

RETAIL DRUG OUTLET SELF-INSPECTION FORM 2024

ATTENTION: PHARMACIST-IN-CHARGE (PIC)

- Failure to complete this form by July 1, 2024, and within 15 days of becoming PIC, may result in disciplinary action (OAR 855-115-0210(1)(h)).
- In order to be a PIC, a pharmacist must have:
 - Completed at least one year of pharmacy practice; or
 - Completed a board provided PIC training course either before the appointment or within 90 days after the appointment; and
 - Be employed by the outlet. (OAR 855-115-0205(1)(a)(b)(c))
- Effective 7/1/2025, a PIC must complete a board-provided PIC training course at least every five years. (OAR 855-115-0205(2))

Requirements: Oregon law states the PIC and all pharmacists on duty are responsible for ensuring the pharmacy is compliant with all applicable state and federal laws and rules. This form must be provided to the board immediately upon request at the time of inspection and retained in compliance with <u>OAR 855-104-0055</u>.

Scope: The primary objective of completing the self-inspection is to identify and correct areas of non-compliance with any state and federal laws and rules. This process is not exhaustive, and laws and rules often change between annual updates to this form. Subsequently, it is your responsibility to ensure compliance with any changes, or applicable laws and rules, not referenced herein.

Internal Use: Following completion of the self-inspection form, ensure it is signed and dated by the PIC, reviewed with all pharmacy staff, and filed in a conspicuous manner (DO NOT SEND to the agency office). It is advisable to create a binder for this form, using tabs to organize and group documents where possible. Otherwise, please CLEARLY indicate on the form where auxiliary documents are located.

Agency Use: During an inspection, Compliance Officers use the self-inspection form as a general guide to assess pharmacy compliance. The PIC and all pharmacy staff should be prepared and able to retrieve this form and locate any auxiliary documents referenced within at the time of inspection.

Email all compliance-related questions to: pharmacy.compliance@bop.oregon.gov.

2024 RETAIL DRUG OUTLET SELF-INSPECTION FORM

The PIC must complete and sign this inspe becoming PIC and by 7/1/2024 (as required		ilable for inspection <u>within 15 days of</u>
Date PIC completed Self-Inspection:	//	
PIC Name:		PIC License # RPH:
PIC Work E-mail:		
Pharmacy Name:		
Address:		
City:	State:	Zip Code:
Telephone: ()		Fax: ()
DEA License #:		Exp: / /
Retail Drug Outlet Registration #:		Exp: / /
Nonprescription Drug Outlet Registration #:		Exp: / /
Institutional Drug Outlet Registration #:		Exp: / /

Hours of operation:

Please list where the following items are specifically located inside the pharmacy. Once located, ensure each is compliant, and reflects currents practices within the outlet (if an item is not applicable, indicate with N/A). Unless otherwise specified, documents are to be retained for 3 years (the first year must be on site) and must be provided to the Board upon request, as outlined in <u>OAR 855-104-0055</u>.

Policies, Procedures, and Protocols (list # and location)

- o Diversion Prevention and Drug Security
- o Language Services (to include Prescription Reader, Label Translation, and Interpreter Services)
- o Pseudoephedrine / Ephedrine Sales
- o Managing Adverse Reactions (for vaccinations)
- o Telework (to include agreements, prescriptions, etc.)
- o Collaborative Practice Agreements / Collaborative Drug Therapy Management (CPA / CDTM)

Trainings/ Certifications

- o Initial and ongoing Technician Training
- o Immunization Training and CPR Certification
- Drug Take-Back Box Training

Controlled Substance Records (for the last 3 years)

- Annual Controlled Substance Inventory and Reconciliations
- o Quarterly C-II Reconciliations
- Completed C-II Order Forms (DEA 222 and/or CSOS)
- o C-II Invoices
- o C-III through C-V Invoices
- o DEA Form 106
- o Invoices for Controlled Substance Returns (to include executed DEA 222 Forms for reverse distribution)

