Inspection of the packaging and labeling area before and after use; (7) A statement of the actual yield and a statement of the percentage of theoretical yield at appropriate phases of	
					processing; (8) Complete labeling control records, including specimens or copies of all labeling used; (9) Description of drug product containers and closures; (10) Any sampling performed; (11) Identification of the persons performing and directly supervising or checking each significant step in the operation, or if a significant step in the operation is performed by automated equipment under §211.68, the identification of the person checking the significant step performed by the automated equipment. (12) Any investigation made according to §211.192. (13) Results of examinations made in accordance with §211.134."	

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				and labeling records, reviewed and approved by the quality control unit?	21 CFR 211.192 "All drug product production and control records, including those for packaging and labeling, shall be reviewed and approved by the quality control unit to determine compliance with all established, approved written procedures before a batch is released or distributed. Any unexplained discrepancy (including a percentage of theoretical yield exceeding the maximum or minimum percentages established in master production and control records) or the failure of a batch or any of its components to meet any of its specifications shall be thoroughly investigated, whether or not the batch has already been distributed. The investigation shall extend to other batches of the same drug product and other drug products that may have been associated with the specific failure or discrepancy. A written record of the investigation shall be made and shall include the conclusions and followup."	Click or tap here to enter text.
				Do laboratory records include complete data derived from all tests necessary to assure compliance with specifications and standards?	21 CFR 211.194(a) "Laboratory records shall include complete data derived from all tests necessary to assure compliance with established specifications and standards, including examinations and assays, as follows: (1) A description of the sample received for testing with identification of source (that is, location from where sample was obtained), quantity, lot number or other distinctive code, date sample was taken, and date sample was received for testing. (2) A statement of each method used in the testing of the sample. The statement shall indicate the location of data that establish that the methods used in the testing of the sample meet proper standards of accuracy and reliability as applied to the product tested. (If the method employed is in the current revision of the United States Pharmacopeia, National Formulary, AOAC INTERNATIONAL, Book of Methods,1 or in other recognized standard references, or is detailed in an approved new drug application and the referenced method is not modified, a statement indicating the method and reference will suffice). The suitability of all testing methods used shall be verified under actual conditions of use	Click or tap here to enter text.

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Co	mplia	ant			2023 Wallufacturer Self-Inspection Worksheet	12
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					(3) A statement of the weight or measure of sample used for each test, where appropriate. (4) A complete record of all data secured in the course of each test, including all graphs, charts, and spectra from laboratory instrumentation, properly identified to show the specific component, drug product container, closure, inprocess material, or drug product, and lot tested. (5) A record of all calculations performed in connection with the test, including units of measure, conversion factors, and equivalency factors. (6) A statement of the results of tests and how the results compare with established standards of identity, strength, quality, and purity for the component, drug product container, closure, in-process material, or drug product tested. (7) The initials or signature of the person who performs each test and the date(s) the tests were performed. (8) The initials or signature of a second person showing that the original records have been reviewed for accuracy, completeness, and compliance with established standards."	
			113	Are records maintained of any modification of an established method employed in testing?	21 CFR 211.194(b) "Complete records shall be maintained of any modification of an established method employed in testing. Such records shall include the reason for the modification and data to verify that the modification produced results that are at least as accurate and reliable for the material being tested as the established method."	Click or tap here to enter text.
			114	Are records maintained of any testing and standardization of laboratory reference standards, reagent, and standard solutions?	21 CFR 211.194(c) "Complete records shall be maintained of any testing and standardization of laboratory reference standards, reagents, and standard solutions."	Click or tap here to enter text.
			115	Are records maintained of calibration of laboratory equipment?	21 CFR 211.194(d) "Complete records shall be maintained of the periodic calibration of laboratory instruments, apparatus, gauges, and recording devices required by §211.160(b)(4)."	Click or tap here to enter text.
			116	Are records maintained of stability testing?	21 CFR 211.194(e) "Complete records shall be maintained of all stability testing performed in accordance with §211.166."	Click or tap here to enter text.

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Co	mplia	nt			2023 Manufacturer Sen-inspection Worksheet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			117	Do distribution records contain the name and strength of the product, dosage form, name and address of the consignee, date and quantity shipped, and lot number?	21 CFR 211.196 "Distribution records shall contain the name and strength of the product and description of the dosage form, name and address of the consignee, date and quantity shipped, and lot or control number of the drug product. For compressed medical gas products, distribution records are not required to contain lot or control numbers."	Click or tap here to enter text.
				Do written records of complaints include all required elements and are they maintained for the specified time period? **Note: Pharmaceutical firm recordkeeping WAC 246-945-020 requires all records to be kept for a minimum of 2 years in a readily retrievable form and location.	21 CFR 211.198(b) "A written record of each complaint shall be maintained in a file designated for drug product complaints. The file regarding such drug product complaints shall be maintained at the establishment where the drug product involved was manufactured, processed, or packed, or such file may be maintained at another facility if the written records in such files are readily available for inspection at that other facility. Written records involving a drug product shall be maintained until at least 1 year after the expiration date of the drug product, or 1 year after the date that the complaint was received, whichever is longer. In the case of certain OTC drug products lacking expiration dating because they meet the criteria for exemption under \$211.137, such written records shall be maintained for 3 years after distribution of the drug product. (1) The written record shall include the following information, where known: the name and strength of the drug product, lot number, name of complainant, nature of complaint, and reply to complainant. (2) Where an investigation under §211.192 is conducted, the written record shall include the findings of the investigation and followup. The record or copy of the record of the investigation shall be maintained at the establishment where the investigation occurred in accordance with §211.180(c). (3) Where an investigation under §211.192 is not conducted, the written record shall include the reason that an investigation was found not to be necessary and the name of the responsible person making such a determination."	Click or tap here to enter text.

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Yes	mplia No	nt N/A	#		Rule Reference	Notes/Corrective Action		
Ret	Returned and Salvaged Drug Products – 21 CFR 211 Subpart K							
			119	Are returned drug products examined, tested, or investigated prior to reprocessing, if applicable, with results documented?	21 CFR 211.204 "Returned drug products shall be identified as such and held. If the conditions under which returned drug products have been held, stored, or shipped before or during their return, or if the condition of the drug product, its container, carton, or labeling, as a result of storage or shipping, casts doubt on the safety, identity, strength, quality or purity of the drug product, the returned drug product shall be destroyed unless examination, testing, or other investigations prove the drug product meets appropriate standards of safety, identity, strength, quality, or purity. A drug product may be reprocessed provided the subsequent drug product meets appropriate standards, specifications, and characteristics. Records of returned drug products shall be maintained and shall include the name and label potency of the drug product dosage form, lot number (or control number or batch number), reason for the return, quantity returned, date of disposition, and ultimate disposition of the returned drug product. If the reason for a drug product being returned implicates associated batches, an appropriate investigation shall be conducted in accordance with the requirements of §211.192. Procedures for the holding, testing, and reprocessing of returned drug products shall be in writing and shall be followed."	Click or tap here to enter text.		
			120	Are drug products that have been subjected to improper storage conditions including extremes in temperature, humidity, smoke, fumes, pressure, age, or radiation due to natural disasters, fires, accidents, or equipment failures prohibited from salvage and return to the marketplace?	21 CFR 211.208 "Drug products that have been subjected to improper storage conditions including extremes in temperature, humidity, smoke, fumes, pressure, age, or radiation due to natural disasters, fires, accidents, or equipment failures shall not be salvaged and returned to the marketplace. Whenever there is a question whether drug products have been subjected to such conditions, salvaging operations may be conducted only if there is (a) evidence from laboratory tests and assays (including animal feeding studies where applicable) that the drug products meet all applicable standards of identity, strength, quality, and purity and (b) evidence from inspection of the premises that the drug products and their associated packaging were	Click or tap here to enter text.		

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Co	mplia	nt			2023 Manufacturer Sen-Inspection Worksneet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					not subjected to improper storage conditions as a result of the disaster or accident. Organoleptic examinations shall be acceptable only as supplemental evidence that the drug products meet appropriate standards of identity, strength, quality, and purity. Records including name, lot number, and disposition shall be maintained for drug products subject to this section."	
Cor	ntro	lled	Suk	ostances		
			121	Does the manufacturer maintain records of receipt and distribution of all controlled substances?	WAC 246-945-040(3) "Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: (a) Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug; (b) Distribution records, including invoices, or any other document regardless of how titled from Manufacturers, manufacturers, or any other entity to which the substances were distributed and prescriptions records for dispensers;"	Click or tap here to enter text.
				Are records of Schedule II drugs maintained separately from all other controlled substance records?	WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."	Click or tap here to enter text.
				Does the manufacturer have completed DEA 222 forms or their electronic equivalent for each acquisition or distribution of Schedule II drugs?	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."	Click or tap here to enter text.
				Are records of Schedule III-V drugs maintained either separately or in a	wac 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant." 21 C.F.R 1304.04(h)(3) "Inventories and records of Schedules III, IV, and V controlled substances shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy."	Click or tap here to enter text.

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Co	mplia	ant				/2
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			125	Is an inventory of controlled substances being performed every 2 years? ** An inventory of controlled substances must be completed within 30 days of a new responsible pharmacy manager or on the effective date of the addition of a substance to a schedule of controlled substances. **	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." WAC 246-945-420(3) "(a) Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an inventory of the substance on hand, and thereafter, include the substance in each inventory." 21 CFR 1304.11(a) "Each inventory shall contain a complete and accurate record of all controlled substances on hand on the date the inventory is taken, and shall be maintained in written, typewritten, or printed form at the registered location."	Click or tap here to enter text.
				Does the manufacturer have power of attorney forms for ordering schedule II controlled substances?	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."	Click or tap here to enter text.
			127	Has the manufacturer reported a loss of controlled substances in the previous 24 months to the DEA and the Pharmacy Quality Assurance Commission?	21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft." WAC 246-9945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission;"	Click or tap here to enter text.

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Co	mplia	ant			2023 Manufacturer Sen-inspection Worksheet	
		N/A	#		Rule Reference	Notes/Corrective Action
-			Ead	loral and Washington Sta	ta Specific Regulations	
Auc	סוזוג	mai	red	leral and Washington Sta		
			128	Are solid dosage form legend drugs, labeling and packaging, clearly marked or imprinted as required?	21 CFR 206.10(a) "Unless exempted under §206.7, no drug product in solid oral dosage form may be introduced or delivered for introduction into interstate commerce unless it is clearly marked or imprinted with a code imprint that, in conjunction with the product's size, shape, and color, permits the unique identification of the drug product and the manufacturer or distributor of the product. Identification of the drug product requires identification of its active ingredients and its dosage strength. Inclusion of a letter or number in the imprint, while not required, is encouraged as a more effective means of identification than a symbol or logo by itself. Homeopathic drug products are required only to bear an imprint that identifies the manufacturer and their homeopathic nature." RCW 69.41.200 "(1) No legend drug in solid dosage form may be manufactured or commercially distributed within this state unless it has clearly marked or imprinted on it an individual symbol, number, company name, words, letters, marking, or National Drug Code number identifying the drug and the manufacturer or distributor may sell any legend drug contained within a bottle, vial, carton, or other container, or in any way affixed or appended to or enclosed within a package of any kind designed or intended for delivery in such container or package to an ultimate consumer within this state unless such container or package has clearly and permanently marked or imprinted on it an individual symbol, number, company name, words, letters, marking, or National Drug Code number identifying the drug and the manufacturer or distributor of such drug. (3) Whenever the distributor of a legend drug does not also manufacture it, the names and places of businesses of both shall appear on the stock container or package label in words that truly distinguish each."	Click or tap here to enter text.
				Does the manufacturer provide to the commission printed material	RCW 69.41.220 "Each manufacturer and distributor shall publish and provide to the commission by filing with the department printed material which will identify each	Click or tap here to enter text.

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Co	mplia	ant				
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
				identifying each imprint used by the manufacturer?	current imprint used by the manufacturer or distributor. The commission shall be notified of any change by the filing of any change with the department"	
			130	Does the manufacturer have exemptions for drug products that are infeasible to imprint?	RCW 69.41.250(1) "The commission, upon application of a manufacturer, may exempt a particular legend drug from the requirements of RCW 69.41.050 and 69.41.200 through 69.41.260" on the grounds that imprinting is infeasible because of size, texture, or other unique characteristics." 21 CFR 206.7 "(a) The following classes of drug products are exempt from requirements of this part: (1) Drug products intended for use in a clinical investigation under section 505(i) of the act, but not including drugs distributed under a treatment IND under part 312 of this chapter or distributed as part of a nonconcurrently controlled study. Placebos intended for use in a clinical investigation are exempt from the requirements of this part if they are designed to copy the active drug products used in that investigation. (2) Drugs, other than reference listed drugs, intended for use in bioequivalence studies. (3) Drugs that are extemporaneously compounded by a licensed pharmacist, upon receipt of a valid prescription for an individual patient from a practitioner licensed by law to prescribe or administer drugs, to be used solely by the patient for whom they are prescribed. (4) Radiopharmaceutical drug products. (b) Exemption of drugs because of size or unique physical characteristics: (1) For a drug subject to premarket approval, FDA may provide an exemption from the requirements of §206.10 upon a showing that the product's size, shape, texture, or other physical characteristics make imprinting technologically infeasible or impossible (2) Any product not subject to premarket approval is exempt from the requirement of §206.10 if, based on the product's size, shape, texture, or other physical characteristics, the manufacturer or distributor of the product is prepared to demonstrate that imprinting the dosage form is technologically infeasible or impossible."	Click or tap here to enter text.

