Remote Processing Guidance in Response to COVID-19

Issued: 3/13/2020

In order to reduce opportunities for the transmission of COVID-19 and safeguard the health of Ohioans, the State of Ohio Board of Pharmacy has adopted the following guidance to permit pharmacy professionals (pharmacists, pharmacy interns, and technicians) to process prescriptions and medication orders from remote locations.

This guidance is being issued in accordance with a Board resolution adopted on March 2, 2020 and section 4729.25 of the Revised Code. This document serves as the formal notice required pursuant to section 4729.25 of the Revised Code.

For the purposes of this guidance, "remote processing" means the remote processing of a medication order or prescription for a pharmacy licensed as a terminal distributor of dangerous drugs.

For pharmacists, remote processing does not include the dispensing of a drug, but may include receiving, interpreting, evaluating, clarifying, and approval of medication orders and prescriptions. Additionally, remote processing may include order entry, other data entry, performing prospective drug utilization review, interpreting clinical data, insurance processing, performing therapeutic interventions, providing drug information services, and authorizing release of medication for administration.

For certified pharmacy technicians, registered pharmacy technicians, technician trainees, and pharmacy interns, remote processing does not include the dispensing of a drug, but may include prescription or order entry, other data entry, insurance processing, and clarifying prescriptions and medication orders.

This guidance is in effect until rescinded by the Board.

For questions regarding this guidance, please e-mail the Board office by visiting: http://www.pharmacy.ohio.gov/contact.aspx.
**Pharmacy and Pharmacist Remote Processing Guidance**

Pharmacists are permitted to conduct remote processing in accordance with the following:

- **If performing remote processing in Ohio:** The pharmacist must be an Ohio-licensed pharmacist, either employed or a contract employee of an Ohio-licensed pharmacy, who either processes medication orders or prescriptions from a remote site or on the premises of a pharmacy.

- **If performing remote processing outside of this state:** A pharmacist licensed or registered in the state where the remote processing is occurring, either employed or a contract employee of an Ohio-licensed pharmacy, who either processes medication orders or prescriptions from a remote site or on the premises of a pharmacy.

- An Ohio-licensed pharmacy may engage in remote processing provided the pharmacy has entered into a written agreement or has policies and procedures that outline the services to be provided and the responsibilities and accountabilities of each party. Such agreements or policies and procedures must include methods for protecting the confidentiality and integrity of patient information and must be readily retrievable (i.e. be able to be produced within three business days upon request).

- A pharmacy utilizing remote processing shall ensure that all pharmacists providing such services have been trained on the pharmacy's policies and procedures relating to medication order or prescription processing.

- A pharmacy utilizing pharmacists to conduct remote processing shall maintain or have access to a record of the name and license number of each pharmacist, evidence of current pharmacist licensure in the state where the pharmacist is performing remote processing, and the address of each location where the pharmacist will be providing remote processing services.

- A pharmacy must ensure that any pharmacist shall have secure electronic access to the pharmacy's patient information system and to other electronic systems that an on-site pharmacist has access to when the pharmacy is open.

- Each remote entry record must comply with all record keeping requirements for pharmacies, including capturing the positive identification of the remote pharmacist involved in the review and verification of a medication order or prescription. This may include the use of signed end-of-day reports or logs signed or initialed by the pharmacist engaged in remote processing. End-of-day reports can be generated by the pharmacy, another location (i.e. corporate headquarters), or at the remote entry location. As a reminder, signed end-of-day reports or logs can be scanned and sent to the pharmacy in order to meet the positive identification requirements.

- A pharmacy utilizing remote processing is responsible for maintaining records of all medication orders and prescriptions entered into the pharmacy’s information system.
Pharmacy Intern and Technician Remote Processing Guidance

"Direct supervision” and “personal supervision” requirements for pharmacy interns and technicians is now expanded to include the following:

A pharmacist may provide direct or personal supervision of pharmacy interns and pharmacy technicians conducting remote processing via technological means. If using technology, the pharmacy must have documented policies and procedures and other adequate safeguards to protect against patient harm and privacy incidents. A pharmacist providing personal supervision for remote processing via technology shall: (1) Be readily available to answer questions of a pharmacy intern or pharmacy technician; and (2) Be fully responsible for the practice and accuracy of the pharmacy intern, technician or technician trainee.

NOTE: The Board will not be approving technology solutions, but the pharmacy engaged in remote processing should be able to justify how the technology meets the requirements of this guidance.

Pharmacy interns and pharmacy technicians are permitted to conduct remote processing in accordance with the following:

- If performing remote processing in Ohio: The pharmacy intern or technician must be licensed or registered with the Board, either employed or a contract employee of an Ohio-licensed pharmacy, who either processes medication orders or prescriptions from a remote site or on the premises of a pharmacy.

- If performing remote prescription processing outside of this state: A pharmacy intern or technician licensed or registered in the state where the remote processing is occurring, either employed or a contract employee of an Ohio-licensed pharmacy, who either processes medication orders or prescriptions from a remote site or on the premises of a pharmacy.

- An Ohio-licensed pharmacy may engage in remote processing provided the pharmacy has entered into a written agreement or has policies and procedures that outlines the services to be provided and the responsibilities and accountabilities of each party. Such agreements or policies and procedures must also include methods for protecting the confidentiality and integrity of patient information and must be readily retrievable (i.e. be able to be produced within three business days upon request).

- A pharmacy utilizing remote processing shall ensure that all pharmacy interns and technicians providing such services have been trained on the pharmacy’s policies and procedures relating to medication order or prescription processing.

- A pharmacy utilizing interns and technicians to conduct remote processing shall maintain or have access to a record of the name and license/registration number of each intern/technician, evidence of current licensure/registration in the state where the intern/technician is performing remote processing, and the address of each location where the intern/technician will be providing remote processing services.
- A pharmacy shall ensure that any intern or technician shall have secure electronic access to the pharmacy’s patient information system and to other electronic systems that an on-site intern or technician has access to when the pharmacy is open.

- Each remote entry record must comply with all record keeping requirements for pharmacies. **NOTE:** Positive identification is not required for technician or intern data entry.

- A pharmacy utilizing remote processing is responsible for maintaining records of all medication orders and prescriptions entered into the pharmacy’s information system.