Cold Drug Storage

- o Policies and Procedures (to include storage, monitoring, and emergency action plan)
- o Temperature Monitoring Data
- Excursion Documentation (including the event date, name of persons(s) involved in excursion responses, action(s) taken, including decision to quarantine drug for destruction, or determination that drug is safe for continued use, and the details of the information source used to make this decision)
- o Calibration Certificates
- Quarterly Validations (for all vaccine storage units)

Prescriptive Authority (to include policies and procedures, training, and prescribing records)

- Short-acting opioid antagonists (e.g., naloxone, nalmefene)
- Public Health and Pharmacy Formulary Advisory Committee (PHPFAC) (including statewide drug therapy management protocols and formulary)

You are required to confirm whether the outlet is compliant. Mark the appropriate box to the left of each item, resolve all deficiencies and write the date of correction, if applicable.

General Requirements

Yes	No			Rule Reference
		1	Is the pharmacy clean (refrigerator, sink, reconstitution equipment, ventilation ducts, etc.)?	OAR 855-041-1015(2)
		2	Are the following current, and conspicuously posted? (check box) Pharmacy registration(s) DEA registration Pharmacist license(s) Preceptor license(s) Intern license(s) Technician license(s) Laboratory license (if applicable)	ORS 689.615 OAR 855-041-1190(2)(a) OAR 855-115-0105(11) OAR 855-120-0105(3)(i) OAR 855-120-1070(3)(a) OAR 855-125-0105(3)(j)
		3	 Are all pharmacy staff aware that Compliance Officers must be permitted to perform the following? Inspect conditions, structures, equipment, materials, and methods for compliance Inspect all drugs and devices Take photographs, recording video and audio; and Review, verify, and make copies of records and documents 	OAR 855-104-0055 OAR 855-104-0115
		4	 Are all licensees aware that they must report: Theft or significant loss of a controlled substance to the Board and DEA <u>within 1 business day?</u> Felony arrests OR convictions, misdemeanor convictions, and suspected or known violations of state pharmacy laws and rules to the Board <u>within 10 days?</u> Changes in legal name, name used when in pharmacy, preferred email address, personal phone number, physical address, mailing address, and employer <u>within 15 days?</u> (Visit <u>mylicense/eGov</u> to update.) 	OAR 855-104-0010 OAR 855-041-1030 CFR 1301.76(b)
		5	Is the PIC/pharmacy aware that when a Board licensee's employment is terminated, or the licensee is allowed to resign in lieu of termination, it must be reported to the Board within 10 working days?	OAR 855-041-1010(2)
		6	Is the PIC responsible for more than 1 location? If so, list additional sites below: 1. 2. 3. Note: A pharmacist may not be designated PIC of more than three pharmacies (this does not include a Pharmacy Prescription Kiosk (PPK) or Pharmacy Prescription Locker (PPL) Affiliated Pharmacy).	<u>OAR 855-115-0205(2)</u>

Compliant wi	th federal and state regulations?	
	curity	
Op	eration, testing and maintenance of pharmacy systems	
	l equipment	
🛛 🔤 🗌 🗌 Sai	nitation	
Sto	rage of drugs	
	pensing	
Pha	armacist supervision, direction, and control of non-	
Pha Pha	armacists	
	cumenting the date, time and identification of the	
lice	nsee and the specific activity or function of the person	
per	forming each step in the dispensing process	
Util	zation of Certified Oregon Pharmacy Technicians or	
Pha	armacy Technicians	
	tified Oregon Pharmacy Technician or Pharmacy	
Teo	hnician final verification and/or vaccination, if utilized	
Dru	g and/or device procurement	
	ceiving of drugs and/or devices	
Dis	posal of drugs and/or devices including hazardous and	
	rmaceutical waste	
	ivery of drugs and/or devices	
Util	ization of Oregon licensed Pharmacist (i.e. DUR,	
	unseling)	
	cordkeeping	
	ient confidentiality	
	ntinuous quality improvement	
	n for discontinuing and recovering services in the event	
	pharmacy closure	
	ining: initial and ongoing	
	rpretation, translation, and prescription reader services	

Pharmacy Hours of Operation, and Closures (emergency, temporary, and permanent)

