REVISED PROPOSED REGULATION OF THE
STATE BOARD OF PHARMACY

LCB File No. R131-17

April 17, 2017

EXPLANATION – Matter in italics is new; matter in brackets [omitted material] is material to be omitted.

AUTHORITY: §1, NRS 639.070 and section 1 of Senate Bill No. 131, chapter 112, Statutes of Nevada 2017, at page 484 (NRS 639.28015).

A REGULATION relating to pharmacies; specifying the manner in which certain retail community retail pharmacies must provide notice of the availability of prescription readers; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Senate Bill No. 131 of the 79th Legislative Session requires a retail community pharmacy that dispenses drugs to notify each person to whom a drug is dispensed that a prescription reader is available to the person. (Section 1 of Senate Bill No. 131, Chapter 112, Statutes of Nevada 2017, at page 484, (NRS 639.28015)) This regulation specifies the manner in which such notice must be provided.

Section 1. Chapter 639 of NAC is hereby amended by adding thereto a new section to read as follows:

1. To comply with the provisions of section 1 of Senate Bill No. 131, chapter 112, Statutes of Nevada 2017, at page 484, (NRS 639.28015), regarding notice about the availability of prescription readers, a retail community pharmacy shall provide:

(a) Written notice in the form of a sign that is posted in the pharmacy;

---1---

LCB Draft of Proposed Regulation R131-17
(b) Notice in writing that is given directly to the patient or caregiver of the patient to whom the drug is dispensed; or

(c) Verbal notice by direct conversation between the staff of the pharmacy and the patient or caregiver of the patient to whom the drug is dispensed.

2. Upon request of the patient or caregiver of the patient to whom a drug is dispensed, a retail community pharmacy shall provide to the patient or caregiver a prescription reader or directions or advice on the manner in which to obtain a prescription reader.
PROPOSED REGULATION OF THE
STATE BOARD OF PHARMACY

LCB File No. R013-18

April 27, 2018

EXPLANATION – Matter in italics is new; matter in brackets [omitted-material] is material to be omitted

AUTHORITY: §§1, 2 and 5-9, NRS 453.221 and 639.070; §3, NRS 639.070 and section 58 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4434 (NRS 639.23916); §4, NRS 639.070 and 639.23507; §10, NRS 639.070 and 639.0727.

A REGULATION relating to controlled substances; requiring a practitioner to register with the State Board of Pharmacy to access the database that tracks each prescription for certain controlled substances; authorizing a practitioner or hospital to have a delegate access the database to obtain a patient utilization report; authorizing the Board to suspend or terminate before a hearing the Internet access of a practitioner or other person to the database in certain situations; providing the procedure used by the Board to suspend the registration of a practitioner or other person to dispense any controlled substance in certain circumstances; authorizing the Board to provide certain information from the database to a practitioner or other person whose Internet access is suspended or terminated; setting forth the notice and hearing requirements for a practitioner or other person to use if his or her Internet access to the database is suspended or terminated; setting forth certain requirements for the disclosure of information from the database; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:
Existing law authorizes the State Board of Pharmacy to adopt regulations relating to the registration and control of the dispensing of controlled substances in Nevada. (NRS 453.221) Existing law further authorizes the Board to adopt regulations that: (1) are necessary for the protection of the public relating to the practice of pharmacy; (2) authorize the Executive Secretary of the Board to issue certificates, licenses and permits required for the practice of pharmacy or for the dispensing of controlled substances; and (3) govern the dispensing of poisons, drugs, chemicals and medicines. (NRS 639.070) Existing law provides that the Board and the Investigation Division of the Department of Public Safety will develop a computerized
program to track each prescription for a controlled substance listed in schedule II, III, IV or V that is filled by a pharmacy or dispensed by a practitioner. (NRS 453.162)

