Oregon Board of Pharmacy Proposed Rules on Clinical Pharmacy Agreements and Collaborative Practice Agreements

855-115-0315

- (1) A pharmacist or pharmacy may engage in the practice of clinical pharmacy under a **Clinical Pharmacy Agreement** with a practitioner health care organization, physician, or naturopathic physician only under a written agreement that includes:
 - a. The name of the principal Pharmacist and physician, naturopathic physician, or provider on behalf of the healthcare organization who are responsible for development, training, administration, and quality assurance of the agreement.
 - b. The identification, either by name or by description, of each participating Pharmacists
 - c. The identification, either by name or description, of each participating physician, naturopathic physician, or providers of a healthcare organization
 - d. Methods by which a participating physician or naturopathic physician or a provider on behalf of a healthcare organization enters a patient into the agreement.
 - e. The types of decisions clinical pharmacy activities that the Pharmacist is allowed to perform:
 - f. Documentation the Pharmacist is to complete concerning decisions made and a plan or appropriate mechanism for communication, feedback, and reporting to the practitioner concerning specific decisions made.
 - g. Circumstances which will cause the Pharmacist to initiate communication with the practitioner,
 - h. Training requirement for Pharmacist participation and ongoing assessment of competency, if necessary
 - i. Quality improvement and periodic review by a panel of the participating Pharmacists and practitioners.
 - j. Authorization by the practitioner for the pharmacist to participate in collaborative drug therapy; and
 - k. A requirement for the Clinical Pharmacy Agreement to be reviewed and updated, or discontinued at least every two years
- (2) (A Pharmacist may engage in Collaborative Drug Therapy Management, a type of Clinical Pharmacy Agreement, with a health care organization, physician or naturopathic physician only under a written agreement that includes all of the elements in (1)(a)-(k) and must include the dosage, frequency, duration and route of administration of the drug.
- (3) The Pharmacist must document and keep a record of each patient encounter where an agreement in (1) or (2) is utilized. In addition to the agreement, documentation must occur on the prescription record, patient profile, electronic medical record, or in some other appropriate system.
- (4) Records and documents must be retained according to OAR 855-102-0050, $^{\mbox{ 1}}$

¹ Page 202 of the April 2023 Oregon Board of Pharmacy Meeting Agenda: Proposed Procedural Rule Review