

1 HOUSE BILL 299

2 **53RD LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2017**

3 INTRODUCED BY

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10 AN ACT

11 RELATING TO HEALTH CARE; DIRECTING THE SECRETARY OF HEALTH TO
12 ADOPT AND PROMULGATE RULES ALLOWING REGISTERED LAY MIDWIVES TO
13 PROCURE, POSSESS AND ADMINISTER A LIMITED FORMULARY OF DRUGS
14 AND DEVICES; AMENDING A SECTION OF THE NEW MEXICO DRUG, DEVICE
15 AND COSMETIC ACT TO ADD REGISTERED LAY MIDWIVES AS
16 PRACTITIONERS.

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18 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

19 SECTION 1. [NEW MATERIAL] REGISTERED LAY MIDWIVES.--The
20 secretary of health shall adopt and promulgate rules to
21 establish a limited formulary of dangerous drugs and other
22 drugs and devices that registered lay midwives licensed by the
23 department of health are authorized to procure, possess and
24 administer in accordance with department of health rules.

25 SECTION 2. Section 26-1-2 NMSA 1978 (being Laws 1967,

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1 Chapter 23, Section 2, as amended) is amended to read:

2 "26-1-2. DEFINITIONS.--As used in the New Mexico Drug,
3 Device and Cosmetic Act:

4 A. "board" means the board of pharmacy or its duly
5 authorized agent;

6 B. "person" includes an individual, partnership,
7 corporation, association, institution or establishment;

8 C. "biological product" means a virus, therapeutic
9 serum, toxin, antitoxin or analogous product applicable to the
10 prevention, treatment or cure of diseases or injuries of humans
11 and domestic animals, and, as used within the meaning of this
12 definition:

13 (1) a "virus" is interpreted to be a product
14 containing the minute living cause of an infectious disease and
15 includes filterable viruses, bacteria, rickettsia, fungi and
16 protozoa;

17 (2) a "therapeutic serum" is a product
18 obtained from blood by removing the clot or clot components and
19 the blood cells;

20 (3) a "toxin" is a product containing a
21 soluble substance poisonous to laboratory animals or humans in
22 doses of one milliliter or less of the product and, following
23 the injection of nonfatal doses into an animal, having the
24 property of or causing to be produced therein another soluble
25 substance that specifically neutralizes the poisonous substance

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1 and that is demonstrable in the serum of the animal thus
2 immunized; and

3 (4) an "antitoxin" is a product containing the
4 soluble substance in serum or other body fluid of an immunized
5 animal that specifically neutralizes the toxin against which
6 the animal is immune;

7 D. "controlled substance" means a drug, substance
8 or immediate precursor enumerated in Schedules I through V of
9 the Controlled Substances Act;

10 E. "drug" means articles:

11 (1) recognized in an official compendium;

12 (2) intended for use in the diagnosis, cure,
13 mitigation, treatment or prevention of disease in humans or
14 other animals and includes the domestic animal biological
15 products regulated under the federal Virus-Serum-Toxin Act, 37
16 Stat 832-833, 21 U.S.C. 151-158, and the biological products
17 applicable to humans regulated under Federal 58 Stat 690, as
18 amended, 42 U.S.C. 216, Section 351, 58 Stat 702, as amended,
19 and 42 U.S.C. 262;

20 (3) other than food, that affect the structure
21 or any function of the human body or the bodies of other
22 animals; and

23 (4) intended for use as a component of
24 Paragraph (1), (2) or (3) of this subsection, but "drug" does
25 not include devices or their component parts or accessories;

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1 F. "dangerous drug" means a drug, other than a
2 controlled substance enumerated in Schedule I of the Controlled
3 Substances Act, that because of a potentiality for harmful
4 effect or the method of its use or the collateral measures
5 necessary to its use is not safe except under the supervision
6 of a practitioner licensed by law to direct the use of such
7 drug and hence for which adequate directions for use cannot be
8 prepared. "Adequate directions for use" means directions under
9 which the layperson can use a drug or device safely and for the
10 purposes for which it is intended. A drug shall be dispensed
11 only upon the prescription or drug order of a practitioner
12 licensed by law to administer or prescribe the drug if it:

13 (1) is a habit-forming drug and contains any
14 quantity of a narcotic or hypnotic substance or a chemical
15 derivative of such substance that has been found under the
16 federal act and the board to be habit forming;

17 (2) because of its toxicity or other potential
18 for harmful effect or the method of its use or the collateral
19 measures necessary to its use is not safe for use except under
20 the supervision of a practitioner licensed by law to administer
21 or prescribe the drug;