Yes	No			Rule Reference
		8	Is the pharmacy posting accurate hours of operation at each pharmacy entrance (to include when pharmacy is closed/pharmacist is not on duty)?	OAR 855-041-1035(1)(g)(C) OAR 855-041-1035(1)(g)(E) OAR 855-041-2100
		9	Is the pharmacy ensuring accurate hours of operation are on each telephone greeting and pharmacy-operated internet (e.g. website, social media, mobile applications)?	OAR 855-041-1035(1)(h)
		10	Is the pharmacy aware of the requirement to notify the Board and public of Temporary, Permanent, and Emergency closures? Follow the links below for reporting requirements and forms:	OAR 855-041-1092
			 <u>Retail Drug Outlet Pharmacy Closures: Temporary,</u> <u>Permanent or Emergency</u> <u>Pharmacy Closure Forms</u> 	
		11	Is the pharmacy aware of the following requirements for Emergency closures?	OAR 855-041-1092(3)
			 If the pharmacy closes suddenly due to fire, destruction, natural disaster, death, property seizure, eviction, bankruptcy, inclement weather, or other emergency circumstances and 	

	the PIC cannot provide notification as required in OAR 855- 041-1092(1), the PIC must do so AS SOON AS the circumstances allow.	
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Personnel (Non-licensed, Technicians, Certified Oregon Pharmacy Technicians, and Interns)

Yes	No			Rule Reference
		12	Are all pharmacy staff clearly identified in all interactions and communications (e.g. nametag, phone interactions, chart notations)?	<u>OAR 855-115-0105(10)</u> <u>OAR 855-120-0105(3)(h)</u> <u>OAR 855-125-0105(3)(i)</u>
		13	Are <u>all pharmacy staff</u> trained appropriately prior to performance of tasks and with each policy/procedure update for the practice site? Note: This training should include an <u>annual review</u> of the PIC Self-Inspection Form.	<u>OAR 855-115-0120(1)(i)</u> <u>OAR 855-120-0105(3)(e)</u> <u>OAR 855-125-0105(2)(k)</u>
		14	 At all times, during any given shift, do ALL: <u>Pharmacists</u> know the identity of each Intern under their supervision, and Certified Oregon Pharmacy Technician and Pharmacy Technician under their supervision, direction, and control? <u>Interns</u> know their supervising Pharmacist and/or Preceptor? <u>Technicians</u> know the Pharmacist that is supervising, directing, and controlling them? 	ORS 689.486 OAR 855-115-0120(1)(d) OAR 855-120-0105(3)(d) OAR 855-125-0105(3)(b)(c)
		15	Do non-licensed personnel (e.g., pharmacy clerks) know that they cannot practice or assist in the practice of pharmacy?	OAR 855-115-0105(3)(6) OAR 855-115-0120(1)(h)
		16	Are technicians completing initial and ongoing training that includes on-the-job and related education that is commensurate with the tasks that the technician will perform, prior to the performance of those tasks and with each update to the written policies and procedures?	OAR 855-125-0105(3)(k)
		17	Does the PIC prepare and maintain written procedures that describe the tasks that may be performed by technicians , including the methods of verification and documentation of work performed by technicians?	OAR 855-125-0135(2)
			Does the PIC review the written procedures annually?	
		18	 Do <u>technicians</u> know they cannot use judgment without verification by a pharmacist? Examples of this include, but <u>are not limited to</u>: Communicating with a patient about a drug's class, indication, or use (such as a patient asking for refills on their "diabetes" medication) Preparing the proper amount of water to use when reconstituting a medication How is pharmacist verification of technician work documented? 	<u>OAR 855-125-0135(2)</u>