Existing law requires a practitioner or other person who dispenses any controlled substance to obtain biennially a registration that is issued by the Board. (NRS 453.226) Existing regulations require that a practitioner who wishes to dispense controlled substances or dangerous drugs must apply to the Board for a certificate of registration to dispense controlled substances or dangerous drugs. (NAC 639.742) Existing law provides that a person must present proof that he or she is authorized to access the database of the computerized program that tracks each prescription for a controlled substance before the Board issues or renews a registration to dispense any controlled substance. (NRS 453.226) Section 2 requires a practitioner or other person who is required to register with the Board to dispense controlled substances or to dispense controlled substances or dangerous drugs to register with the Board to access the database of the computerized program. Section 10 of this regulation provides that a practitioner must present proof that he or she is registered pursuant to section 2 of this regulation to access the database of the computerized program before the Board will issue a certificate of registration to dispense controlled substances or dangerous drugs. Section 2 sets forth that: (1) the Board will deem such registration as proof that the practitioner is authorized to access the database of the computerized program; and (2) access to the database of the computerized program is a revocable privilege.

Existing law requires a practitioner other than a veterinarian to obtain from the database of the computerized program a patient utilization report before issuing an initial prescription for a controlled substance and at least once every 90 days thereafter for the duration of the course of treatment. Existing law requires the Board to adopt regulations that allow a hospital to designate members of the hospital staff to act as delegates for the purposes of accessing the database of the computerized program and obtaining patient utilization reports from the computerized program on behalf of a physician while he or she is providing service in a hospital emergency department. (NRS 639.23507) Existing law authorizes the Board to adopt any regulations necessary to enforce the provisions requiring a practitioner to obtain a patient utilization form from the database of the computerized program. (Section 58 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4434 (NRS 639.23916)) Sections 3 and 4 of this regulation authorize a practitioner and a hospital, respectively, to designate certain persons as delegates for the purpose of accessing the database of the computerized program to obtain: (1) the information needed by a practitioner for the practitioner to create a patient utilization report; or (2) a patient utilization report on behalf of a physician providing service in a hospital emergency department. Sections 3 and 4 require such a delegate to complete certain courses of training before he or she may access the database of the computerized program. Sections 3 and 4 hold the practitioner or hospital, respectively, liable for any action of the delegate relating to accessing the database of the computerized program.

Existing law authorizes the Board or the Division to suspend or terminate access to the database of the computerized program if a law enforcement agency or employee violates certain provisions. (NRS 453.165) Section 5 of this regulation authorizes the Board or the Division to
suspend or terminate, before a hearing, the Internet access of a practitioner or other person to the database of the computerized program if the practitioner or other person violates certain provisions. Section 7 of this regulation authorizes a practitioner or other person whose Internet access to the database of the computerized program is suspended or terminated pursuant to section 5 to request from the Board information from the database of the computerized program concerning a patient of the practitioner or other person. Section 7 provides that the Board will provide the requested information if: (1) the person whose information is being requested is a patient of the practitioner or other person; (2) the person whose information is being requested is not deceased; and (3) the request for information complies with existing law. Section 8 of this regulation sets forth the notice and hearing requirements that must occur if: (1) a practitioner’s or other person’s Internet access to the database of the computerized program is suspended or terminated pursuant to section 5; or (2) a law enforcement agency’s or employee’s Internet access to the database of the computerized program is suspended or terminated pursuant to existing law.

Existing law authorizes the Board to suspend any registration before a hearing if the Board finds that there is an imminent danger to the public health or safety which warrants such action. (NRS 453.241) Section 6 of this regulation authorizes the Board or Executive Secretary of the Board, if a practitioner’s or other person’s Internet access is suspended or terminated pursuant to section 5, to also suspend the practitioner’s or other person’s registration to dispense controlled substances or certificate of registration to dispense controlled substances or dangerous drugs if the Board finds that there is an imminent danger to the public health or safety that warrants such action.

Existing law requires the information obtained from the database of the computerized program to be disclosed upon the request of a person about whom the information requested concerns or upon the request of that person’s attorney. (NRS 453.164) Section 9 of this regulation: (1) requires the person or his or her attorney to submit such a request by using a notarized authorization form that the Board will provide on its Internet website; and (2) provides that the Board will, upon receiving such a notarized authorization form, disclose the information only to the person about whom the information requested concerns or to that person’s attorney.