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Co	mplia	ant	#		Rule Reference	Notes/Corrective Action
Yes	No	N/A	п		Nule Reference	Notes/ corrective Action
			131	Are all records readily retrievable for at least two years from the date the record was created or received, whichever is later?	WAC 246-945-020(1) "Unless an alternative standard for a specified record type, form, or format is expressly stated a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later." WAC 246-945-001(7) ""Readily retrievable" means a record that is kept by automatic data processing systems or other electronic, mechanized, or written recordkeeping systems in such a manner that it can be separated out from all other records in a reasonable time."	
			132	Does the manufacturer verify that the person they purchase drug stock from is authorized to distribute drugs?	WAC 246-945-595 "It is unlawful for a wholesaler or manufacturer to perform, cause the performance of, or aid and abet any of the following acts in Washington state: (5) The purchase or receipt of a drug from a person that is not authorized to distribute drugs to that purchaser or recipient;"	Click or tap here to enter text.
			133	the person to whom they distribute	WAC 246-945-595 "It is unlawful for a wholesaler or manufacturer to perform, cause the performance of, or aid and abet any of the following acts in Washington state: (6) The sale or transfer of a drug to a person who is not legally authorized to receive a drug;"	Click or tap here to enter text.

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Read this Page Carefully Pharmacy Quality Assurance Commission 2023 Wholesaler Self-Inspection Worksheet

Attention: Responsible Pharmacy Manager or Equivalent Manager

Wholesalers are responsible for ensuring compliance with all applicable state and federal laws. Failure to complete this annual worksheet within the month of March and and within 30 days of becoming responsible manager (as required by WAC 246-945-005) may result in disciplinary action.

Following your self-inspection and completion of the worksheet(s), please review it with your staff, correct any deficiencies noted, sign and date the worksheet(s), and file it so it will be readily available to commission inspectors. Do not send to the commission office. You are responsible for ensuring your completed worksheet(s) is available at the time of inspection.

The primary objective of this worksheet, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (**Note**: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet also serves as a necessary document used by commission inspectors during an inspection to evaluate a wholesaler's level of compliance.

When a commission inspector discovers an area of non-compliance, they will issue an Inspection Report with Noted Deficiencies. The wholesaler must provide a written response (plan of correction) addressing all areas of non-compliance. Identifying and correcting an area of non-compliance prior to a commission inspection, or during an inspection, may eliminate that item from being included as a deficiency on an Inspection Report. Do not assume compliance with any statement; take the time to personally verify that compliance exists. If you have any questions, please contact your inspector.

A common reason for issuing an Inspection Report with Noted Deficiencies is either not having or not being able to readily retrieve required documents and records. Because commission inspections are unscheduled, it is common for the designated person to be absent or unavailable. For this reason, you are asked to provide a list of the specific locations of required documents. Having all required documents and records maintained in a well-organized and readily retrievable manner (a binder is recommended) reduces the chance that you will receive an Inspection Report with Noted Deficiencies.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write corrected and the date of correction by the appropriate question. Questions highlighted in blue are questions that will be focused on during routine wholesaler inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov.

View translated versions of this statement <u>here</u>.

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All Wholesaler responsible managers (or equivalent managers) *must* complete and sign this self-inspection worksheet annually within the month of March and or within 30 days of becoming the responsible manager. The form must be available for inspection as required by WAC 246-945-005. Do not send to the commission office.

Date Wholesaler Self-Inspection was performed: Click or tap to enter a date. (mm/dd/yy)						
hange in Responsible Manager and effective date of change: Click or tap here to enter text.						
Print Name of Responsible Manager: <u>Click or tap l</u>	Print Name of Responsible Manager: Click or tap here to enter text.					
Signature of Responsible Manager: Click or tap he	re to enter text.					
Responsible Manager E-mail: Click or tap here to e	enter text.					
Wholesaler: Click or tap here to enter text.	Fax: Click or tap here to enter text.	DEA #: Click or tap here to enter text.				
Telephone: Click or tap here to enter text.	Address: Click or tap here to enter text.	Wholesaler License #: Click or tap here to enter text.				
Endorsements: ☐ Controlled Subs	tances					

Document and Record Review

Please provide the location of these documents in the facility (be as specific as possible, there can be many filing cabinets and binders)? The documentation listed below are required by rule references to be available during inspection, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference
Wholesaler Self-Inspection Worksheet for last 2 years	WAC 246-945-005(4)(a) "The responsible pharmacy manager, or equivalent manager, shall sign and date the completed self-inspection worksheet(s), and maintain completed worksheets for two years from the date of
Location: Click or tap here to enter text.	completion." WAC 246-945-005(4)(b) "When a change in responsible pharmacy manager, or equivalent manager occurs, the new responsible pharmacy manager, or equivalent manager, shall conduct a self-inspection as required under this section. The new responsible pharmacy manager, or equivalent manager, shall sign and date the self-inspection worksheet(s) within thirty days of becoming responsible pharmacy manager, or equivalent manager, and maintain completed worksheets for two years from the date of completion."
Wholesaler License Location: Click or tap here to enter text.	RCW 18.64.046(1) "The owner of each place of business which sells legend drugs and nonprescription drugs, or nonprescription drugs at wholesale shall pay a license fee to be determined by the secretary, and thereafter, on or before a date to be determined by the secretary as provided in RCW 43.70.250 and 43.70.280, a like fee to be determined by the secretary, for which the owner shall receive a license of location from the department, which shall entitle such owner to either sell legend drugs and nonprescription drugs or nonprescription drugs at wholesale at the location specified"
DEA Registration	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."
Location: Click or tap here to enter text.	
Current Biennial Controlled Substance Inventory Location: Click or tap here to enter text.	21 CFR 1304.04(h)(1) "Inventories and records of controlled substances listed in Schedules I and II shall be maintained separately from all of the records of the registrant; and. (2) Inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either separately from all other records of the registrant or in such form that the information required is readily retrievable from the ordinary business records of the registrant." WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." WAC 246-945-420(3)(a) "Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an inventory of the substance on hand, and thereafter, include the substance in each inventory."
Power of Attorney for staff authorized to order controlled	WAC 246-945-040(1) "The commission adopts 21 CFR as its own."
Location: Click or tap here to enter text.	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."

Schedule II Invoices for the last 2 years	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records
Location: Click or tap here to enter text.	shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."
Schedule III-V Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."
Completed loss by theft or destruction forms (DEA Form 106) for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission." 21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft"
Suspicious Order Reports Location: Click or tap here to enter text.	WAC 246-945-585(1) "(a)Suspicious orders shall be submitted electronically through a commission approved system or to the commission or within five business days of the order being identified as suspicious by the wholesaler, and must include, but not necessarily limited to:(i) Customer name; (ii) Customer address;
Wholesalers may apply to the commission for an exemption from the reporting requirements if they do not distribute controlled substances or drugs of concern. Exemption Attestation	(iii) Customer DEA registration number; (iv) State license number(s); (v) Transaction date; (vi) Drug name; (vii) NDC number; (viii) Quantity ordered; and (ix) Indication of whether the drug was shipped, and if not, the factual basis for the refusal to supply. (b) Zero reports shall be submitted if no suspicious orders have been identified in a calendar month, and such reports shall be submitted within fifteen business days of the end of the calendar month."
Completed CII order forms (DEA Form 222) and/or finalized CSOS documentation for the last 2 years	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."
Location: Click or tap here to enter text.	21 CFR 1305.13(b) "A supplier may fill the order, if possible and if the supplier desires to do so, and must record on the original DEA Form 222 its DEA registration number and the number of commercial or bulk containers furnished on each item and the date on which the containers are shipped to the purchaser. If an order cannot be filled in its entirety, it may be filled in part and the balance supplied by additional shipments within 60 days following the date of the DEA Form 222. No DEA Form 222 is valid more than 60 days after its execution by the purchaser, except as specified in paragraph (f) of this section."

21 CFR 1305.13(d) "The supplier must retain the original DEA Form 222 for the supplier's files in accordance with §1305.17(c). Any supplier who is not required to report acquisition/disposition transactions to the Automation of Reports and Consolidated Orders System (ARCOS) under §1304.33(c) (such as a practitioner) must make and submit a copy of the original DEA Form 222 to DEA, either by mail to the Registration Section, or by email to DEA.Orderforms@usdoj.gov. The copy must be forwarded at the close of the month during which the order is filled. If an order is filled by partial shipments, the copy must be forwarded at the close of the month during which the final shipment is made or the 60-day validity period expires." 21 CFR 1305.13(e) "The purchaser must record on its copy of the DEA Form 222 the number of commercial or bulk containers furnished on each item and the dates on which the containers are received by the purchaser." 21 CFR 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of
21 CFR 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of each item received and the date received. The record must be electronically linked to the original order and archived."

Yes	mplia No	nt N/A	#		Rule Reference	Notes/Corrective Action			
Ge	Seneral Licensing								
			1	Does the wholesaler have a current license?	RCW 18.64.046(1) "The owner of each place of business which sells legend drugs and nonprescription drugs, or nonprescription drugs at wholesale shall pay a license fee to be determined by the secretary, and thereafter, on or before a date to be determined by the secretary as provided in RCW 43.70.250 and 43.70.280, a like fee to be determined by the secretary, for which the owner shall receive a license of location from the department, which shall entitle such owner to either sell legend drugs and nonprescription drugs or nonprescription drugs at wholesale at the location specified for the period ending on a date to be determined by the secretary, and each such owner shall at the time of payment of such fee file with the department, on a blank therefor provided, a declaration of ownership and location, which declaration of ownership and location, which declaration of ownership and location so filed as aforesaid shall be deemed presumptive evidence of the ownership of such place of business mentioned therein. It shall be the duty of the owner to notify immediately the department of any change of location and ownership and to keep the license of location or the renewal thereof properly exhibited in such place of business." WAC 246-945-246(1) "Every wholesaler who engages in wholesale distribution into, out of, or within Washington	Click or tap here to enter text.			

Yes	omplia No	nt N/A	#		Rule Reference	Notes/Corrective Action
					state must be licensed by the commission before engaging in wholesale distribution of drugs. Entities required to be licensed as a wholesaler includes: (a) In-state and out-of-state pharmaceutical wholesalers; (b) Out-of-state manufacturer that distribute or sell drugs into Washington; (c) Virtual wholesalers; (d) Out-of-state virtual manufacturers that distribute or sell drugs into Washington; (e) Outsourcing facilities required to be registered with the FDA as an outsourcing facility as defined in 21 U.S.C. Sec. 353b(d)(4)(A) that are located in Washington, or distribute or sell drugs into Washington; and (f) Reverse distributors."	
			2	Does the wholesaler have a current DEA registration?	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."	Click or tap here to enter text.
Ge	nera	ıl St	and	lards		
			3	Does the wholesaler maintain a current list of all persons responsible for drug access, distribution, handling, and their training?	WAC 246-945-580 "(1) A wholesaler must establish and maintain a list of officers, directors, managers, a designated representative, and other persons responsible for wholesale drug distribution, storage, and handling and must include a description of each individual's duties and a summary of their qualifications. (2) A wholesaler must employ personnel in sufficient numbers and with adequate education, training, and experience to safely and lawfully engage in wholesale drug distribution activities."	Click or tap here to enter text.
			4	constructed and equipped to	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (a) Be of suitable size, construction, and location to accommodate cleaning, maintenance, and proper operations"	Click or tap here to enter text.

	mplia		#		Rule Reference	Notes/Corrective Action
Yes	No	N/A				
			5	Does the facility have adequate lighting, ventilation, temperature, sanitation, humidity, space, equipment, and security?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (b) Have storage areas that provide adequate lighting, ventilation, temperature, sanitation, humidity, space, equipment, and security" WAC 246-945-565(2) "If no storage requirements are established for a drug, the drug may be held at "controlled" room temperature, as defined in an official compendium, to help ensure that its identity, strength, quality, and purity are not adversely affected."	Click or tap here to enter text.
				Does the facility have a quarantine area for drugs that are unsuitable for distribution?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (c) Have a quarantine area for storage of drugs that are outdated, damaged, deteriorated, misbranded, adulterated, counterfeit, or suspected of being counterfeit, otherwise unfit for distribution, or that are in immediate or sealed secondary containers that have been opened;" WAC 246-945-565 (5) Drugs that are outdated, damaged, deteriorated, misbranded, or adulterated must be physically separated from other drugs in a designated quarantine area until destroyed or returned to the original manufacturer or third party returns processor. (6) Used drugs and those whose immediate or sealed outer or sealed secondary containers have been opened are adulterated and must be quarantined. (7) Drugs must be quarantined under any condition that causes doubt as to a drug's safety, identity, strength, quality, or purity unless under examination, testing, or other investigation the drug is proven to meet required standards."	Click or tap here to enter text.
			7	Is the facility maintained in a clean and orderly condition?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (d) Be maintained in a clean and orderly condition;"	Click or tap here to enter text.
			8	Is the facility free from infestation?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (e) Be free from infestation of any kind;"	Click or tap here to enter text.