	19	Do <u>technicians</u> know they can only <u>assist</u> in the practice of pharmacy as permitted by the Pharmacist who is supervising, directing, and controlling their work, and cannot <u>perform</u> any act that constitutes the practice of pharmacy as defined in ORS 689.005(28) and (29)? This includes, but is not limited to, the following: • Counseling • DUR • Conducting MTM	<u>ORS 689.005(28)(29)</u> <u>OAR 855-125-0150(1)(3)</u>
	20	 Do interns know that they: cannot practice pharmacy except as permitted by the Pharmacist or Healthcare Preceptor who is supervising them? cannot engage in patient care services when the supervising Pharmacist is not trained and qualified to perform the service? may only observe DUR, DRR, counseling, advising, MTM, engage in a CPA/CDTM or statewide protocol, prescribe or perform verification during their first academic year? 	<u>OAR 855-120-0150</u>

Pharmacists

Yes No

Rule Reference

	21	Does the pharmacist ensure that each prescription contains all of the required elements?	OAR 855-115-0130(1)(c) OAR 855-041-1105
	22	Does the pharmacist ensure that when a verbal prescription is received, the identity of the licensee (name, initials, or electronic identifier) and name of the person transmitting the prescription is documented?	<u>OAR 855-041-1105(3)</u>
	23	Does the pharmacist make a reasonable effort to obtain, record, and maintain in the patient record the elements required in OAR 855-041-1165 including but not limited to patient demographics, preferred language for communication, allergies and chronic medical conditions for both new and existing patients?	OAR 855-115-0130(1)(d) OAR 855-041-1165
	24	Does the pharmacist follow policies and procedures to ensure that prescriptions are accurately dispensed to the correct party, pursuant to a valid prescription and patient-practitioner relationship, and for a legitimate medical purpose?	OAR 855-115-0130(1)(e) OAR 855-115-0210(1)(d) OAR 855-041-1105
	25	Does the pharmacist perform a DUR for ALL prescriptions prior to dispensing, or preparing for administration?	OAR 855-115-0140
		At which point in the prescription process is a DUR performed? Does this vary depending on the type of fill (new vs. refill)? If so,	
		please explain.	Dogo 7 of 17

		If an intervention is required, how is it carried out and documented?	
		Note: A pharmacist must personally perform a DUR on each fill.	
	26	Does the label on each prescription medication (excluding unit dose or unit of use packaging) contain its physical description, including any identification codes that may appear on tablets or capsules?	OAR 855-041-1130(12)
	27	Does the pharmacist document verification of ' return to stock ' medications re-labeled by a technician or intern if relevant to your practice setting?	OAR 855-125-0135(2) OAR 855-115-0105
	28	Does a licensee offer, and a pharmacist or intern provide, counseling on all new prescriptions, and refills when determined necessary?	OAR 855-115-0145
	29	How does the pharmacist denote that a new, or refilled, prescription requires the offer or provision of counseling?	OAR 855-115-0145
	30	Does counseling include all information necessary to promote safe use of the medication or device? Note: Using their professional judgment, only a pharmacist can determine the manner and amount of counseling that is reasonable and necessary.	<u>OAR 855-115-0145</u>
	31	Are counseling activities (offer, and provision or declination) documented in real-time, including identity of the licensee involved and the function they provided (provided counseling vs. accepted declination)?	<u>OAR 855-115-0145(8)</u>

<u>Labeling</u>

Yes	No			Rule Reference
		32	 Do labels on each drug dispensed to a patient contain the following information? Name, address and telephone number of the pharmacy Date of Fill Identifying Number Patient Name Drug name and strength, quantity dispensed; when a generic name is used, the label must also contain the identifier of the manufacturer or distributor Directions for use by the patient Name of the practitioner Required precautionary information Expiration date Any dispensed prescription medication, other than those in unit dose or unit of use packaging, must be labeled with its physical description, including any identification code that may appear on tablets and capsules. 	<u>OAR 855-041-1130</u>

Yes	No			Rule Reference
		33	 Does the pharmacy and pharmacist ensure that expiration dates are labeled with an expiration date after which the patient should not use the drug or medicine. Expiration dates on prescriptions must not exceed: That on the manufacturer's container if dispensed in the manufacturer's container; or The earliest date of either: The manufacturer's expiration date; or One year from the date the drug was repackaged and dispensed Note: Any drug expiring before the expected length of time for the course of therapy must not be dispensed. 	OAR 855-041-1130(10)(11) OAR 855-115-0105