Section 1. Chapter 453 of NAC is hereby amended by adding thereto the provisions set forth as sections 2 to 9, inclusive, of this regulation.

Sec. 2. 1. A practitioner or other person who is required to register with the Board pursuant to subsection 1 of NRS 453.226 to dispense controlled substances or NAC 639.742 to
dispense controlled substances or dangerous drugs must also register with the Board pursuant to this section to access the database of the program established pursuant to NRS 453.162.

2. To register pursuant to this section to access the database, the practitioner or other person must apply to the Board on an application provided by the Board. For purposes of subsection 1 of NRS 453.226, the Board will deem such registration as proof that the practitioner or other person is authorized to access the database.

3. Access to the database is a revocable privilege, and no holder of such access to the database of the program acquires any vested right therein or thereunder.

Sec. 3. 1. Except as otherwise provided in section 4 of this regulation, a practitioner other than a veterinarian may designate not more than two members of his or her staff to act as delegates for the purpose of accessing the database of the computerized program established pursuant to NRS 453.162 to obtain the information needed by a practitioner for the practitioner to obtain a patient utilization report pursuant to NRS 639.23507.

2. A delegate designated pursuant to subsection 1 must complete the course of training required pursuant to subsection 5 of NRS 453.164 before the delegate is provided with Internet access to the database.

3. The practitioner shall be liable for any action of the delegate relating to accessing the database.

Sec. 4. 1. A hospital may designate members of the staff of the hospital to act as delegates for the purpose of accessing the database of the computerized program established pursuant to NRS 453.162 to obtain a patient utilization report pursuant to NRS 639.23507 on behalf of a physician providing service in a hospital emergency department.
2. A delegate designated pursuant to subsection 1 must complete the course of training required pursuant to subsection 5 of NRS 453.164 before the delegate is provided with Internet access to the database.

3. The hospital shall be liable for any action of the delegate relating to accessing the database.

Sec. 5. 1. The Board or the Division may suspend or terminate, before a hearing, the Internet access of a practitioner or other person to the database of the program established pursuant to NRS 453.162 if the practitioner or other person violates any provision of NRS 453.162 to 453.165, inclusive, NRS 639.23507 or sections 52 to 58, inclusive, of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4430 (NRS 639.2391 to 639.23916, inclusive).

2. As used in this section, “practitioner” does not include a hospital or other institution which is licensed, registered or otherwise authorized in this State to distribute, dispense, conduct research with respect to, administer or use in teaching or chemical analysis a controlled substance in the course of professional practice or research.

Sec. 6. 1. If the Internet access of a practitioner or other person to the database of the program established pursuant to NRS 453.162 is suspended or terminated pursuant to section 5 of this regulation, the Board or Executive Secretary of the Board on behalf of the Board may, pursuant to NRS 453.241, also suspend, before a hearing, a registration of the practitioner or other person to dispense controlled substances issued pursuant to NRS 453.226 or a certificate of registration to dispense controlled substances or dangerous drugs issued
pursuant to NAC 639.742 if the Board finds that there is an imminent danger to the public health or safety that warrants such action.

2. The suspension of a registration pursuant to subsection 1 must continue in effect until the conclusion of the proceedings set forth in NRS 639.241 to 639.2576, inclusive, unless sooner withdrawn by the Board or dissolved by a court of competent jurisdiction.

Sec. 7. 1. A practitioner or other person whose Internet access to the database of the program established pursuant to NRS 453.162 is suspended or terminated pursuant to section 5 of this regulation may submit to the Board a request that the Board provide information which is obtained from the database of the program concerning a patient of the practitioner or other person if:

(a) Such information is necessary for the practitioner or other person to comply with the provisions of this chapter, chapter 639 of NAC or chapter 453 or 639 of NRS; and

(b) The practitioner or other person is registered to dispense controlled substances pursuant to NRS 453.226 or to dispense controlled substances or dangerous drugs pursuant to NAC 639.742.

2. The practitioner or other person must submit to the Board the request for information described in subsection 1 by use of an electronic mail address that the Board will provide on its Internet website.