22 (3) is limited by an approved application by
23 Section 505 of the federal act to the use under the
24 professional supervision of a practitioner licensed by law to
25 administer or prescribe the drug;

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1 (4) bears the legend: "Caution: federal law
2 prohibits dispensing without prescription.";

3 (5) bears the legend: "Caution: federal law
4 restricts this drug to use by or on the order of a licensed
5 veterinarian."; or

6 (6) bears the legend "RX only";

7 G. "counterfeit drug" means a drug that is
8 deliberately and fraudulently mislabeled with respect to its
9 identity, ingredients or sources. Types of such pharmaceutical
10 counterfeits may include:

11 (1) "identical copies", which are counterfeits
12 made with the same ingredients, formulas and packaging as the
13 originals but not made by the original manufacturer;

14 (2) "look-alikes", which are products that
15 feature high-quality packaging and convincing appearances but
16 contain little or no active ingredients and may contain harmful
17 substances;

18 (3) "rejects", which are drugs that have been
19 rejected by the manufacturer for not meeting quality standards;
20 and

21 (4) "relabels", which are drugs that have
22 passed their expiration dates or have been distributed by
23 unauthorized foreign sources and may include placebos created
24 for late-phase clinical trials;

25 H. "device", except when used in Subsection P of

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1 this section and in Subsection G of Section 26-1-3, Subsection
2 L and Paragraph (4) of Subsection A of Section 26-1-11 and
3 Subsection C of Section 26-1-24 NMSA 1978, means an instrument,
4 apparatus, implement, machine, contrivance, implant, in vitro
5 reagent or other similar or related article, including any
6 component, part or accessory, that is:

7 (1) recognized in an official compendium;

8 (2) intended for use in the diagnosis of
9 disease or other conditions or in the cure, mitigation,
10 treatment or prevention of disease in humans or other animals;
11 or

12 (3) intended to affect the structure or a
13 function of the human body or the bodies of other animals and
14 that does not achieve any of its principal intended purposes
15 through chemical action within or on the human body or the
16 bodies of other animals and that is not dependent on being
17 metabolized for achievement of any of its principal intended
18 purposes;

19 I. "prescription" means an order given individually
20 for the person for whom prescribed, either directly from a
21 licensed practitioner or the practitioner's agent to the
22 pharmacist, including by means of electronic transmission, or
23 indirectly by means of a written order signed by the
24 prescriber, and bearing the name and address of the prescriber,
25 the prescriber's license classification, the name and address

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1 of the patient, the name and quantity of the drug prescribed,
2 directions for use and the date of issue;

3 J. "practitioner" means a certified advanced
4 practice chiropractic physician, physician, doctor of oriental
5 medicine, dentist, veterinarian, euthanasia technician,
6 certified nurse practitioner, clinical nurse specialist,
7 registered lay midwife licensed by the department of health,
8 pharmacist, pharmacist clinician, certified nurse-midwife,
9 physician assistant, prescribing psychologist, dental
10 hygienist, optometrist or other person licensed or certified to
11 prescribe and administer drugs that are subject to the New
12 Mexico Drug, Device and Cosmetic Act;

13 K. "cosmetic" means:

14 (1) articles intended to be rubbed, poured,
15 sprinkled or sprayed on, introduced into or otherwise applied
16 to the human body or any part thereof for cleansing,
17 beautifying, promoting attractiveness or altering the
18 appearance; and

19 (2) articles intended for use as a component
20 of any articles enumerated in Paragraph (1) of this subsection,
21 except that the term shall not include soap;

22 L. "official compendium" means the official United
23 States pharmacopoeia national formulary or the official
24 homeopathic pharmacopoeia of the United States or any
25 supplement to either of them;

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1 M. "label" means a display of written, printed or
2 graphic matter upon the immediate container of an article. A
3 requirement made by or under the authority of the New Mexico
4 Drug, Device and Cosmetic Act that any word, statement or other
5 information appear on the label shall not be considered to be
6 complied with unless the word, statement or other information
7 also appears on the outside container or wrapper, if any, of
8 the retail package of the article or is easily legible through
9 the outside container or wrapper;

10 N. "immediate container" does not include package
11 liners;

12 O. "labeling" means all labels and other written,
13 printed or graphic matter:

14 (1) on an article or its containers or
15 wrappers; or

16 (2) accompanying an article;