Security of Records and Drugs

Yes No Rule Reference Does the PIC/Pharmacist know they are responsible for the OAR 855-041-1020 П П 34 security of the prescription area including provisions for adequate safeguards against theft or diversion of prescription drugs, and records for such drugs? When a Pharmacist is not physically present in the pharmacy are OAR 855-041-1020(3) 35 Π Π computers, records, and medications properly secured to prevent OAR 855-041-2100 entry and access by non-pharmacist employees? OAR 855-041-1015(1) Can prescriptions be processed, or records accessed, before a OAR 855-041-1020(3) \square П 36 pharmacist arrives or after the pharmacist leaves? OAR 855-041-1055(1)(2) Are licensees and the pharmacy aware that a licensee or registrant 37 of the board MAY NOT DISCLOSE patient information to a third party without the consent of the patient, except as provided in (1)(a)-(e) of this rule? Is the PIC/pharmacy aware that a licensee or registrant of the board MAY NOT ACCESS OR OBTAIN patient information unless it is for the purpose of patient care, except as provided in (1)(a)-(e) of this rule? Where does the pharmacy guarantine product that is unfit for OAR 855-041-1025 38 distribution (e.g., product that is recalled, outdated, damaged, OAR 855-041-1036(1)(d) 21 U.S.C. 351 deteriorated, misbranded, adulterated, counterfeit or suspect, etc.)? 21 U.S.C. 352 How does the Pharmacist/pharmacy maintain the security of OAR 855-041-1020 39 OAR 855-115-0125(5) controlled substances that have been quarantined? Is the pharmacy registered with the DEA as an authorized collector OAR 855-041-1046 П 40 Π for drug take back disposal? If yes, are the following requirements met? BOP notified within 30 days of initiating or terminating program

 Receptacle stored in secure location inside the retail drug outlet, accessible to the public and in view of, but not behind, the pharmacy counter Adequate security measures for proper installation, maintenance, and liner tracking, with proper documentation Documented personnel training and accountability
A Drug Take Back Box may be requested free of charge at: https://www.oregon.gov/deq/mm/Pages/drugtakeback.aspx

Controlled Substances

No

Yes

	41	Is the pharmacy aware that pseudoephedrine and ephedrine are Schedule-V Controlled Substances?	OAR 855-080-0026
	42	Is the pharmacy providing non-prescription pseudoephedrine and ephedrine to patients over the counter?	OAR 855-080-0026
		 If yes, are pharmacy staff aware of the following? All pseudoephedrine and ephedrine must be stored behind the pharmacy counter (inaccessible to the public). All sales require licensees to: verify purchaser is 18 years or age or older. verify identity of purchaser with valid government issued ID. confirm the purchase is permitted via the electronic system. document the purchase with required information. All sales of pseudoephedrine or ephedrine are subject to quantity limit restrictions, of no more than: 3.6 grams in a 24-hour period. 9 grams in a 30-day period. 	
		Note: Only licensed personnel may sell non-prescription <u>pseudoephedrine or ephedrine</u> (i.e., Pharmacist, Intern, Certified Oregon Pharmacy Technician or Pharmacy Technician).	
	43	Is the pharmacy using the <u>PDMP Notice by Pharmacies to Patients</u> language provided by the OHA to notify each patient receiving a controlled substance about the PDMP before , or when , the controlled substance is dispensed to the patient?	OAR 333-023-0815
		Note: The notification must include that the prescription will be entered into the PDMP.	