Co	mplia	nt	#		Rule Reference	Notes/Corrective Action
Yes	No	N/A	"		Nuic Neterence	Notes/ corrective Action
			9	Is the facility a commercial location?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (f) Be a commercial location and not a personal dwelling or residence;	Click or tap here to enter text.
			10	Does the facility have secure and confidential storage of information?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (g) Provide for the secure and confidential storage of information with restricted access and policies and procedures to protect the integrity and confidentiality of information;"	Click or tap here to enter text.
				Does the facility have a method of inventory control to detect theft, counterfeiting, or drug diversion?	WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (h) Provide and maintain appropriate inventory controls in order to detect and document any theft, counterfeiting, or diversion of drugs."	Click or tap here to enter text.
				Is the outside of the facility well-lit and is it appropriately secured with limited access?	WAC 246-945-560(2) "Facilities used for wholesale drug distribution must be secure from unauthorized entry, as follows: (a) Access from outside the premises must be kept to a minimum and well controlled; (b) The outside perimeter of the premises must be well lit; (c) Entry into areas where drugs are held must be limited to authorized personnel; (d) Facilities must be equipped with an alarm system to detect entry after hours; and (e) Facilities must be equipped with security systems sufficient to protect against theft, diversion, or record tampering."	Click or tap here to enter text.
			13	Does the facility have temperature and humidity monitoring devices? **Must follow 2-year recordkeeping requirements**	WAC 246-945-565(3) "Temperature and humidity recording equipment, devices, and/or logs shall be used to document proper storage of drugs."	Click or tap here to enter text.
				maintained between 2-8°C (36-46°F)? ** Electronic monitoring is	WAC 246-945-565 Wholesaler—Drug storage. (1) Drugs must be stored at temperatures and under conditions required by the labeling of the drugs, if any, or by the requirements of the 43rd edition of USP and 38th edition of the National Formulary (USP/NF), to preserve product	Click or tap here to enter text.

Yes	mplia No	nt N/A	#		Rule Reference	Notes/Corrective Action
					identity, strength, quality, and purity. The USP/NF is available for public inspection at the commission's office at Department of Health, Town Center 2, 111 Israel Road S.E., Tumwater, WA 98501. Re-questors may also contact USP directly to obtain copies.	
			15	Are freezers between -25°& -10°C (-13° & 14°F)?	WAC 246-945-565 Wholesaler—Drug storage. (1) Drugs must be stored at temperatures and under conditions required by the labeling of the drugs, if any, or by the requirements of the 43rd edition of USP and 38th edition of the National Formulary (USP/NF), to preserve product identity, strength, quality, and purity. The USP/NF is available for public inspection at the commission's office at Department of Health, Town Center 2, 111 Israel Road S.E., Tumwater, WA 98501. Re-questors may also contact USP directly to obtain copies.	Click or tap here to enter text.
			16	Are controlled substances stored separately from noncontrolled substances and secured?	WAC 246-945-565(4) "Controlled substance drugs should be isolated from noncontrolled substance drugs and stored in a secured area." *See 21 CFR 1301.72 for the requirements for transferring controlled substance prescriptions.	Click or tap here to enter text.
			17	Are shipments inspected upon arrival and prior to departure from the facility?	 WAC 246-945-570 "(1) Each outside shipping container must be visually examined on receipt for identity and to avoid acceptance of drugs that are contaminated or otherwise unfit for distribution. (2) Outgoing shipments must be inspected to verify the accuracy and product integrity of the shipment contents." 	Click or tap here to enter text.
			18	Does the facility verify that the person they purchase drug stock from is authorized to distribute drugs?	WAC 246-945-595 "It is unlawful for a wholesaler or manufacturer to perform, cause the performance of, or aid and abet any of the following acts in Washington state: (5) The purchase or receipt of a drug from a person that is not authorized to distribute drugs to that purchaser or recipient"	Click or tap here to enter text.
			19	Does the facility verify that the person to whom they distribute is authorized to receive drug stock?	WAC 246-945-595 "It is unlawful for a wholesaler or manufacturer to perform, cause the performance of, or aid and abet any of the following acts in Washington state:	Click or tap here to enter text.

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Con	mplia	nt			2023 Wholesaler Self-Inspection Worksheet	
		N/A	#		Rule Reference	Notes/Corrective Action
					(6) The sale or transfer of a drug to a person who is not legally authorized to receive a drug"	
Poli	cies	s an	d Pı	ocedures		
Plea	se	pro	vide	the location or file path	way if policies are maintained in electro	nic format (be as specific as possible.
		•		nany filing cabinets and b	• •	
uiei	- C	alli	JE II	larly filling cabinets and b	, 	
			20	Does the wholesaler have policies and procedures in place for the following: (a) Receipt (b) Security (c) Storage (d) Inventory (e) Transport (f) Shipping (g) Report of losses (h) Inventory records (i) Recalls (j) Staff training (k) Suspicious order monitoring (l) Emergent need (m) Integrity and confidentiality of information	WAC 246-945-590 "Wholesalers shall establish, maintain, and adhere to written policies and procedures, which shall be followed for the receipt, security, storage, inventory, transport, and shipping and wholesale distribution of drugs, including policies and procedures for identifying, recording, and reporting losses or thefts and for correcting all errors and inaccuracies in inventories. Wholesalers shall include the following in their written policies and procedures: (1) A procedure to be followed for handling recalls and withdrawals of drugs. Such procedure shall be adequate to deal with recalls and withdrawals due to: (a) Any action initiated at the request of FDA or any other federal, state, or local law enforcement or other government agency, including the commission; or (b) Any volunteer action by the manufacturer to remove defective or potentially defective drugs from the market. (2) A procedure to ensure that wholesalers prepare for, protect against, and handle any crisis that affects security or operation of any facility in the event of a strike, fire, flood, or other natural disaster, or other situations of local, state, or national emergency. (3) A procedure to ensure that any outdated drugs shall be segregated from other drugs and either returned to the manufacturer or destroyed in accordance with federal and state laws, including all necessary documentation and the appropriate witnessing. This procedure shall provide for written documentation of the disposition of outdated drugs. (4) A procedure for the destruction of outdated drugs in accordance with federal and state laws.	Click or tap here to enter text.

Co	mplia	nt		- 1 - 6	,
Yes	No	N/A	#	Rule Reference	Notes/Corrective Action
Yes	No	N/A		(5) A procedure for the disposing and destruction of containers, labels, and packaging to ensure that the containers, labels, and packaging cannot be used in counterfeiting activities, including all necessary documentation, and the appropriate witnessing of the destruction of any labels, packaging, immediate containers, or containers in accordance with all applicable federal and state requirements. (6) A procedure for identifying, investigating, and reporting significant drug inventory discrepancies involving counterfeit, suspect of being counterfeit, contraband, or suspect of being contraband, in the inventory and reporting of such discrepancies as required to the FDA, commission and/or appropriate federal or state agency upon discovery of such discrepancies. (7) A procedure for reporting criminal or suspected criminal activities involving the inventory of drug(s) as required to the commission, FDA, and if applicable, DEA. (8) Procedures addressing: (a) The design and operation of the suspicious order monitoring and reporting system; (b) Mandatory annual training for staff responsible for identifying and reporting suspicious orders and potential diversion activities. Such training must include the following: (i) The wholesaler's suspicious order monitoring system; (ii) The process to collect all relevant information on customers in accordance with WAC 246-960-330; and (iii) The requirement and process for submission of suspicious order and information on customers who engage in potential diversion activities. (9) A procedure for timely responding to customers who submit purchase orders for patients with emergent needs." WAC 246-945-560(1) "Facilities used for wholesale drug distribution must: (g) Provide for the secure and confidential storage of information with restricted access and policies and	

Co	Compliant				2023 Wildesaler Self-Hispection Worksheet	
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					procedures to protect the integrity and confidentiality of information"	
Rec	ord	kee	pin	g		
				Are complete records of receipt and distribution of drugs maintained?	WAC 246-945-575 "Wholesalers and other entities engaged in wholesale drug distribution must establish and maintain inventories and records of transactions pertaining to the receipt and distribution or other disposition of drugs. The records must include at least: (a) The source of the drugs, including the name and principal address of the seller or transferor; (b) The identity and quantity of the drugs received and distributed or disposed of; and (c) The dates of receipt and distribution or other disposition of the drugs."	Click or tap here to enter text.
				Are records of suspicious orders and zero reports maintained and reported to the pharmacy commission in the appropriate time?	WAC 246-945-585(1) "Wholesalers shall design and operate a system to identify and report suspicious orders of controlled substances and drugs of concern to the commission. (a) Suspicious orders shall be submitted electronically through a commission approved system or to the commission or within five business days of the order being identified as suspicious by the wholesaler, and must include, but not necessarily limited to: (i) Customer name; (ii) Customer address; (iii) Customer DEA registration number; (iv) State license number(s); (v) Transaction date; (vi) Drug name; (vii) NDC number; (viii) Quantity ordered; and (ix) Indication of whether the drug was shipped, and if not, the factual basis for the refusal to supply. (b) Zero reports shall be submitted if no suspicious orders have been identified in a calendar month, and such reports shall be submitted within fifteen business days of the end of the calendar month."	Click or tap here to enter text.

Co	mplia	ant			2023 WHOIESalet Self-Hispection Worksheet	
Yes		N/A	#		Rule Reference	Notes/Corrective Action
			23	Are due diligence measures being followed to identify customers ordering or seeking to order controlled substances or drugs of concern?	WAC 246-945-585(2) Except as provided in subsection (3) of this section, a wholesaler shall exercise due diligence to identify customers ordering or seeking to order controlled substances or drugs of concern, and establish the normal and expected transactions conducted by those customers, as well as to identify and prevent the sale of controlled substances or drugs of concern that are likely to be diverted from legitimate channels. Such due diligence measures shall include, but are not limited to, the following, which shall be conducted prior to an initial sale and on a regular basis, as necessary: (a) Questionnaires and affirmative steps by the wholesaler to confirm the accuracy and validity of the information provided, it shall be considered illegal for a customer to provide false or misleading information; (b) For a customer who is a prescriber, confirmation of prescriber type, specialty practice area, and if the prescriber personally furnishes controlled substances or drugs of concern, the quantity furnished; (c) Review of drug utilization reports; and (d) Obtaining and conducting a review of the following: (i) Methods of payment accepted and in what ratios; (ii) The ratio of controlled versus noncontrolled prescriptions and overall sales; (iii) Orders for controlled substances or drugs of concern from other wholesalers U.S. DEA's Automation of Reports and Consolidated Orders System (ARCOS); and (iv) The ratio of out-of-state patients served compared to in-state patients.	Click or tap here to enter text.
			24	If in an initial sale is conducted for an emergent need without performing the due diligence measures in WAC 246-945-585(2), are the provided criteria met?	WAC 246-945-585(3) A wholesaler receiving a request for an initial sale of a controlled substance or drugs of concern may conduct the sale before complying with subsection (2) of this section if all of the following apply: (a) The sale is to a new customer; (b) The wholesaler documents that the order is to meet an emergent need; (c) The wholesaler completes the requirements of subsection (2) of this section no later than sixty business days from the date of sale.	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			25	Are existing customers providing explanation(s) when a request to purchase a controlled substance or drug of concern exceeds established limitations?	WAC 246-945-585 (4) A wholesaler receiving a request from an existing customer to purchase a controlled substance or drug of concern, the size/quantity of which exceeds the established algorithm limitations or quota restrictions for such customer, may sell the drug of concern or controlled substance provided the customer submit documentation explaining the request.	Click or tap here to enter text.
			26	Are records of potential diversion activity maintained and reported to the pharmacy commission in the appropriate time?	WAC 246-945-585 (5) Any customer that is believed to be engaged in potential diversion activity, including those to whom a wholesaler refuses to sell, shall be electronically reported to the commission. Such reports shall include: (a) Customer name; (b) Customer address; (c) DEA number; (d) State license number(s); (e) A detailed explanation of why the wholesaler identified the customer as a possible diversion risk; and (f) Such reports shall be submitted within thirty days of refusal, cessation, or identification by wholesaler.	Click or tap here to enter text.
Cor	itro	lled	Suk	ostances		
			27	Are complete records of controlled substance maintained?	WAC 246-945-040(3) "Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: (a) Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug; (b) Distribution records, including invoices, or any other document regardless of how titled from wholesalers, manufacturers, or any other entity to which the substances were distributed and prescriptions records for dispensers;	Click or tap here to enter text.
				Are records of Schedule II drugs maintained separately from all other controlled substance records?	WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records." 21 C.F.R 1304.04(h) "Each registered pharmacy shall maintain the inventories and records of controlled substances as follows:	Click or tap here to enter text.