17 P. "misbranded" means a label to an article that is
18 misleading. In determining whether the label is misleading,
19 there shall be taken into account, among other things, not only
20 representations made or suggested by statement, word, design,
21 device or any combination of the foregoing, but also the extent
22 to which the label fails to reveal facts material in the light
23 of such representations or material with respect to
24 consequences that may result from the use of the article to
25 which the label relates under the conditions of use prescribed

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1 in the label or under such conditions of use as are customary
2 or usual;

3 Q. "advertisement" means all representations
4 disseminated in any manner or by any means, other than by
5 labeling, for the purpose of inducing, or that are likely to
6 induce, directly or indirectly, the purchase of drugs, devices
7 or cosmetics;

8 R. "antiseptic", when used in the labeling or
9 advertisement of an antiseptic, shall be considered to be a
10 representation that it is a germicide, except in the case of a
11 drug purporting to be or represented as an antiseptic for
12 inhibitory use as a wet dressing, ointment, dusting powder or
13 such other use as involves prolonged contact with the body;

14 S. "new drug" means a drug:

15 (1) the composition of which is such that the
16 drug is not generally recognized, among experts qualified by
17 scientific training and experience to evaluate the safety and
18 efficacy of drugs, as safe and effective for use under the
19 conditions prescribed, recommended or suggested in the labeling
20 thereof; or

21 (2) the composition of which is such that the
22 drug, as a result of investigation to determine its safety and
23 efficacy for use under such conditions, has become so
24 recognized, but that has not, otherwise than in such
25 investigations, been used to a material extent or for a

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1 material time under such conditions;

2 T. "contaminated with filth" applies to a drug,
3 device or cosmetic not securely protected from dirt, dust and,
4 as far as may be necessary by all reasonable means, from all
5 foreign or injurious contaminations, or a drug, device or
6 cosmetic found to contain dirt, dust, foreign or injurious
7 contamination or infestation;

8 U. "selling of drugs, devices or cosmetics" shall
9 be considered to include the manufacture, production,
10 processing, packing, exposure, offer, possession and holding of
11 any such article for sale and the sale and the supplying or
12 applying of any such article in the conduct of a drug or
13 cosmetic establishment;

14 V. "color additive" means a material that:

15 (1) is a dye, pigment or other substance made
16 by a process of synthesis or similar artifice or extracted,
17 isolated or otherwise derived, with or without intermediate or
18 final change of identity, from a vegetable, mineral, animal or
19 other source; or

20 (2) when added or applied to a drug or
21 cosmetic or to the human body or a part thereof, is capable,
22 alone or through reaction with other substances, of imparting
23 color thereto; except that such term does not include any
24 material that has been or hereafter is exempted under the
25 federal act;

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1 W. "federal act" means the Federal Food, Drug, and
2 Cosmetic Act;

3 X. "restricted device" means a device for which the
4 sale, distribution or use is lawful only upon the written or
5 oral authorization of a practitioner licensed by law to
6 administer, prescribe or use the device and for which the
7 federal food and drug administration requires special training
8 or skills of the practitioner to use or prescribe. This
9 definition does not include custom devices defined in the
10 federal act and exempt from performance standards or premarket
11 approval requirements under Section 520(b) of the federal act;

12 Y. "prescription device" means a device that,
13 because of its potential for harm, the method of its use or the
14 collateral measures necessary to its use, is not safe except
15 under the supervision of a practitioner licensed in this state
16 to direct the use of such device and for which "adequate
17 directions for use" cannot be prepared, but that bears the
18 label: "Caution: federal law restricts this device to sale by
19 or on the order of a _____", the blank to be filled with
20 the word "physician", "physician assistant", "certified
21 advanced practice chiropractic physician", "doctor of oriental
22 medicine", "dentist", "veterinarian", "euthanasia technician",
23 "certified nurse practitioner", "clinical nurse specialist",
24 "pharmacist", "pharmacist clinician", "certified nurse-
25 midwife", [ø†] "registered lay midwife", "dental hygienist" or

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1 "optometrist" or with the descriptive designation of any other
2 practitioner licensed in this state to use or order the use of
3 the device;

4 Z. "valid practitioner-patient relationship" means
5 a professional relationship, as defined by the practitioner's
6 licensing board, between the practitioner and the patient;

7 AA. "pedigree" means the recorded history of a
8 drug; and

9 BB. "drug order" means an order either directly
10 from a licensed practitioner or the practitioner's agent to the
11 pharmacist, including by means of electronic transmission or
12 indirectly by means of a written order signed by the licensed
13 practitioner or the practitioner's agent, and bearing the name
14 and address of the practitioner and the practitioner's license
15 classification and the name and quantity of the drug or device
16 ordered for use at an inpatient or outpatient facility."