ACTION: Refiled DATE: 08/18/2020 3:34 PM



NOTICE OF PUBLIC HEARING

Acting under the authority of the Ohio Revised Code Sections 119.03 to 119.13, 3715.69, 3719.28 and 4729.26, the State of Ohio Board of Pharmacy hereby announces a public hearing will be held on August 27, 2020 at 10:00 a.m. via conference call.

Conference Call Information

Dial-in Number: 614-721-2972 Conference ID: 351678727#

Written comments may also be submitted via email to: RuleComments@pharmacy.ohio.gov

This is a statement of the agency's intention to adopt/rescind the following rules:

Rule Number	Description
4729:9-1-01 (Amend)	Schedule I controlled substances.
4729:5-5-20 (New)*	Remote Outpatient Prescription Processing.
4729:5-9-2.14 (New)*	Remote medication order processing.
4729:5-8-03 (New)*	Compliance (only applies to non-resident TDDDs).
4729:5-8-04 (New)*	Drugs compounded by a nonresident pharmacy.
4729:5-9-01 (New)*	Definitions – institutional facilities
4729:4-1-01 (New)*	Definitions - impaired licensees, registrants and probation.
4729:4-1-02 (Amend)*	Applicability.
4729:4-1-04 (Amend)*	Monitoring contracts.
4729:4-1-05 (Amend)*	Individual licensee or registrant probation.
4729:4-1-09 (Amend)*	Terms while under suspension.

^{*}Rules have already had an initial JCARR hearing but have been recently amended (see each rule's Rule Summary and Fiscal Analysis [RFSA] for more information).

The full text of the proposed/rescinded rules is available at the office of the State Board of Pharmacy in printed form without charge to any person affected by such proposals. The proposed rules are available on the Register of Ohio's web site at http://www.registerofohio.state.oh.us/jsps/publicdisplayrules/searchAgency.jsp (search by 4729 -

State Board of Pharmacy).

PLEASE NOTE: It may take up to 24-hours from the filing date for the rules to be posted.

On the date and at the time and place designated in this notice, any person affected by the proposed action of the State of Ohio Board of Pharmacy may appear and be heard in person, by his/her attorney, or both; may present his/her position, arguments, or contentions orally or in writing; offer witnesses; and, present evidence tending to show that any proposal, if adopted or effectuated, will be unreasonable or unlawful.