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Co	mplia	int			2023 WHOIESdiel Self-Hispection Worksheet	/2
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
					(1) Inventories and records of all controlled substances listed in Schedule I and II shall be maintained separately from all other records of the pharmacy."	
			29	equivalent for each acquisition or	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."	Click or tap here to enter text.
			30	Are records of Schedule III-V drugs maintained either separately or in a form that is readily retrievable from other records?	WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant." 21 C.F.R 1304.04(h)(3) "Inventories and records of Schedules III, IV, and V controlled substances shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy."	Click or tap here to enter text.
			31	Is an inventory of controlled substances being performed every 2 years? An inventory of controlled substances must be completed within 30 days of a new responsible manager or on the effective date of the addition of a substance to a schedule of controlled substances.	WAC 246 945 040(1) "The commission adopts 21 CFR as its own. The following sections do not apply: Sec. 1301.13, Sec. 1301.33, Sec. 1301.3546, Sec. 1303, Sec. 1308.4145, and Sec. 1316.3167. Any inconsistencies between 21 CFR Sec. 1300 through 1321 and this chapter should be resolved in favor of this chapter. Nothing in this chapter applies to the production, processing, distribution, or possession of marijuana as authorized and regulated by the Washington state liquor and cannabis board. WAC 246-945-040(3) Recordkeeping and Inventory. Every registrant shall keep and maintain inventory records required by 21 CFR Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: (a) Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug; (b) Distribution records, including invoices, or any other document regardless of how titled from wholesalers,	

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Yes	No	N/A	#	Rule Reference	Notes/Corrective Action
			#	manufacturers, or any other entity to which the substances were distributed and prescriptions records for dispensers; (c) In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission; (d) For transfers of controlled substances from one dispenser to another, a record of the transfer must be made at the time of transfer indicating the drug, quantity, date of transfer, who it was transferred to, and from whom. Records must be retained by both the transferee and the transferor. These transfers can only be made in emergencies pursuant to 21 CFR Sec. 1307.11. 21 CFR 1304.11(a) "Each inventory shall contain a complete and accurate record of all controlled substances on hand on the date the inventory is taken, and shall be maintained in written, typewritten, or printed form at the registered location. An inventory taken by use of an oral recording device must be promptly transcribed. Controlled substances shall be deemed to be "on hand" if they are in the possession of or under the control of the registrant, including substances returned by a customer, ordered by a customer but not yet invoiced, stored in a warehouse on behalf of the registrant, and substances in the possession of employees of the registrant and intended for distribution as complimentary samples. A separate inventory shall be made for each registered location and each independent activity registered, except as provided in paragraph (e)(4) of this section. In the event controlled substances in the possession or under the control of the registrant are stored at a location for which he/she is not registered, the substances shall be included in the inventory of the registered location to which they are subject to control or to which the person possessing the substance is responsible. The inventory may be taken either as of opening of business or as of the close of business on the inventory date and it shall be i	Notes/Corrective Action

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2023 Wholesaler Self-Inspection Worksheet

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Yes	No	N/A	#		Rule Reference Notes/Corrective Action
				(b) Initial	nventory date. Every person required to keep
				records sh	all take an inventory of all stocks of controlled
				substance	on hand on the date he/she first engages in the
				manufact	re, distribution, or dispensing of controlled
				substance	, in accordance with paragraph (e) of this
					applicable. In the event a person commences
					ith no controlled substances on hand, he/she
					this fact as the initial inventory.
				Li i	inventory date. After the initial inventory is
					registrant shall take a new inventory of all stocks
					ed substances on hand at least every two years.
					al inventory may be taken on any date which is
					years of the previous biennial inventory date.
					ry date for newly controlled substances. On the
					ate of a rule by the Administrator pursuant to
					, <u>1308.46</u> , or <u>1308.47</u> of this chapter adding a
					to any schedule of controlled substances, which
					was, immediately prior to that date, not listed
					n schedule, every registrant required to keep
					o possesses that substance shall take an
					f all stocks of the substance on hand.
					such substance shall be included in each
				of this sec	nade by the registrant pursuant to paragraph (c)
					ries of manufacturers, distributors, registrants
					e distribute, importers, exporters, chemical spensers, researchers, and collectors. Each
					istered or authorized (by §§ 1301.13, 1307.11,
				I	r part 1317 of this chapter) to manufacture,
					reverse distribute, dispense, import, export,
					search or chemical analysis with controlled
					, or collect controlled substances from ultimate
					required to keep records pursuant to § 1304.03
					e in the inventory the information listed below.
					ries of distributors. Each person registered or
					to distribute controlled substances shall include
					ntory the same information required of
					rers pursuant to paragraphs (e)(1)(iii) and (iv) of
				this section	
				tilis section	

2023 Wholesaler Self-Inspection Worksheet

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			32	attorney forms for ordering schedille	21 CFR 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."	Click or tap here to enter text.
			33	controlled substances in the previous 24 months to the DEA and	21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft." WAC 246-9945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission;"	Click or tap here to enter text.

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Read this Page Carefully Pharmacy Quality Assurance Commission

2023 Health Care Entity (HCE) Self-Inspection Worksheet

Attention: Responsible Pharmacy Manager (or Equivalent Manager)

Washington law holds the responsible pharmacy manager (or equivalent manager) and all pharmacy personnel are responsible for ensuring compliance with all state and federal laws governing the practice of pharmacy. Failure to complete this annual worksheet and applicable self-inspection worksheet addendums within the month of March and within 30 days of becoming responsible pharmacy manager (as required by WAC 246-945-005) may result in disciplinary action.

Following your self-inspection and completion of the worksheet(s), please review it with your staff, correct any deficiencies noted, sign and date the worksheet(s), and file it so it will be readily available to commission inspectors. Do not send to the commission office. You are responsible for ensuring your completed worksheet(s) is available at the time of inspection.

The primary objective of this worksheet, and your self-inspection, is to provide an opportunity to identify and correct areas of non-compliance with state and federal law. (NOTE: Neither the self-inspection nor a commission inspection evaluates your complete compliance with all laws and rules of the practice of pharmacy.) The inspection worksheet also serves as a necessary document used by commission inspectors during an inspection to evaluate a HCE's level of compliance.

When a commission inspector discovers an area of non-compliance, they will issue an **Inspection Report with Noted Deficiencies**. The responsible pharmacy manager (or equivalent manager) must provide a written response (plan of correction) addressing all areas of non-compliance. Identifying and correcting an area of non-compliance prior to a commission inspection, or during an inspection, may eliminate that item from being included as a deficiency on an Inspection Report. Do not **assume** compliance with any statement; take the time to personally verify that compliance exists. If you have any questions, please contact your inspector.

A common reason for issuing an Inspection Report with Noted Deficiencies is either not having or not being able to readily retrieve required documents and records. Because commission inspections are unscheduled, it is common for the responsible manager to be absent or unavailable. For this reason, you are asked to provide a list of the specific locations of required documents. Having all required documents and records maintained in a well-organized and readily retrievable manner (a binder is recommended) reduces the chance that you will receive an Inspection Report with Noted Deficiencies.

By answering the questions and referencing the appropriate laws/rules/CFR provided, you can determine whether you are compliant with many of the rules and regulations. If you have corrected any deficiencies, please write corrected and the date of correction by the appropriate question. Questions highlighted in blue are questions that will be focused on during routine HCE inspections.

To request this document in another format, call 1-800-525-0127. Deaf or hard of hearing customers, please call 711 (Washington Relay) or email civil.rights@doh.wa.gov. View translated versions of this statement here.

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All responsible pharmacy managers (or equivalent managers) of HCEs **must** complete and sign this self-inspection worksheet within the month of March and within 30 days of becoming responsible pharmacy manager. The form must be available for inspection as required by WAC 246-945-005. Do not send to the commission office.

Date responsible pharmacy manager inspection was performed: Click or tap to enter a date.								
Change in responsible pharmacy manager and effective date of change: Click or tap here to enter text. Date: Click or tap to enter a date.								
Print Name of Responsible F	Pharmacy Manager 8	& License #: Click or tap	here to enter text.					
Signature of responsible ma	nager: <u>Click or tap l</u>	nere to enter text.						
Responsible Pharmacy Man	ager E-mail: Click or	tap here to enter text.						
Pharmacy: Click or tap here	to enter text.	Fax: Click or tap here t	o enter text.	DEA #: Click o	r tap here to enter text.			
Telephone: Click or tap here	e to enter text.	Address: Click or tap he	ere to enter text.	Pharmacy Lice	nse #: <u>Click or tap here to enter</u>			
Endorsements:	☐ Use of Ancillary	/ Personnel	☐ Dispense Controlled	Substances				
In Washington State, compounding is defined in RCW 18.64.011(6) and means "the act of combining two or more ingredients in the preparation of a prescription. Reconstitution and mixing of (a) sterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription and administered immediately or in accordance with package labeling, and (b) nonsterile products according to federal food and drug administration-approved labeling does not constitute compounding if prepared pursuant to a prescription." Please note: If a pharmacy adds flavoring to a commercially available product, it is considered compounding and the non-sterile compounding self-inspection worksheets must								
also he completed		,		-				

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Yes	No						
-	f you practice or provide any other pharmaceutical services outside of community pharmacy you must answer the following and perform the appropriate self-inspection addendums.						
		Do pharmacy personnel engage in non-sterile compounding of medications? If yes, please complete the 2021 Non-Sterile Compounding Self-Inspection Addendum in addition to the Health Care Entity Self-Inspection Worksheet.					
		Do pharmacy personnel engage in sterile compounding? If yes, you must also complete the 2021 Sterile Compounding Self-Inspection Addendum. (*New*) If compounding falls under the 'immediate use exemption' as interpreted by the commission *and* is in the retail/community pharmacy setting then the sterile compounding self-inspection worksheet does not need to be completed.					

Document and Record Review

Please provide the location of these documents in the facility (be as specific as possible, there can be many filing cabinets and binders). The documentation listed below are required by rule references to be available during inspection, by listing the location of these documents you are also confirming your compliance with the referenced rule.

	Rule Reference	
Responsible Pharmacy Manager Self- Inspection Worksheet for last 2 years Location: Click or tap here to enter text.	WAC 246-945-005(4)(a) "The responsible pharmacy manager, or equivalent manager, shall sign and date the completed self-inspection worksheet(s), and maintain completed worksheets for two years from the date of completion." WAC 246-945-005(4)(b) "When a change in responsible pharmacy manager, or equivalent manager occurs, the new responsible pharmacy manager, or equivalent manager, shall conduct a self-inspection as required under this section. The new responsible pharmacy manager, or equivalent manager, shall sign and date the self-inspection worksheet(s) within thirty days of becoming responsible pharmacy manager, or equivalent manager, and maintain completed worksheets for two years from the date of completion."	
Health Care Entity License	RCW 18.64.450(1) "In order for a health care entity to purchase, administer, dispense, and deliver legend drugs, the health care entity must be licensed by the department."	
Location: Click or tap here to enter text.		
DEA Registration	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR. Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."	
Location: Click or tap here to enter text.		
Current Biennial Controlled Substance Inventory Location: Click or tap here to enter text.	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." WAC 246-945-420(3)(a) "Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an inventory of the substance on hand, and thereafter, include the substance in each inventory." 21 CFR. 1304.04(h)(1) "Inventories and records of controlled substances listed in Schedules I and II shall be maintained separately from all of the records of the registrant; and. (2) Inventories and records of controlled substances listed in Schedules III, IV, and V shall be maintained either separately from all other records of the registrant or in such form that the information required is	
	readily retrievable from the ordinary business records of the registrant."	

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	Rule Reference
Completed CII order forms (DEA Form 222) and/or finalized CSOS documentation for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee." 21 CFR. 1305.13(e) "The purchaser must record on its copy of the DEA Form 222 the number of commercial or bulk containers furnished on each item and the dates on which the containers are received by the purchaser." 21 CFR. 1305.22(g) "When a purchaser receives a shipment, the purchaser must create a record of the quantity of each item received and the date received. The record must be electronically linked to the original order and archived."
Schedule II Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR. Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."
Schedule III-V Invoices for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(a) "Every registrant shall keep and maintain inventory records required by 21 CFR. Sec. 1304.04. Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug;" WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant."
Completed loss by theft or destruction forms (DEA Form 106) for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission." 21 CFR. 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft"
Power of Attorney for staff authorized to order controlled substances Location: Click or tap here to enter text.	WAC 246-945-040(1) "The commission adopts 21 CFR. as its own." 21 CFR. 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."
Change of Responsible Pharmacy Manager forms for the last 2 years Location: Click or tap here to enter text.	WAC 246-945-480(1) "The outgoing and incoming responsible pharmacy manager must report in writing to the commission a change in a responsible pharmacy manager designation within ten business days of the change." WAC 246-945-020 (1) "Unless an alternative standard for a specified record type, form, or format is expressly stated a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later.