3. Upon receiving a request for information pursuant to subsections 1 and 2, the Board will provide the requested information to the practitioner or other person if the Board determines that:
(a) The person whose information is being requested is a patient of the practitioner or other person;

(b) The person whose information is being requested is not deceased; and

(c) The request for information complies with this chapter, chapter 639 of NAC and chapters 453 and 639 of NRS.

Sec. 8. 1. If Internet access to the database of the program established pursuant to NRS 453.162 is suspended or terminated pursuant to section 5 of this regulation or NRS 453.165, the Board will provide written notice to the law enforcement agency or employee, person or practitioner whose Internet access to the database of the program is suspended or terminated:

(a) If practicable, before the suspension or termination occurs; or

(b) If notice cannot be provided before the suspension or termination occurs, as soon as practicable after the suspension or termination occurs.

2. In the event of a suspension or termination of Internet access to the database of the program pursuant to section 5 of this regulation or NRS 453.165, the Board will conduct a hearing at the next regularly scheduled meeting of the Board, but in any event, the hearing must be instituted and determined within 45 days after the date of the suspension or termination unless a continuance is requested by the law enforcement agency or employee, person or practitioner or the law enforcement agency or employee, person or practitioner otherwise prevents the holding or conclusion of the hearing.

3. The determination of the Board is final, except that the propriety of such action is subject to review by a court of competent jurisdiction.
Sec. 9. 1. If a person wishes to obtain information concerning the person from the database of the program established pursuant to NRS 453.162, the person or his or her attorney must submit to the Board a request for information pursuant to paragraph (a) of subsection 8 of NRS 453.164 using a notarized authorization form which is provided on the Internet website of the Board.

2. Upon receiving the notarized authorization form, the Board will disclose the information obtained from the database only to the person about whom the information requested concerns or his or her attorney.

Sec. 10. NAC 639.742 is hereby amended to read as follows:

639.742 1. A practitioner who wishes to dispense controlled substances or dangerous drugs must apply to the Board on an application provided by the Board for a certificate of registration to dispense controlled substances or dangerous drugs. A practitioner must present proof that he or she is registered pursuant to section 2 of this regulation to access the database of the program established pursuant to NRS 453.162 before the Board may issue a certificate of registration to dispense controlled substances or dangerous drugs. A practitioner must submit a separate application for each site of practice, including, without limitation, a telepharmacy, remote site or satellite consultation site, from which the practitioner wishes to dispense controlled substances or dangerous drugs. A certificate of registration to dispense controlled substances or dangerous drugs is a revocable privilege, and no holder of such a certificate of registration acquires any vested right therein or thereunder.
2. If a facility from which the practitioner intends to dispense dangerous drugs or controlled substances is not wholly owned and operated by the practitioner, the owner or owners of the facility must also submit an application to the Board on a form provided by the Board.

3. Except as otherwise provided in NRS 639.23277 and NAC 639.395, the dispensing practitioner and, if applicable, the owner or owners of the facility, shall ensure that:

   (a) All drugs are ordered by the dispensing practitioner;

   (b) All drugs are received and accounted for by the dispensing practitioner;

   (c) All drugs are stored in a secure, locked room or cabinet to which the dispensing practitioner has the only key or lock combination;

   (d) All drugs are dispensed in accordance with NAC 639.745;

   (e) No prescription is dispensed to a patient unless the dispensing practitioner is on-site at the facility;

   (f) All drugs are dispensed only to the patient personally at the facility;

   (g) The price of each drug dispensed to a patient is separately itemized on any bill or statement provided to the patient;

   (h) All drugs are dispensed only for medically necessary purposes and according to prevailing standards of care for practitioners practicing in the specialty claimed or practiced by the dispensing practitioner; and

   (i) The certificate for each dispensing technician employed at the facility is displayed in the room or cabinet in which drugs are stored.

4. With regard to the filling and dispensing of a prescription at a facility, only the dispensing practitioner or a dispensing technician may:
(a) Enter the room or cabinet in which drugs are stored;
(b) Remove drugs from stock;
(c) Count, pour or reconstitute drugs;
(d) Place drugs into containers;
(e) Produce and affix appropriate labels to containers that contain or will contain drugs;
(f) Fill containers for later use in dispensing drugs; or
(g) Package or repackage drugs.