No

	<u> </u>	Are an band quantity abanage of controlled substances reviewed?	
	44	Are on-hand quantity changes of controlled substances reviewed?	
		If so, how often, and by whom?	
		Who is permitted to make on-hand changes?	
	45	Is the pharmacist/pharmacy reporting suspected theft or confirmed significant loss of a controlled substance to the Board and DEA within 1 business day?	OAR 855-115-0115 OAR 855-041-1030 CFR 1306.76(b)
		Submit by email to <u>pharmacy.druglossreporting@bop.oregon.gov</u> , with " <u>Controlled Substance Loss Notification</u> " in the subject line.	
	46	Is the PIC ensuring that the ALL VARIANCES on quarterly C-II reconciliations are DOCUMENTED, and CLEARLY EXPLAINED? If recorded electronically, it MUST be made available at time of inspection.	OAR 855-115-0210(1)(i)
		Note: <u>Providing an on-hand count is not sufficient to meet this</u> <u>requirement.</u> The Board considers a reconciliation to be an accurate accounting of the outlet's true inventory, performed at least every 93 days in a Retail Drug Outlet Pharmacy.	
		If it is determined that no discrepancies are found for any CIIs, provide documentation to show this (i.e., screenshot of computer report that says this or report with expected value vs. actual value).	
	47	Was the annual controlled substance inventory and reconciliation of C-II through C-V performed on one day, within 12 months (367 days) of the previous inventory?	<u>OAR 855-080-0070</u> <u>OAR 855-115-0210(1)(i)</u>
		Dates of the last two controlled substance inventories:	
		and	
		 Note: Inventory includes drugs in will call or pending patient pick up, in LTC e-kits, drugs used for compounding, items in the refrigerator, automated dispensing machines, outdated controlled substances, etc. 24-hour pharmacies must indicate the time frame in which the inventory was completed. Non-24-hour pharmacies must indicate if the inventory was completed before opening or after closing. 	
	48	Are CII records (prescriptions, inventories/reconciliations, invoices, etc.) filed separately from those in all other classes?	21 CFR 1304.04

Cold Drug Storage 🗌 N/A

Yes No

Rule Reference

	49	Is there documented training for ALL pharmacy personnel related to the cold drug storage monitoring plan?	OAR 855-041-1036(2)
	50	Are the thermometers/probes centrally placed?	OAR 855-041-1036(2)
	51	Are thermometers/probes routinely calibrated to ensure accuracy? Note: this is not the same as the quarterly validation requirement. When was the last calibration performed? When is the next calibration due?	<u>OAR 855-041-1036(2)</u>
	52	Does each active cold storage system maintain the temperature of refrigerated products between 2 to 8°C (35 to 46°F) and frozen products between -25 to -10°C (-13 to 14°F), <u>or as specified by the manufacturer?</u> Note: ANY temperature outside of these parameters for ANY amount of time IS CONSIDERED AN EXCURSION.	<u>OAR 855-041-1036(2)(a)(A)</u>
	53	 Are <u>ALL</u> excursions documented to include the following? Event date & time frame Name of person(s) involved Pharmacist's review of duration and magnitude Action(s) taken, whether to <u>quarantine</u> product for destruction/return, or <u>keep</u> product if deemed safe for continued use Source of information used Identity of pharmacist who made final decision 	<u>OAR 855-041-1036(2)(b)(D-</u> <u>E)</u>

Vaccine Drug Storage N/A

Yes No

 		-	
	54	Are vaccines stored in temperature-stable sections of the vaccine storage unit?	OAR 855-041-1036(3)(a)(A)
	55	Does each vaccine storage unit utilize a system of continuous temperature monitoring with automated data logging?	OAR 855-041-1036(3)(d)
	56	Are quarterly validations conducted for EACH vaccine storage unit and its monitoring equipment?	OAR 855-041-1036(3)(a)(D)
		Date last validation was performed:	
		Date next validation is due:	
		Note : Quarterly validations are not the same as the thermometer calibrations.	