Rule Reference
(2) A pharmaceutical firm must allow the commission, or its designee, access to the pharmaceutical firm's records upon request for the purposes of monitoring compliance with statutes and rules enforced by the commission."
WAC 246-945-410(12) "A facility's paper prescriptions must be maintained in accordance with WAC 246-945-020 and as follows: (a) Paper prescriptions for Schedule II drugs must be maintained as a separate file from other prescriptions. (b) Paper prescriptions for Schedule III, IV, and V drugs must be maintained as a separate file or maintained in a separate file with prescriptions for non-controlled legend drugs as allowed under federal law."

	mplia No	ant N/A	#		Rule Reference	Notes/Corrective Action		
Ge	ner	al L	ice	nsing				
			1	Does the Health Care Entity (HCE) have a current license?	RCW 18.64.450(1) "In order for a health care entity to purchase, administer, dispense, and deliver legend drugs, the health care entity must be licensed by the department."	Click or tap here to enter text.		
			2	Does the HCE have a current DEA registration?	WAC 246-945-040(2) "A separate registration is required for each place of business, as defined in 21 CFR. Sec. 1301.12, where controlled substances are manufactured, distributed, or dispensed."	Click or tap here to enter text.		
			3	Is the responsible pharmacy manager licensed to practice pharmacy in the State of Washington?	WAC 246-945-310 "Responsible pharmacy manager. The responsible pharmacy manager must be licensed to practice pharmacy in the state of Washington. The responsible pharmacy manager designated by a facility as required under WAC 246-945-410 shall have the authority and responsibility to assure that the area(s) within the facility where drugs are stored, compounded, delivered, or dispensed are operated in compliance with all applicable state and federal statutes and regulations."	Click or tap here to enter text.		
Fac	Facility Standards							
			4	Is the facility appropriately constructed and equipped to protect equipment, records, drugs/devices and other restricted items from unauthorized access?	RCW 69.45.040(2) "Drug samples shall be maintained in a locked area to which access is limited to persons authorized by the manufacturer." WAC 246-945-410(1) "The facility shall be constructed and equipped with adequate security to protect equipment,	Click or tap here to enter text.		

Со	mpli	ant	#		Rule Reference	Notes/Commerting Astion
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				Including samples under the control of the HCE	records, and supply of drugs, devices, and other restricted sale items from unauthorized access, acquisition, or use."	
			5	Is the facility properly equipped to ensure proper operation, prescription preparation, and product integrity?	WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.
			6	Does the facility have a designated responsible pharmacy manager?	WAC 246-945-410(5) "The facility shall designate a responsible pharmacy manager: (a) By the date of opening; and (b) Within thirty calendar days of a vacancy."	Click or tap here to enter text.
			7	Are the drug storage areas appropriately secure from unauthorized access and are staff working within their scope of practice?	WAC 246-945-410(10) "Access to the drug storage area located within the facility should be limited to pharmacists unless one of the following applies: (a) A pharmacy intern, or pharmacy ancillary personnel enter under the immediate supervision of a pharmacist; or (b) A pharmacist authorizes temporary access to an individual performing a legitimate nonpharmacy function under the immediate supervision of the pharmacist; or (c) The facility has a policy and procedure restricting access to a health care professional licensed under the chapters specified in RCW 18.130.040, and the actions of the health care professional are within their scope of practice."	Click or tap here to enter text.
			8	Are medication refrigerator temperatures maintained between 2- 8°C (36-46°F)? ** Electronic monitoring is acceptable. **	WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.
			9	Are medication freezer temperatures maintained between -25°& -10°C (-13° & 14°F) or within acceptable range based on product packaging? ** Electronic monitoring is acceptable. **	WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.

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			10	Is drug stock stored under proper conditions (temperature, humidity, light) as recommend by the drug label? **Including samples under the control of the HCE**	RCW 69.45.040(3) "Drug samples shall be stored and transported in such a manner as to be free of contamination, deterioration, and adulteration. (4) Drug samples shall be stored under conditions of temperature, light, moisture, and ventilation so as to meet the label instructions for each drug." WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.	
			11	**Including OTC medications and samples under the control of the HCE** *It's advised to perform an inventory check for expired medications while filling out this self-inspection worksheet.*	RCW 69.04.100 "Whenever the director shall find in intrastate commerce an article subject to this chapter which is so adulterated or misbranded that it is unfit or unsafe for human use and its immediate condemnation is required to protect the public health, such article is hereby declared to be a nuisance and the director is hereby authorized forthwith to destroy such article or to render it unsalable for human use." RCW 69.45.040(5) "Drug samples which have exceeded the expiration date shall be physically separated from other drug samples until disposed of or returned to the manufacturer." WAC 246-945-410(2) "The facility shall be properly equipped to ensure the safe, clean, and sanitary condition necessary for the proper operation, the safe preparation of prescriptions, and to safeguard product integrity."	Click or tap here to enter text.	
Ро	licie	es ar	nd	Procedures			
Plea	se pr	ovide	the	location or file pathway if policies	s are maintained in electronic format (be as specific as possible	, there can be many filing cabinets).	
			12	Does the HCE have policies and procedures in place for the following: a) Purchasing b) Ordering c) Storing d) Compounding e) Delivering f) Dispensing g) Administration	WAC 246-945-410(6) "The facility shall create and implement policies and procedures related to: (a) Purchasing, ordering, storing, compounding, delivering, dispensing, and administering legend drugs, including controlled substances."	Click or tap here to enter text.	

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			13	Does the HCE have policies and procedures addressing administration of patient owned medications?	WAC 246-945-440 "Facilities shall develop written policies and procedures for the administration of patient owned medications."	Click or tap here to enter text.
			14	Does the HCE accept dispensed drugs or prescription devices for return and reuse appropriately?	WAC 246-945-485(1) "A dispensed drug or prescription device must only be accepted for return and reuse as follows: (a) Noncontrolled legend drugs that have been maintained in the custody and control of the institutional facility, dispensing pharmacy, or their related facilities under common control may be returned and reused if product integrity can be assured. (b) Those that qualify for return under the provisions of chapter 69.70 RCW."	Click or tap here to enter text.
			15	Does the HCE accept dispensed drugs or prescription devices for return and destruction appropriately?	WAC 246-945-485(2) "A dispensed drug or prescription device may be accepted for return and destruction if: (a) The dispensed drug or prescription device was dispensed in a manner inconsistent with the prescriber's instructions; (b) The return is in compliance with the Washington state safe medication return program laws and rules, chapters 69.48 RCW and 246-480 WAC; or (c) The return and destruction is in compliance with the facility's policies and procedures."	Click or tap here to enter text.
			16	Does the HCE have policies and procedures addressing computer system downtime?	WAC 246-945-417(7) "HCEs or HPACs that maintain an electronic record system must be done in accordance with subsections (2) through (7) of this section." WAC 246-945-417(4) "The pharmacy shall have policies and procedures in place for system downtime. (a) The procedure shall provide for the maintenance of all patient recordkeeping information as required by this chapter. (b) Upon restoration of operation of the electronic recordkeeping system the information placed in the auxiliary records within two working days, after which the auxiliary records may be destroyed. (c) This section does not require that a permanent dual recordkeeping system be maintained."	Click or tap here to enter text.

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Yes	No	N/A	**	#	Rule Reference	Notes/Corrective Action		
Re	Recordkeeping							
			17	Are complete patient medical records maintained in either paper or electronic format?	WAC 246-945-418 "If an HPAC or HCE does not maintain an electronic recordkeeping system their manual records must contain all information required in WAC 246-945-417."	Click or tap here to enter text.		
			18	If applicable, does the HCE maintain electronic record system including patient allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer information, and other information necessary to provide safe and appropriate patient care?	WAC 246-945-417(1) "A pharmacy shall use an electronic recordkeeping system to establish and store patient medication records, including patient allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer information, and other information necessary to provide safe and appropriate patient care." WAC 246-945-417(7) HCEs or HPACs that maintain an electronic record system must be done in accordance with subsections (2) through (7) of this section.	Click or tap here to enter text.		
			19	Does the electronic recordkeeping system include security features to protect confidentiality and integrity of patient records?	WAC 246-945-417(3) "The electronic recordkeeping system must include security features to protect the confidentiality and integrity of patient records including: (a) Safeguards designed to prevent and detect unauthorized access, modification, or manipulation of prescription information and patient medication records; and (b) Functionality that documents any alteration of prescription information after a prescription is dispensed, including the identification of the individual responsible for the alteration."	Click or tap here to enter text.		
			20	If applicable, does the manual patient medical record system have the capability to store patient medication records e.g. allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer, and other information as required in WAC 246-945-417?	WAC 246-945-417(7) "HCEs or HPACs that maintain an electronic record system must be done in accordance with subsections (2) through (7) of this section." WAC 246-945-417 "(1) A pharmacy shall use an electronic recordkeeping system to establish and store patient medication records, including patient allergies, idiosyncrasies or chronic conditions, and prescription, refill, transfer information, and other information necessary to provide safe and appropriate patient care. (a) Systems must prevent autopopulation of user identification information. (b) Pharmacies that provide off-site pharmacy services without a pharmacist for product fulfillment or prescription processing must track	Click or tap here to enter text.		

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				the identity of each individual involved in each step of the off- site pharmacy services. (2) The electronic recordkeeping system must be capable of real-time retrieval of information pertaining to the ordering, verification, and processing of the prescription where possible. (3) The electronic recordkeeping system must include security features to protect the confidentiality and integrity of patient records including: (a) Safeguards designed to prevent and detect unauthorized access, modification, or manipulation of prescription information and patient medication records; and (b) Functionality that documents any alteration of prescription information after a prescription is dispensed, including the identification of the individual responsible for the alteration. (4) The pharmacy shall have policies and procedures in place for system downtime. (a) The procedure shall provide for the maintenance of all patient recordkeeping information as required by this chapter. (b) Upon restoration of operation of the electronic recordkeeping system the information placed in the auxiliary records within two working days, after which the auxiliary records may be destroyed. (c) This section does not require that a permanent dual recordkeeping system be maintained. (5) The pharmacy shall maintain records in accordance with WAC 246-945-020. (6) Electronic prescriptions for prescription drugs must be maintained by the pharmacy in a system that meets the requirements of 21 CFR. Sec. 1311." WAC 246-945-418. "If an HPAC or HCE does not maintain an electronic recordkeeping system their manual records must contain all information required in WAC 246-945-417. The record system consists of the hard copy of the original prescription and a card or filing procedure that contains all data on new and refill prescriptions for a patient. This data must be organized in such a fashion that information relating to all prescription drugs used by a patient will be reviewed each time a prescription is filled."	

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			21	Are suitable record of drugs readily retrievable or maintained separately from all other records? **Including drug samples under the control of the HCE**	RCW 18.64.470 "Every proprietor or manager of a health care entity shall keep readily available a suitable record of drugs, which shall preserve for a period of not less than two years the record of every drug used at such health care entity. The record shall be maintained either separately from all other records of the health care entity or in such form that the information required is readily retrievable from ordinary business records of the health care entity. All recordkeeping requirements for controlled substances must be complied with."	Click or tap here to enter text.
			22	Are all records readily retrievable for at least two years from the date the record was created or received, whichever is later?	WAC 246-945-020(1) "Unless an alternative standard for a specified record type, form, or format is expressly stated a pharmaceutical firm must maintain and retain records required as evidence of compliance with statutes and rules enforced by the commission in a readily retrievable form and location for at least two years from the date the record was created or received, whichever date is later." WAC 246-945-001(7) ""Readily retrievable" means a record that is kept by automatic data processing systems or other electronic, mechanized, or written recordkeeping systems in such a manner that it can be separated out from all other records in a reasonable time."	Click or tap here to enter text.
Со	ntro	olle	d S	ubstances		
			23	Are all controlled substances in the HCE locked and secured to prevent unauthorized access?	WAC 246-945-040(1) "The commission adopts 21 CFR. as its own." 21 CFR. 1301.75(a) "Controlled substances listed in Schedule I shall be stored in a securely locked, substantially constructed cabinet. (b) Controlled substances listed in Schedules II, III, IV, and V shall be stored in a securely locked, substantially constructed cabinet." WAC 246-945-410(1) "The facility shall be constructed and equipped with adequate security to protect equipment, records, and supply of drugs, devices, and other restricted sale items from unauthorized access, acquisition, or use."	Click or tap here to enter text.

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			24	Does the HCE maintain records of receipt and distribution of all controlled substances?	WAC 246-945-040(3) "Registrants are also required to keep a record of receipt and distribution of controlled substances. Records shall include: (a) Invoices, orders, receipts, or any other document regardless of how titled, establishing the date, supplier, and quantity of drug received, and the name of the drug; (b) Distribution records, including invoices, or any other document regardless of how titled from wholesalers, manufacturers, or any other entity to which the substances were distributed and prescriptions records for dispensers; (d) For transfers of controlled substances from one dispenser to another, a record of the transfer must be made at the time of transfer indicating the drug, quantity, date of transfer, who it was transferred to, and from whom. Records must be retained by both the transferee and the transferor. These transfers can only be made in emergencies pursuant to 21 CFR. Sec. 1307.11."	Click or tap here to enter text.
			25	Are records of Schedule II drugs maintained separately from all other controlled substance records?	WAC 246-945-040(4) "Credential holders and pharmaceutical firms shall maintain records for Schedule II drugs separately from all other records."	Click or tap here to enter text.
			26	Does the HCE have completed DEA 222 forms or their electronic equivalent for each acquisition or distribution of Schedule II drugs?	WAC 246-945-040(6) "A federal order form is required for each distribution of a Schedule I or II controlled substance. Credential holders and pharmaceutical firms must keep and make readily available these forms and other records to the commission or its designee."	Click or tap here to enter text.
			27	Are records of Schedule III-V drugs maintained either separately or in a form that is readily retrievable from other records?	WAC 246-945-040(5) "Credential holders and pharmaceutical firms may maintain records for Schedule III, IV, and V drugs either separately or in a form that is readily retrievable from the business records of the registrant." 21 CFR 1304.04(h)(3) "Inventories and records of Schedules III, IV, and V controlled substances shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy."	Click or tap here to enter text.

