Controlled Substances/Eluxadoline

Notice of the Department of Safety and Professional Services, Controlled Substances Board, announces an order to adopt regulations under WAC CSB 2.48 to classify the opioid eluxadoline as a Schedule IV controlled substance to reflect federal scheduling of the substance. The order is effective Nov. 21, 2016, and expires upon adoption of a final rule. Contact: Sharon Henes; DSPS; 608-261-2377; Sharon.Henes@wisconsin.gov

Controlled Substances/Acetyl Fentanyl

Notice of the Department of Safety and Professional Services, Controlled Substances Board, announces an order to adopt regulations under WAC CSB 2.46 to classify the synthetic opioid acetyl fentanyl as a Schedule I controlled substance to reflect federal scheduling of the substance. The order is effective Nov. 21, 2016, and expires upon adoption of a final rule. Contact: Sharon Henes; DSPS; 608-261-2377; Sharon.Henes@wisconsin.gov

Controlled Substances/AH-7921

Notice of the Department of Safety and Professional Services, Controlled Substances Board, announces an order to adopt regulations under WAC CSB 2.47 to classify the synthetic opioid AH-7921 as a Schedule I controlled substance to reflect federal scheduling of the substance. The order is effective Nov. 21, 2016, and expires upon adoption of a final rule. Contact: Sharon Henes; DSPS; 608-261-2377; Sharon.Henes@wisconsin.gov

Controlled Substance Database/Access and Reporting

Proposed rule of Department of Commerce, Division of Occupational and Professional Licensing, amends regulations under R156-37F-102, -203 and -301 regarding the controlled substance database. The rule adds procedures for database access for adult probation or parole officers employed by the Department of Corrections or a political subdivision and specifies the information that may be included in the accounting to an individual regarding the persons or entities who have requested or received database information about that individual. The rule also requires that the written designation by a licensed practitioner allowing the practitioner's employee to obtain database information to be signed by both the practitioner and the designated employee and establishes procedures for individuals to initiate and cease third-party notices when a controlled substance prescription is dispensed to individual. In addition, the rule specifies that “ORI” means originating agency identifier number, adds specified items to the mandatory and preferred database data fields, and updates the reference to the American Society for Automation in Pharmacy (4.2 format). Comments are due Dec. 15, 2016. Contact: Marvin Sims; DOC, Division of Occupational and Professional Licensing; 801-530-6232; msims@utah.gov

Controlled Substance Database/Opioid Prescription Information

Proposed rule of Department of Commerce, Division of Occupational and Professional Licensing, adopts regulations under R156-37F-302 and -303 regarding the controlled substance database. The rule provides that deposition testimony is included in prohibited testimony concerning controlled substance data from any individual with access to the database. The rule also specifies procedures for an electronic data system (EDS) and an EDS user to access opioid prescription information in the database. In addition, the
rule allows the division to suspend without notice an EDS's or an EDS user's access to the database if the division determines that such access may compromise the database opioid prescription information. Comments are due Dec. 15, 2016. Contact: Marvin Sims; DOC, Division of Occupational and Professional Licensing; 801-530-6232; msims@utah.gov

Prescription Drug Recycling Program

Proposed rule of the Department of Commerce, Division of Occupational and Professional Licensing, adopts regulations under R156-17b-904 through -907e to establish the prescription drug recycling program. The rule provides that prescription drugs used in the program must be used by the use date or the expiration date recommended by the manufacturer. The rule also establishes handling fees that pharmacies may charge for accepting or dispensing a drug under the program, specifies registration requirements for eligible pharmacies, and establishes the formulary of prescription drugs used in the program. In addition, the rule specifies standards and procedures for eligible pharmacies and for facilities and mental health and substance abuse clients. Finally, the rule provides that participating pharmacies must create and maintain a special training program that pharmacists and licensed pharmacy technicians must complete before participating in the program. Comments are due Dec. 15, 2016. Contact: Dane Ishihara; DOC, Division of Occupational and Professional Licensing; 801-530-7632; dishihara@utah.gov