Vaccine Administration N/A

Yes	No			Rule Reference
		57	Do all immunizing licensees have a current CPR card intended for healthcare providers, with a hands-on training component, that is specific to the age of the population receiving the vaccine and is valid for not more than three years?	OAR 855-115-0305(2)(b) OAR 855-125-0305(2)(b)
		58	Does the pharmacist/pharmacy have the required equipment and supplies for managing vaccine-related adverse reactions? Note: Please see <u>OBOP Standard Protocol for All Vaccines:</u>	OAR 855-115-0105(7) OAR 855-041-1035(1)(b)
			Managing Adverse Reactions Does each pharmacist or intern (as permitted) review ALERT, make	OAR 855-115-0305(3)(b)(c)
		59	vaccine recommendations, and select each vaccine to be administered?	OAR 855-115-0145 OAR 855-115-0345(2)(h)
			Note: Please see OBOP Standard Protocol for All Vaccines: Cover Page & Assessment and Treatment Care Pathway	
		60	Is the licensee who administers a vaccine recording and maintaining the following information? Patient identifier Administering licensee identifier Vaccine identifier, in addition to: Lot number and expiration date Route and site of administration Date VIS was published Date VIS was given to the patient 	OAR 855-115-0305(2)(f) OAR 855-125-0305(3) 42 U.S.C. §300aa-26 42 U.S.C. §300aa-25
		61	Is the pharmacist ensuring that vaccine administration data is reported to the ALERT Immunization Information System?	OAR 855-115-0125(9)(a)

Language Services and Accessibility

Yes	No			Rule Reference
		62	How does the pharmacy notify each person to whom a prescription is dispensed that a prescription reader is available upon request?	OAR 855-041-1131 ORS 689.561
			How, and when, is the reader provided?	
		63	Are dual language prescription labels available in each of the 14 required languages and provided upon a request from the patient or patient's agent?	OAR 855-041-1132 ORS 689.564
			Note: The prescription must bear a label in both English and the language requested.	

	64	Does the pharmacy have signage easily seen by the public which provides notification of the right to free, competent oral interpretation and translation services (including translated prescription labels) in each of the 14 required languages?	<u>OAR 855-041-1035(1)(e)(B)</u> <u>OAR 855-041-1133</u>
 		Dual Language Labeling Sign for Pharmacies	OAD 055 044 4400
	65	Is the pharmacy aware that for patients in Oregon, a pharmacist or Intern must work with a health care interpreter from the health care interpreter registry administered by the Oregon Health Authority under ORS 413.558 when communicating with a patient who prefers to communicate in a language other than English or who communicates in signed language, unless the Pharmacist is proficient in the preferred language? Note: The Pharmacist or drug outlet may not charge for these	<u>OAR 855-041-1133</u> <u>ORS 413.558</u>
 		services.	
	66	 Is the pharmacy aware that a pharmacist or intern may work with a health care interpreter who is not listed on the health care interpreter registry only if the following apply? The pharmacist or intern has made a good faith effort to obtain an interpreter from the health care interpreter registry and has found that none are available to provide interpretation; or An interpreter from the health care interpreter registry was offered, and the patient declined/chose another interpreter. 	<u>OAR 855-041-1133</u>
	67	 Is the pharmacy retaining the following documentation? Each patient encounter in which the Pharmacist or Intern worked with a health care interpreter from the health care interpreter registry; or Each good faith effort to utilize a health care interpreter from the health care registry for each patient encounter in which the Pharmacist or Intern worked with an interpreter not on the health care interpreter registry and met one of the exceptions in (2) of this rule. Note: These records must be retrievable at the time of inspection and include, the full name of the health care interpreter, the health care interpreted. 	<u>OAR 855-041-1133</u>

Short-acting Opioid Antagonists

Yes	No			Rule Reference
		68	Do pharmacists at this location prescribe short-acting opioid antagonists (e.g., naloxone or nalmefene) to individuals or entities?	OAR 855-115-0350 OAR 855-041-2340
		69	If yes, does the pharmacy provide written notice about the availability of short-acting opioid antagonists in a conspicuous manner?	OAR 855-041-1035(1)(g)(D)

Yes No

Additional Services

Final Verification

Yes	No			Rule Reference
		70	Do pharmacists at this location allow technicians to participate in "Final Verification" (that is, after prescription information is entered into a pharmacy's electronic system and reviewed by a pharmacist for accuracy, a <u>physical verification</u> that the drug and drug dosage, device or product selected from a pharmacy's inventory pursuant to the electronic system entry is the prescribed drug and drug dosage, device, or product)? If yes, please print, complete, and attach the <u>Additional Services</u> <i>Self-Inspection Supplement.</i>	ORS 689.005 OAR 855-005-0006(18) OAR 855-115-0130(3) OAR 855-125-0105(4)