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Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
			28	Is an inventory of controlled substances being performed every 2 years? **Including controlled substance samples under the control of the HCE** An inventory of controlled	WAC 246-945-420(2) "A facility shall conduct an inventory of controlled substances every two years." WAC 246-945-420(3)(a) "Within thirty days of designating a responsible pharmacy manager. The incoming responsible pharmacy manager, or designee, shall conduct a complete controlled substance inventory. (b) On the effective date of an addition of a substance to a schedule of controlled substances. Each facility that possesses the substance shall take an	Click or tap here to enter text.
				substances must be completed within 30 days of a new responsible pharmacy manager or on the effective date of the addition of a substance to a schedule of controlled substances.	inventory of the substance on hand, and thereafter, include the substance in each inventory." 21 CFR. 1304.11(a) "Each inventory shall contain a complete and accurate record of all controlled substances on hand on the date the inventory is taken, and shall be maintained in written, typewritten, or printed form at the registered location."	
			29	Does the HCE have power of attorney forms for ordering schedule II-controlled substances?	21 CFR. 1305.05(a) "A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other order records."	Click or tap here to enter text.
			30	Has the HCE reported significant losses or disappearances of controlled substances to PQAC and the DEA in the previous 24 months?	21 CFR 1301.76(b) "The registrant shall notify the Field Division Office of the Administration in his area, in writing, of the theft or significant loss of any controlled substances within one business day of discovery of such loss or theft. The registrant shall also complete and submit to the Field Division Office in his area, DEA Form 106 regarding the loss or theft." WAC 246-945-040(3)(c) "In the event of a significant loss or theft, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the commission;"	Click or tap here to enter text.

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Dispensing – HCEs that do not dispense for use outside the HCE may skip question numbers 32-47 (please only answer question 31)						
		31	Does the HCE dispense prescription medications to patients for at home use?	RCW 18.64.450(4) "A health care entity may only administer, dispense, or deliver legend drugs and controlled substances to patients who receive care within the health care entity and in compliance with rules of the commission"	Click or tap here to enter text.	
		32	If HCEs dispense medications without a pharmacist's involvement, are they restricting medications dispensed to a seventy-two (72) hour supply?	RCW 18.64.450(4) "Nothing in this subsection shall prohibit a practitioner, in carrying out his or her licensed responsibilities within a health care entity, from dispensing or delivering to a patient of the health care entity drugs for that patient's personal use in an amount not to exceed seventy-two hours of usage."	Click or tap here to enter text.	
		33	Does the HCE have valid prescription records for all drugs dispensed to patients?	WAC 246-945-410(7) "Prescription drugs must only be dispensed pursuant to a valid prescription as required by WAC 246-945-011." WAC 246-945-011(1) "Prior to dispensing and delivering a prescription, a pharmacist shall verify its validity." (2) A prescription shall be considered invalid if: (a) At the time of presentation, the prescription shows evidence of alteration, erasure, or addition by any person other than the person who wrote it; (b) The prescription does not contain the required information as provided in WAC 246-945-010; (c) The prescription is expired; or (d) The prescription is for a controlled substance and does not comply with the requirements in RCW 69.50.308. (3) A prescription is considered expired when: (a) The prescription is for a controlled substance listed in Schedule II through V and the date of dispensing is more than six months after the prescription's date of issue. (b) The prescription is for a noncontrolled legend drug or OTC's and the date of dispensing is more than twelve months after the prescription's date of issue."	Click or tap here to enter text.	
		34	Are all non-controlled legend drugs prescribed orally promptly transcribed to a	WAC 246-945-010(8) "A noncontrolled legend drug can only be dispensed pursuant to a valid prescription in accordance with WAC 246-945-011, or an oral prescription. An oral	Click or tap here to enter text.	

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				written or electronic prescription?	prescription for a noncontrolled legend drug must be promptly reduced to a written or electronic prescription that complies with WAC 246-945-011."	
			35	Do all prescriptions for non-controlled legend drugs include all required elements? a) Prescriber's Name b) Name of Patient/Authorized Entity/Animal Name and Species c) Date of Issuance d) Drug Name, Strength, and Quantity e) Directions for Use f) Number of Refills g) Substitution Directions h) Prescribers Signature i) If written, on Tamper-Resistant Paper	WAC 246-945-010(3) "A prescription for a noncontrolled legend drug must include, but is not limited to, the following: (a) Prescriber's name; (b) Name of patient, authorized entity, or animal name and species; (c) Date of issuance; (d) Drug name, strength, and quantity; (e) Directions for use; (f) Number of refills (if any); (g) Instruction on whether or not a therapeutically equivalent generic drug or interchangeable biological product may be substituted, unless substitution is permitted under a prior-consent authorization; (h) Prescriber's manual or electronic signature, or prescriber's authorized agent signature if allowed by law; and (i) If the prescription is written, it must be written on tamper-resistant prescription pad or paper approved by the commission pursuant to RCW 18.64.500"	Click or tap here to enter text.
			36	Do all prescriptions for controlled substances include additional required elements? a) Elements from Question 38 b) Patient's Address c) Dosage Form d) Prescriber's Address e) Prescriber's DEA Number	WAC 246-945-010(4) "A prescription for a controlled substance must include all the information listed in subsection (1) of this section and the following: (a) Patient's address; (b) Dosage form; (c) Prescriber's address; (d) Prescriber's DEA registration number; and (e) Any other requirements listed in 21 CFR., Chapter II."	Click or tap here to enter text.
			37	Are all prescriptions properly labeled and stored, in accordance with federal and state statutes, rules, and regulations? **Includes drug samples under the control of the HCE**	RCW 18.64.246(1) "To every box, bottle, jar, tube or other container of a prescription which is dispensed there shall be fixed a label bearing the name and address of the dispensing pharmacy, the prescription number, the name of the prescriber, the prescriber's directions, the name and strength of the medication, the name of the patient, the date, and the expiration date." RCW 69.41.050(1) "To every box, bottle, jar, tube or other container of a legend drug, which is dispensed by a practitioner authorized to prescribe legend drugs, there shall be affixed a label	Click or tap here to enter text.

C	ompli	ant	ш		Dula Pafavanaa	Notes/Coverships Astion
Ye	No	N/A	#		Rule Reference	Notes/Corrective Action
					bearing the name of the prescriber, complete directions for use, the name of the drug either by the brand or generic name and strength per unit dose, name of patient and date: PROVIDED, That the practitioner may omit the name and dosage of the drug if he or she determines that his or her patient should not have this information and that, if the drug dispensed is a trial sample in its original package and which is labeled in accordance with federal law or regulation, there need be set forth additionally only the name of the issuing practitioner and the name of the patient." WAC 246-945-016(1) and (3) "(1) All licensees of the commission who dispense legend drugs to outpatients shall affix a label to the prescription container that meets the requirements of RCW 69.41.050 and 18.64.246, and shall also include: (a) Drug quantity; (b) The number of refills remaining, if any; (c) The following statement, "Warning: State or federal law prohibits transfer of this drug to any person other than the person for whom it was prescribed.", except when dispensing to an animal, when a warning sufficient to convey "for veterinary use only" may be used; (d) The name and species of the patient, if a veterinary prescription; and (e) The name of the facility or entity authorized by law to possess a legend drug, if patient is the facility or entity (3) For the purposes of determining an expiration date as required in RCW 18.64.246, the dispenser shall take the following factors into account: (a) The nature of the drug; (b) The container in which it was packaged by the manufacturer and the expiration date; (c) The characteristics of the patient's container, if the drug is repackaged for dispensing; (d) The expected conditions to which the drug may be exposed; (e) The expected length of time of the course of therapy; and (f) Any other relevant factors."	
			38	Are all legend drugs dispensed in child-resistant containers, as required by federal law or regulation? (This includes special packaging used such as customized patient medication	WAC 246-945-032 (1) "All legend drugs shall be dispensed in a child-resistant container as required by federal law or regulation, including 16 CFR., Part 1700, unless: (a) Authorization is received from the prescriber to dispense in a container that is not child-resistant.	Click or tap here to enter text.

DOH 690-367 (January 2023) Page 17 of 19

Co	mplia	ant			Pula Pafarana	Nata (Compating Asting
Yes	No	N/A	#		Rule Reference	Notes/Corrective Action
				packages; blister packs, med- minders, etc.) ** Please see the FAQ on commission website. ** ** Best practice: It is recommended that these authorizations are updated annually. **	(b) Authorization is obtained from the patient or a representative of the patient to dispense in a container that is not child-resistant."	
			39	Is supplemental information provided to the patient with each dispensed prescription?	WAC 246-945-410(9) "Each drug dispensed and delivered to a patient must bear a complete and accurate label as required by WAC 246-945-015 through 246-945-018. The information contained on the label shall be supplemented by oral or written information as required by WAC 246-945-325." WAC 246-945-325 (1) The pharmacist shall offer to counsel: (a) Upon the initial fill of a prescription for a new or change of therapy. (b) When the pharmacist using their professional judgment determines counseling is necessary to promote safe and effective use and to facilitate an appropriate therapeutic outcome for that patient. (2) This does not apply to medications that are administered by a licensed health professional acting within their scope of practice.	Click or tap here to enter text.
			40	Are electronic prescriptions maintained appropriately?	WAC 246-945-417(6) "Electronic prescriptions for prescription drugs must be maintained by the pharmacy in a system that meets the requirements of 21 CFR. Sec. 1311." (7) HCEs or HPACs that maintain an electronic record system must be done in accordance with subsections (2) through (7) of this section.	Click or tap here to enter text.
Ph	arm	nacis	st F	Professional Requireme	ents	
			41	Unless an exception applies, does the HCE conduct a drug utilization review (DUR) of each prescription before dispensing and delivery?	WAC 246-945-001(29) "Drug utilization review" includes, but is not limited to, the following activities: (a) Evaluation of prescriptions and patient records for known allergies, rational therapy-contraindications, appropriate dose, and route of administration and appropriate directions for use; (b)	Click or tap here to enter text.

Compliant		#		Rule Reference	Nata / Carrachina Antique	
Yes	No	N/A	#		Kule Reference	Notes/Corrective Action
				OR If a pharmacist is involved in the dispensing process, is drug utilization review completed?	Evaluation of prescriptions and patient records for duplication of therapy; (c) Evaluation of prescriptions and patient records for interactions between drug-drug, drug-disease, and adverse drug reactions; and (d) Evaluation of prescriptions and patient records for proper utilization, including over- or underutilization, and optimum therapeutic outcomes." WAC 246-945-410(8) "A drug utilization review of each prescription before dispensing and delivery shall occur except in emergent medical situations, or if: (a) The drug is a subsequent dose from a previously reviewed prescription; (b) The prescriber is in the immediate vicinity and controls the drug dispensing process; (c) The medication delivery system is being used to provide access to medications on override and only a quantity sufficient to meet the immediate need of the patient is removed; or (d) Twenty-four hour pharmacy services are not available, and a pharmacist will review all prescriptions added to a patient's profile within six hours of the facility opening."	
			42	If a pharmacist is involved in the dispensing process, do pharmacists perform patient counseling?	WAC 246-945-325(1) "The pharmacist shall offer to counsel: (a) Upon the initial fill of a prescription for a new or change of therapy. (b) When the pharmacist using their professional judgment determines counseling is necessary to promote safe and effective use and to facilitate an appropriate therapeutic outcome for that patient."	Click or tap here to enter text.

EXPEDITED RULE MAKING



CR-105 (December 2017) (Implements RCW 34.05.353)

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: November 01, 2022

TIME: 4:42 PM

WSR 22-22-092

Agency: Department of Health – Pharmacy Quality Assurance Commission

Title of rule and other identifying information: (describe subject) WAC 246-945-162, Pharmacist license qualifications, WAC 246-945-200, Pharmacy assistants, and WAC 246-945-205, Pharmacy technician certification. The Pharmacy Quality Assurance Commission (commission) is proposing permanent amendments to remove specific requirements for AIDS education requirements. These amendments are in response to the repeal of statutory authority for specific AIDS education trainings by Engrossed Substitute House Bill (ESHB) 1551 (Chapter 76, Laws of 2020). Other formatting changes are also proposed.

Purpose of the proposal and its anticipated effects, including any changes in existing rules:

The purpose of the proposed amendments to WAC 246-945-162, WAC 246-945-200, and WAC 246-945-205 is to align the rules with statutory amendments under ESHB 1551, which repealed the statutory requirement for health care professionals to complete AIDS education and training. Removing this requirement from WAC 246-945-162, WAC 246-945-200, and WAC 246-945-205 will align the rules with the statute and complete the commissions implementation of ESHB 1551.

Other amendments are necessary in the above cited sections to align rule language with current formatting standards and statutory citations.