5. A dispensing practitioner may compound drug products if he or she complies with the provisions of NAC 639.661 to 639.690, inclusive, as if:

(a) He or she were a pharmacist;
(b) His or her practice site was a pharmacy; and
(c) Any dispensing technician involved in the compounding was a pharmaceutical technician.
A REGULATION relating to controlled substances; defining certain terms for the purposes of provisions relating to the prescription of controlled substances; requiring a review of the medical history of a patient and physical examination of a patient conducted for certain purposes to be targeted to the condition causing the pain of the patient; specifying the conditions under which a practitioner will be determined to have made a good faith effort to obtain the medical records of the patient for certain purposes; specifying certain conditions under which a practitioner will be deemed to have obtained the informed written consent of a patient; clarifying that a practitioner may prescribe a controlled substance under certain conditions; clarifying that a patient may enter into a prescription medication agreement with a group of practitioners; requiring a practitioner to review and update a prescription medication agreement under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law imposes certain requirements concerning the “initial prescription” of a controlled substance listed in schedule II, III or IV or an opioid that is a controlled substance listed in schedule V, including limits on the prescription of a controlled substance listed in schedule II, III or IV issued for the treatment of “acute pain.” (NRS 639.23507; sections 52-54 and 56 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at pages 4430, 4431 and 4433 (NRS 639.2391-639.23912, 639.23914)) For these purposes, “initial prescription” is defined to mean a prescription originated for a new patient or a new prescription to begin a new “course of treatment” for an existing patient of a practitioner, other than a veterinarian. (Section 51 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4430 (NRS 639.0082)) Sections 2 and 3 of this regulation, respectively, define the terms “acute pain” and “course of treatment” for the purposes of these provisions.
Before issuing an initial prescription for a controlled substance listed in schedule II, III or IV for the treatment of pain, existing law requires a practitioner, other than a veterinarian, to: (1) obtain and review the medical history of the patient; (2) conduct a physical examination of the patient; (3) make a good faith effort to obtain and review the medical records of the patient from any other provider of health care who has provided care to the patient; and (4) obtain the informed written consent of the patient to the use of the controlled substance. (Sections 53 and 54 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4431 (NRS 639.23911, 639.23912)) Section 5 of this regulation requires such a review or examination to be targeted to the condition causing the pain of the patient. Section 5 also specifies the conditions under which a practitioner will be deemed to have made a good faith effort to obtain the medical records of the patient. Section 4 of this regulation provides that a practitioner has obtained the informed written consent of a patient to the use of a controlled substance if the practitioner has: (1) viewed informed written consent previously given by the patient and stored on a database maintained by the practitioner or a group of practitioners with which the practitioner is associated; and (2) discussed the provisions of the informed written consent with the patient, allowed the patient to ask questions about those provisions and answered those questions.

Before issuing an initial prescription for a controlled substance listed in schedule II, III or IV or an opioid that is a controlled substance listed in schedule V and at least once every 90 days thereafter for the duration of the course of treatment using the controlled substance, a practitioner, other than a veterinarian, is required to obtain a patient utilization report regarding the patient from the computerized prescription monitoring program established by the State Board of Pharmacy and the Investigation Division of the Department of Public Safety. The practitioner is required to determine whether the patient has been issued another prescription for the same controlled substance that provides for ongoing treatment using the controlled substance. If the practitioner determines that the patient has been issued such a prescription, the practitioner is prohibited from prescribing the controlled substance. (NRS 639.23507) Section 6 of this regulation clarifies that a practitioner is not prohibited from: (1) prescribing a controlled substance that is different from a controlled substance for which the patient has an existing prescription; (2) increasing the dosage of a controlled substance that has been prescribed to a patient; or (3) prescribing a controlled substance to continue an ongoing course of treatment or replace doses of a controlled substance that have been lost, stolen or destroyed.