Pharmacist Prescriptive Authority: Public Health & Pharmacy Formulary Advisory Committee (PHPFAC)

Yes	No			Rule Reference
Yes	No	71	 Do pharmacists and interns (after their 1st year and as permitted by the supervising pharmacist) at this location prescribe and dispense FDA-approved drugs and devices via a Statewide Drug Therapy Management Protocol or Formulary. Examples: Emergency refills on insulin Treatment for symptoms of cough/cold COVID-19 Antigen Self-Test Preventative care, to include various contraceptives, Preand Post-Exposure Prophylaxis for HIV (PrEP, and PEP, respectively), tobacco cessation, and travel medications Diabetic testing supplies, injection supplies, nebulizers and supplies, spacers, peak flow meters, etc. 	QAR 855-115-0340 OAR 855-115-0345
			Note: For an exhaustive list, please follow the link below:	
			https://www.oregon.gov/pharmacy/Pages/PFAC.aspx	
			If yes, please print, complete, and attach the <u>Additional Services</u> <u>Self-Inspection Supplement.</u>	

Collaborative Drug Therapy Management (CDTM)

Yes	No			Rule Reference
		72	Do pharmacists at this location participate in CDTM?	OAR 855-115-0315
			Examples : Diabetes management, anticoagulation, hypertension.	
			If yes, please print, complete, and attach the <u>Additional Services</u> <u>Self-Inspection Supplement.</u>	

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Yes	No			Rule Reference
		73	Do non-Pharmacist staff (Intern, or Technician) work on behalf of the drug outlet pharmacy from a location physically outside of the pharmacy (e.g., their home)?	OAR 855-041-3205
			Note: This is considered telework at a telework site by the board. This is not applicable to pharmacists not working on behalf of a board registered drug outlet and the technicians who are assisting those pharmacists.	
			If yes, please print, complete, and attach the <u>Additional Services</u> <u>Self-Inspection Supplement.</u>	

Long Term Care (LTC) / Community Based Care (CBC) Services

Yes	No			Rule Reference
		74	Does this pharmacy location provide "pharmaceutical care" to any LTC/CBC facilities, as defined in OAR 855-041-7050?	OAR 855-041-7050
			Note: These include, but are not limited to: Skilled Nursing Facilities (SNF), Intermediate Care Facilities, Adult Foster Homes, Residential Care Facilities (RCF), Assisted Living Facilities (ALF), Group Homes for the Developmentally Disabled and Mentally Retarded and Inpatient Hospice, etc.	
			If yes, please print, complete, and attach the <u>Additional Services</u> <u>Self-Inspection Supplement</u> .	

Remote Dispensing Site Affiliated Pharmacy

Yes	No			Rule Reference
		75	Is the pharmacy a Remote Dispensing Site Affiliated Pharmacy?	OAR 855-139-0005
			If yes, please print, complete, and attach the <u>RDSP Self-</u> Inspection form.	

Compounding

Yes	No			Rule Reference
		76	Does the pharmacy perform drug compounding?	OAR 855 Division 45
			If yes, please print, complete, and attach the <u>Compounding</u> <u>Pharmacy Self-Inspection form.</u>	

I hereby certify that to the best of my knowledge, this outlet is compliant with all applicable laws and rules, that written policies and procedures reflect current practices, that I have documented training of staff, and that the answers marked on this form are true and correct.

Date: ____/ ___/ ____/

Signature of PIC: _____

Printed Name of PIC: _____

PHARMACY PERSONNEL – KEEP CURRENT THROUGHOUT THE YEAR ADDING NEW LICENSEES AND CROSSING OUT ANY WHO NO LONGER WORK AT THIS LOCATION.

Have each licensee review this inspection form, all corresponding documents and procedures, and be prepared to assist in locating information during an inspection.

NAME	OREGON LICENSE #	OREGON LICENSE EXPIRATION DATE