Reasons supporting proposal:

The commission is proposing the repeal of specific AIDS education and training requirements as it is no longer supported by statute and it is intended to reduce stigma towards people living with HIV/AIDS.

Statutory au	thority for adoption: RCW 18.6	64.005; RCW 1864A.020; and RCW 18.64A.030	
Statute bein	g implemented: ESHB 1551 (cha	apter 76, Laws of 2020)	
Is rule neces	ssary because of a:		
	al Law?		□ Yes ⊠ No
Federa	al Court Decision?		□ Yes ⊠ No
State (Court Decision?		□ Yes ⊠ No
If yes, CITAT	ION:		
Name of pro	ponent: (person or organization)	Pharmacy Quality Assurance Commission	□ Private□ Public☑ Governmental
Name of age	ency personnel responsible for:		
	Name	Office Location	Phone
Drafting:	Joshua Munroe	111 Israel Rd Tumwater, WA 98501	360-236-2987
Implementati	on: Joshua Munroe	111Israel Rd Tumwater, WA 98501	360-236-2987
Enforcement	: Joshua Munroe	111 Israel Rd Tumwater, WA 98501	360-236-2987

Agency comments or recommendations, if any, as to star	tutory language, implementation, enforcement, and fiscal					
matters: None						
Expedited Adoption - Which of the following criteria was	used by the agency to file this notice:					
Relates only to internal governmental operations that are	not subject to violation by a person, nge federal statutes or regulations, Washington state statutes,					
rules of other Washington state agencies, shoreline master p	rograms other than those programs governing shorelines of a law, national consensus codes that generally establish industry					
□ Corrects typographical errors, make address or name cha	anges, or clarify language of a rule without changing its effect;					
☐ Content is explicitly and specifically dictated by statute;						
 ☐ Have been the subject of negotiated rule making, pilot rule participation by interested parties before the development of ☐ ☐ Is being amended after a review under RCW 34.05.328. 						
Expedited Repeal - Which of the following criteria was us	sed by the agency to file notice:					
statutory authority for the rule;	and has not soon replaced by another statute promaining					
$\hfill \square$ The statute on which the rule is based has been declared	· · · · · · · · · · · · · · · · · · ·					
judgment, and no statute has been enacted to replace the un						
The rule is no longer necessary because of changed circu						
Other rules of the agency or of another agency govern the	ited rule-making process is appropriate pursuant to RCW					
34.05.353(4): The statutory authority for the rule has been	repealed. The proposed rule language will align with O). The proposed rule also reflects amendments required by the					
	OTICE					
THIS RULE IS BEING PROPOSED UNDER AN EXPEDITED NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, STATEMENT, OR PROVIDE RESPONSES TO THE CRITER	D RULE-MAKING PROCESS THAT WILL ELIMINATE THE PREPARE A SMALL BUSINESS ECONOMIC IMPACT					
Name: Joshua Munroe						
Agency: Pharmacy Quality Assurance Commission						
Address: PO Box 47852 Olympia, WA 98504-7852						
Phone: 360-236-2987						
ax: N/A						
mail: https://fortress.wa.gov/doh/policyreview						
Other: N/A						
AND RECEIVED BY (date) 1/3/2023						
Date: November 1, 2022	Signature:					
Name: Teri Ferreira, RPh	Ivi Jeneura					
tle: Pharmacy Quality Assurance Commission Chair						

AMENDATORY SECTION (Amending WSR 20-12-072, filed 6/1/20, effective 7/1/20)

- WAC 246-945-162 Pharmacist license qualifications. (1) In addition to the requirements in RCW 18.64.080, an applicant for a pharmacist license who holds a baccalaureate degree in pharmacy or a doctor of pharmacy degree from a commission accredited school or college of pharmacy shall submit documentation of education and practice experience as follows:
- (a) An applicant who graduated before July 1, 2020, whose official transcripts confer or award a baccalaureate of pharmacy or doctorate of pharmacy degree shall provide certification of at least (($\frac{\text{fifteen hundred}}{\text{MAC}}$)) 1500 pharmacy internship hours in accordance with WAC 246-945-163.
- (b) An applicant who graduates after July 1, 2020, whose official transcripts confer or award a doctorate of pharmacy is deemed to have satisfied the pharmacy practice experience and education requirements for licensure without documentation of internship hours.
- (2) An applicant for a pharmacist license whose academic training in pharmacy is from institutions in foreign countries shall:
 - (a) Achieve certification by FPGEC including:
 - (i) Passing FPGEE;
 - (ii) Passing required TOEFL iBT;
- (b) Provide official transcripts or diploma that shows a baccalaureate of pharmacy or doctorate of pharmacy degree is awarded or conferred; and
- (c) Certification of a minimum of (($\frac{\text{fifteen hundred}}{\text{hundred}}$)) $\frac{1500}{\text{pharmacy}}$ macy internship hours in accordance with WAC 246-945-163.
- (3) An applicant for a pharmacist license shall take and pass pharmacist licensure examinations as defined in WAC 246-945-165.
- ((4) An applicant for a pharmacist license shall provide proof of completion of seven hours of AIDS education as required in chapter 246-12 WAC, Part 8. The applicant is exempt from this requirement if they are a graduate of a commission accredited school or college of pharmacy because the curriculum satisfies this requirement.))

<u>AMENDATORY SECTION</u> (Amending WSR 20-12-072, filed 6/1/20, effective 7/1/20)

- WAC 246-945-200 Pharmacy assistants. (1) To become registered as a pharmacy assistant an applicant shall submit an application to the commission that meets the requirements of ((chapter 246-12 WAC, Part 2)) WAC 246-12-020.
- (2) ((An initial applicant shall complete four hours of AIDS education as required in chapter 246-12 WAC, Part 8.
- $\frac{(3)}{(3)}$)) The supervising pharmacist, shall instruct the pharmacy assistant regarding their scope of practice.
- $((\frac{4}{1}))$ <u>(3)</u> To renew a registration a pharmacy assistant shall submit an application to the commission with the applicable fees in accordance with $(\frac{246-907}{1})$ WAC $\frac{246-945-990}{1}$.

[1] OTS-3928.2

- WAC 246-945-205 Pharmacy technician certification. (1) An applicant for a pharmacy technician certification shall be $((\frac{\text{eighteen}}{18}))$ years of age and hold a high school diploma or GED.
- (2) To be issued a certification as a pharmacy technician an applicant shall meet the qualifications in RCW 18.64A.020, and:
- (a) Provide proof of completion of eight hours of guided study of Washington state and federal pharmacy law. The law study shall be done in coordination and oversight of a Washington licensed pharmacist.
- (b) ((Provide proof of four hours of AIDS education as required in chapter 246-12 WAC, Part 8, the applicant is exempt if they have completed a commission-approved training program whose program materials on file with the commission office document four hours of AIDS education.
- (c))) Provide proof of successful completion of a commission-approved pharmacy-technician training program WAC 246-945-215. Acceptable documentation includes:
- (i) On-the-job training program. Successful completion of didactic and practice experience signed by the program director on a form provided by the commission; or
- (ii) Formal academic or college programs. Official transcripts of completion of a diploma or certificate program at a pharmacy technician school or a two-year associate degree program, which shall include evidence of practice training hours; or
- (iii) Certificate of Release or Discharge from Active Duty, DD214 documenting evidence of pharmacy technician training provided by a branch of the federal armed services.
- $((\frac{d}{d}))$ <u>(c)</u> Pass a national certification examination approved by the commission within one year of completing a commission-approved training program and applying for certification, unless otherwise authorized by the commission.
- (3) An applicant who is a graduate of a foreign school, university or college of pharmacy or medicine, whose professional degree program is approved by the commission shall complete the following:
- (a) If English is not the primary language, the applicant shall take and pass TOEFL iBT;
- (b) Complete (($five\ hundred\ twenty$)) 525 hours of supervised experience under the supervision of a licensed pharmacist with training hours reported using forms provided by the commission; and
- (c) Pass a national certification examination approved by the commission.
- (4) An out-of-state pharmacy technician applicant must meet the same requirements as a pharmacy technician trained in Washington state.

[2]

Additional Changes to Consider for Technical Fixes Rules Package

			Previously Authorized by
Topic	WAC Number	Description	Commission
	246-945-001	Replace "technician(s)" with "pharmacy	
Туро	(44)(a)	ancilliary personnel and interns"	Yes
Туро	246-945-011 (3)(b)	Should be "OTC" not "OTC's"	Yes
Туро	246-945-001(30)	Add means after electronic means	Yes
Question	246-945-063	"Registered product" needs to be changed to "restricted product"	Yes
Reorder subsections	246-945-417	Subsection (7) should be subsection (1). Or sub (7) should read that (1) through (6) apply.	Yes
Update	246-945-590	Subsection (6) amended to replace "as required to the FDA, commission and/or appropriate federal or state agency" with "to the FDA, commission, and, as applicable, the DEA"	Yes
Update	246-945-230	Change "original" licensee to "initial" license. We changed original to initial in the fee rule per the department's request. They want it uniform across professions. Need to make corresponding change in rule.	Needs approval
Fee rule references	chapter 246-945 WAC	All fee rule references will need to be updated to refer to new fee rules chapter	Needs approval
Missing conjunction	246-945-018	Missing an "and" or an "or" before "medications dispensed by a LTC"	Needs approval
Update reference	246-945-590	Update reference WAC 246-960-330 to WAC 246-945-585	Needs approval



RULE-MAKING ORDER EMERGENCY RULE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

CODE REVISER USE ONLY

DATE: October 20, 2022

TIME: 2:18 PM

WSR 22-22-006

CR-103E (December 2017) (Implements RCW 34.05.350 and 34.05.360)

adoption of a permanent rule would be contrary to the public interest.

adoption of a rule.

Agency: D	Department of Health- Pharmacy Quality Assurance Commission
Effective date	of rule:
Emergency	y Rules
⊠ Immed	diately upon filing.
☐ Later ((specify)
Any other find	dings required by other provisions of law as precondition to adoption or effectiveness of rule?
□ Yes ⊠	No If Yes, explain:
Commission (c substances du be in effect unt the federal pub emergency rule commission's r rule amending Schedule II sub also defines whelectronic trans	AC 246-945-010 Prescription and chart order - Minimum requirements. The Pharmacy Quality Assurance commission) is adopting emergency rules to reduce burdens on practitioners prescribing Schedule II ring the coronavirus disease 2019 (COVID-19) outbreak. Because a federal public health emergency is set to til at least January 2023, this extension will continue to reduce the burden on practitioners through the end of olic health emergency. This adopted emergency rule will extend WSR 22-13-180 filed on June 22, 2022. This e was originally filed on April 21, 2020 under WSR 20-09-133. It was refiled on July 10, 2020 after the new chapter went into effect under WSR 20-15-058. This emergency rule will continue the existing emergency WAC 246-945-010 to increase the duration of time a practitioner has to deliver a signed prescription of a bstance to the pharmacy from seven days to fifteen days when a prescription is dispensed in an emergency. It hat a "signed prescription" means and allows for a practitioner to accomplish this requirement through paper, smission, facsimile, photograph, or scanned copy. These alternative methodologies support patients, and pharmacists' efforts to practice social distancing and to help mitigate communal spread.
Citation of rule	es affected by this order:
New: None	
Repealed: N	
	WAC 246-945-010
Suspended	nority for adoption: RCW 18.64.005; chapter 69.50 RCW
Other authorit	•
EMERGENCY	
	V 34.05.350 the agency for good cause finds:
	nmediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health,
safety,	or general welfare, and that observing the time requirements of notice and opportunity to comment upon

Reasons for this finding: The immediate amendment of this existing rule is necessary for the preservation of public health, safety, and general welfare. This rule would allow patients and providers, especially pain patients, to limit their COVID-19 exposure both in the broader community and in the various health care settings. Interested parties and leaders from the pain community have highlighted this is an immediate need for Washingtonians. This emergency rule has been in effect since April 21, 2020. This emergency rule allows more time and more avenues for complying with the requirements during the ongoing COVID-19 pandemic, reducing burdens on practitioners and pharmacists, and sustaining patient access during this difficult time. The emergency rules follow guidance from the US Drug Enforcement Agency and will help address this problem and reduce barriers for providers and patient populations in need of Schedule II prescriptions throughout the federal public health emergency. Observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to public interest.