Existing law requires a practitioner to enter into a prescription medication agreement with a patient not later than 30 days after issuing to the patient an initial prescription for a controlled substance listed in schedule II, III or IV for more than 30 days for the treatment of pain. (Section 56 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4433 (NRS 639.23914)) Section 7 of this regulation clarifies that a patient can enter into such an agreement with a group of practitioners. Section 7 also provides that, if such an agreement is entered into before a prescription is issued, the prescribing practitioner is required to review the agreement immediately before issuing the prescription and update the agreement if necessary.
Section 1. Chapter 639 of NAC is hereby amended by adding thereto the provisions set forth as sections 2 to 7, inclusive, of this regulation.

Sec. 2. As used in section 52 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4430 (NRS 639.2391), “acute pain” means pain that has an abrupt onset and is caused by injury or another cause that is not ongoing. The term does not include chronic pain or pain that is being treated as part of care for cancer, palliative care, hospice care or other end-of-life care.

Sec. 3. As used in NRS 639.23507, sections 51 to 58, inclusive, of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at pages 4430-34 (NRS 639.0082, 639.2391 to 639.23916, inclusive), and sections 2 to 7, inclusive, of this regulation, “course of treatment” means all treatment of a patient for a particular disease or symptom of a disease, including, without limitation, a new treatment initiated by any practitioner for a disease or symptom for which the patient was previously receiving treatment.

Sec. 4. As used in section 53 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4431 (NRS 639.23911), to “obtain informed written consent to the use of the controlled substance” includes, without limitation:

1. Viewing informed written consent that meets the requirements of subsection 2 of section 54 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4431 (NRS 639.23912), previously given by the patient and stored on a database maintained by the practitioner or a group of practitioners with which the practitioner is associated; and
2. Immediately before prescribing the controlled substance, discussing the provisions of the informed written consent described in subsection 1 with the patient, allowing the patient to ask questions about those provisions and answering those questions.

Sec. 5. 1. A practitioner conducting a review of the medical history and physical examination of a patient pursuant to section 54 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4431 (NRS 639.23912), shall target the review and examination to the condition causing the pain of the patient.

2. A practitioner makes a good faith effort to obtain and review the medical records of a patient, as required by section 54 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4431 (NRS 639.23912), if the practitioner makes an effort to obtain all medical records that, in the professional judgment of the practitioner, are necessary to determine whether to prescribe a controlled substance listed in schedule II, III or IV to the patient. In determining whether a medical record is necessary to make such a determination, a practitioner may consider:

(a) The time needed to provide care to the patient;
(b) The nature of the practice of the practitioner; and
(c) Whether the benefit of prescribing the controlled substance without obtaining the medical record outweighs the risk of doing so.

Sec. 6. The Board does not construe NRS 639.23507 to prohibit a practitioner from:

1. Prescribing a controlled substance listed in schedule II, III or IV or an opioid that is a controlled substance listed in schedule V to a patient who has been issued another prescription
for a different controlled substance listed in schedule II, III or IV or opioid that is a controlled substance listed in schedule V;

2. Increasing the dosage of a controlled substance listed in schedule II, III or IV or an opioid that is a controlled substance listed in schedule V that has been prescribed to a patient; or

3. Prescribing a controlled substance listed in schedule II, III or IV or an opioid that is a controlled substance listed in schedule V for the purpose of:

(a) Continuing the same course of treatment for which the patient has previously been prescribed the same controlled substance; or

(b) Replacing doses of the controlled substance that have been lost, stolen or destroyed.

Sec. 7. 1. A patient may enter into a prescription medication agreement in satisfaction of the requirements of section 56 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4433 (NRS 639.23914), with a group of practitioners, including, without limitation, by entering into such an agreement with a member or other agent of the group who has the authority to enter into the agreement on behalf of the group.

2. If a practitioner or group of practitioners enters into a prescription medication agreement with a patient before the issuance to the patient of a prescription for which such an agreement is required by the provisions of section 56 of Assembly Bill No. 474, chapter 605, Statutes of Nevada 2017, at page 4433 (NRS 639.23914), the prescribing practitioner must review the agreement immediately before issuing the prescription, including, without limitation, by using a database maintained by the practitioner or group of practitioners, and update the agreement if necessary.

--5--

LCB Draft of Revised Proposed Regulation R047-18