That state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate

Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only, from the WAC number through the history note.

			han one catego	o. y.		
The number of sections adopted in order to comply	/ with:					
Federal statute:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Federal rules or standards:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Recently enacted state statutes:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
The number of sections adopted at the request of a	nongov	ernmen	tal entity:			
	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
The number of sections adopted on the agency's o	wn initia	tive:				
	New	<u>0</u>	Amended	<u>1</u>	Repealed	<u>0</u>
		_		_	•	_
The number of sections adopted in order to clarify,	streamli		eform agency p		·	
The number of sections adopted in order to clarify,	streamli New		eform agency p Amended		·	<u>0</u>
		ine, or r		procedu	ıres:	
		ine, or r		procedu	ıres:	
The number of sections adopted using:	New	ine, or r	Amended	orocedu <u>0</u>	res: Repealed	<u>0</u>
	New New	ine, or re	Amended	orocedu <u>0</u> <u>0</u>	Repealed Repealed	<u>0</u>
The number of sections adopted using: Negotiated rule making: Pilot rule making: Other alternative rule making:	New New New	0 0 0 0 0	Amended Amended Amended Amended	0 0 0 0 0	Repealed Repealed Repealed Repealed	<u>O</u> <u>O</u> <u>O</u>
The number of sections adopted using: Negotiated rule making: Pilot rule making:	New New New	0 0 0 0 0 0	Amended Amended Amended Amended	0 0 0 0 1	Repealed Repealed Repealed Repealed	<u>O</u> <u>O</u> <u>O</u>

RULE-MAKING ORDER EMERGENCY RULE ONLY

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: November 10, 2022

TIME: 11:56 AM

WSR 22-23-073

CR-103E (December 2017) (Implements RCW 34.05.350) and 34.05.360)

Agency: Department of Health- Pharmacy Quality Assurance Commission
Effective date of rule:
Emergency Rules
□ Later (specify)
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?
☐ Yes ☒ No If Yes, explain:
Purpose: WACs 246-945-710, 246-945-712, 246-945-714, 246-945-716, 246-945-718, 246-945-720, 246-945-722, 246-
945-724, 246-945-726, and 246-945-728 - Medication assistance. As provided in RCW 69.41.010 (15) the Pharmacy Quality
Assurance Commission (commission) and Department of Health (department) are filing jointly to reinstate medication
assistance rules as permitted under chapter 69.41 RCW. This adopted emergency rule will extend WSR 22-15-049 filed on
July 15, 2022. This rule establishes criteria for medication assistance in community-based and in-home care settings in
accordance with chapter 69.41 RCW. The definition for medication assistance provided in RCW 69.41.010(15) states:
"Medication assistance" means assistance rendered by a nonpractitioner to an individual residing in a community-based care
setting or in-home care setting to facilitate the individual's self-administration of a legend drug or controlled substance. It
includes reminding or coaching the individual, handing the medication container to the individual, opening the individual's
medication container, using an enabler, or placing the medication in the individual's hand, and such other means of
medication assistance as defined by rule adopted by the department
These emergency rules provide further definitions for terms used within this definition such as "enabler" and establish those
"other means of medication assistance as defined by rule adopted by the department." These rules help impacted individuals
retain their independence and live in the least restrictive setting, such as their own home, longer by providing means and
guidance for medication assistance.
Citation of rules affected by this order:
New: WAC 246-945-710, 246-945-712, 246-945-714, 246-945-716, 246-945-718, 246-945-720, 246-945-722, 246- 945-
724, 246-945-726, 246-945-728
Repealed: None
Amended: None
Suspended: None
Statutory authority for adoption: RCW 18.64.005; RCW 69.41.010(15); RCW 69.41.075
Other authority:
EMERGENCY RULE
Under RCW 34.05.350 the agency for good cause finds:
☑ That immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health,
safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon
adoption of a permanent rule would be contrary to the public interest.
☐ That state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate

Reasons for this finding: The commission's new chapter, chapter 246-945 WAC, became effective in July 2020. The old rules, including the former rules on medication assistance (chapter 246-888 WAC), were repealed in March 2021. The commission's repeal of chapter 246-888 WAC has resulted in unintended disruptions for medication assistance in the community-based and in-home care settings permitted under chapter 69.41 RCW. Emergency rulemaking is necessary to immediately restore medication assistance regulations to preserve patient safety and welfare while the commission and the

adoption of a rule.

department work on permanent rulemaking. The CR101 was filed on December 27, 2021 under WSR 22-02-015. Permanent rulemaking was delayed due to the coronavirus disease 2019 pandemic. The commission and the department continue to work on draft language and plan to begin workshops in the spring of 2023.

Note: If any category is left blank, it will be calculated as zero. No descriptive text.

•						
Count by whole WAC sections only A section may be c					story note.	
The number of sections adopted in order to comply	y with:					
Federal statute:	New	0	Amended	0	Repealed	0
Federal rules or standards:	New	0	Amended	0	Repealed	0
Recently enacted state statutes:	New	0	Amended	0	Repealed	_0
Γhe number of sections adopted at the request of a	a nongo	vernmenta	ıl entity:			
	New	0	Amended	0	Repealed	0
The number of sections adopted on the agency's o	wn initia	ative:				
	New	<u>10</u>	Amended	0	Repealed	_0
Γhe number of sections adopted in order to clarify,	stream	line, or ref	orm agency	procedur	es:	
	New	0	Amended	0	Repealed	0
The number of sections adopted using:						
Negotiated rule making:	New	0	Amended	0	Repealed	_0
Pilot rule making:	New	0	Amended	0	Repealed	0
Other alternative rule making:	New	10	Amended	0	Repealed	0
Date Adopted: November 10, 2022	s	ignature:		4		
Name: Teri Ferreira, RPh and Kristin Peterson, JD		V: 1.	21.1	Ai.	Jemen	1
Title: Pharmacy Quality Assurance Chair and Chief o	. /	Usun 1	Mys O	M	Janua	

PART 5 - MEDICATION ASSISTANCE

NEW SECTION

- WAC 246-945-710 Scope and applicability. (1) This section through WAC 246-945-728 only apply to medication assistance provided in community-based care settings and in-home care settings.
- (2) The following definitions apply to this section through WAC 246-945-728 unless the context requires otherwise:
- (a) "Medication" means legend drugs and controlled substances; and
 - (b) "Practitioner" has the same meaning as in RCW 69.41.010(17).

NEW SECTION

- WAC 246-945-712 Self-administration with assistance, independent self-administration, and medication administration. (1) Self-administration with assistance means assistance with legend drugs and controlled substances rendered by a nonpractitioner to an individual residing in a community-based care setting or an in-home care setting. It includes reminding or coaching the individual to take their medication, handing the medication container to the individual, opening the medication container, using an enabler, or placing the medication in the hand of the individual/resident. The individual/resident must be able to put the medication into their mouth or apply or instill the medication. The individual/resident does not necessarily need to state the name of the medication, intended effects, side effects, or other details, but must be aware that they are receiving medication. Assistance may be provided by a nonpractitioner with prefilled insulin syringes. Assistance is limited to handing the prefilled insulin syringe to an individual/resident. Assistance with the administration of any other intravenous or injectable medication is specifically excluded. The individual/resident retains the right to refuse medication. Selfadministration with assistance shall occur immediately prior to the ingestion or application of a medication.
- (2) Independent self-administration occurs when an individual/ resident is independently able to directly apply a legend drug or controlled substance by ingestion, inhalation, injection or other means. In licensed assisted living facilities, self-administration may include situations in which an individual cannot physically self-administer medications but can accurately direct others. These regulations do not limit the rights of people with functional disabilities to self-direct care according to chapter 74.39 RCW.
- (3) If an individual/resident is not able to physically ingest or apply a medication independently or with assistance, then the medication must be administered to the individual/resident by a person legally authorized to do so (e.g., physician, nurse, pharmacist). All

[1] OTS-2998.2

laws and regulations applicable to medication administration apply. If an individual/resident cannot safely self-administer medication or self-administer with assistance or cannot indicate an awareness that they are taking a medication, then the medication must be administered to the individual/resident by a person legally authorized to do so.

NEW SECTION

WAC 246-945-714 Self-administration with assistance in a community-based care setting or an in-home setting. (1) An individual/resident, or their representative, in a community-based care setting or an in-home setting may request self-administration with assistance.

- (2) No additional separate assessment or documentation of the needs of the individual/resident are required in order to initiate self-administration with assistance. It is recommended that providers document their decision-making process in the health record of the individual or resident health record.
- (3) A nonpractitioner may help in the preparation of legend drugs and controlled substances for self-administration where a practitioner has determined and communicated orally or by written direction that such medication preparation assistance is necessary and appropriate.

NEW SECTION

- WAC 246-945-716 Enabler. (1) Enablers are physical devices used to facilitate an individual's/resident's self-administration of a medication. Physical devices include, but are not limited to, a medicine cup, glass, cup, spoon, bowl, prefilled syringes, syringes used to measure liquids, specially adapted table surface, straw, piece of cloth, or fabric.
- (2) An individual's hand may also be an enabler. The practice of "hand-over-hand" administration is not allowed. Medication administration with assistance includes steadying or guiding an individual's hand while he or she applies or instills medications such as ointments, eye, ear, and nasal preparations.

NEW SECTION

WAC 246-945-718 Alteration of medication for self-administration with assistance. Alteration of a medication for self-administration with assistance includes, but is not limited to, crushing tablets, cutting tablets in half, opening capsules, mixing powdered medications with foods or liquids, or mixing tablets or capsules with foods or liquids. Individuals/residents must be aware that the medication is being altered or added to their food.

[2] OTS-2998.2

NEW SECTION

WAC 246-945-720 Medication alteration. A practitioner practicing within their scope of practice must determine that it is safe to alter a legend drug or controlled substance. If the medication is altered, and a practitioner has determined that such medication alteration is necessary and appropriate, the determination shall be communicated orally or by written direction. Documentation of the appropriateness of the alteration must be on the prescription container, or in the individual's/resident's record.

NEW SECTION

WAC 246-945-722 Types of assistance provided by nonpractitioner. A nonpractitioner can transfer a medication from one container to another for the purpose of an individual dose. Examples include: Pouring a liquid medication from the medication container to a calibrated spoon or medication cup.

NEW SECTION

WAC 246-945-724 Oxygen order/prescription requirements. Under state law, oxygen is not a medication and is not covered under this rule. While oxygen is not considered a medication under state law, oxygen does require an order/prescription from a practitioner.

NEW SECTION

WAC 246-945-726 Self-administration with assistance of medication through a gastrostomy or "g-tube." If a prescription is written as an oral medication via "g-tube," and if a practitioner has determined that the medication can be altered, if necessary, for use via "g-tube," the rules as outlined for self-administration with assistance would also apply.

NEW SECTION

WAC 246-945-728 Other medication assistance requirements. A practitioner, nonpractitioner, and an individual/resident or their representative should be familiar with the rules specifically regulating the residential setting. The department of social and health services has adopted rules relating to medication services in assisted living facilities and adult family homes.

[3] OTS-2998.2

PREPROPOSAL STATEMENT OF INQUIRY

STATE OF STA

CR-101 (October 2017) (Implements RCW 34.05.310)

Do **NOT** use for expedited rule making

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: December 19, 2022

TIME: 3:31 PM

WSR 23-01-113

Agency: Department of Health- Pharmacy Quality Assurance Commission Subject of possible rule making: WAC 246-945-178--Pharmacist Continuing Education and WAC 246-945-220 Pharmacy Technician--Continuing Education. The Pharmacy Quality Assurance Commission (commission) is proposing amending sections of Chapter 246-945 WAC relating to continuing education requirements to establish minimum standards for health equity CE training programs. Statutes authorizing the agency to adopt rules on this subject: RCW 18.64.005; RCW 18.130.040; RCW 43.70.613 Reasons why rules on this subject may be needed and what they might accomplish: Engrossed Substitute Senate Bill 5229 (Chapter 276, Laws of 2021), codified as RCW 43.70.613, requires rulemaking authorities to establish health equity continuing education (CE). Per RCW 43.70.613(1), "each health profession licensed under Title 18 RCW subject to continuing education requirements." There are the two professions under the jurisdiction of the commission subject to CE requirements under Title 18 RCW: Pharmacists and Pharmacy Technicians. The department is responsible for conducting model rulemaking that, once complete, the commission can either adopt the minimum requirements or establish its own rulemaking pertaining to health equity training as an element of existing CE requirements. The commission's CE requirements must meet at a minimum the same requirements as the model rules. The commission must complete its rulemaking on this issue by January 1, 2024. The purpose of health equity CE training is to develop skills among licensed health care personnel to "address structural factors, such as bias, racism, and poverty that manifest as health inequities" per RCW 43.70.613(3)(c). Establishing training requirements for Pharmacists and Pharmacy Technicians will help identify and address ongoing health inequities in Washington State and promote overall patient safety. Identify other federal and state agencies that regulate this subject and the process coordinating the rule with these agencies: None Process for developing new rule (check all that apply): □ Negotiated rule making □ Pilot rule making □ Agency study Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting: (If necessary) Name: Joshua Munroe Name: Address: PO Box 47852, Olympia, WA 98504-7852 Address: Phone: 360-236-2987 Phone: Fax: 360-236-2901 Fax: TTY: 711 TTY: Email: PharmacyRules@doh.wa.gov Email: Web site: Web site: Other: Other:

Additional comments: Rule development takes place in open public meetings prior to a formal rule proposal and comment period. All rulemaking notices are sent via GovDelivery. To receive notices, interested persons may sign up by going to: https://public.govdelivery.com/accounts/WADOH/subscriber/new. After signing up, please click open the box labeled "Health Systems Quality Assurance." Next, click open the box labeled "Health Professions," then check the boxes next to either "Pharmacy Commission Meeting and Agenda" and/or "Pharmacy Commission Newsletter."

Date: December 19, 2022

Name: Teri Ferreira, RPh

Title: Pharmacy Quality Assurance Chair

Signature:

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