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7 January 2019

PART 1301 — REGISTRATION OF MANUFACTURERS, DISTRIBUTORS, AND

DISPENSERS OF CONTROLLED SUBSTANCES

REGISTRATION

§1301.17 Special procedures for certain applications.

(a) If, at the time of application for registration of a new pharmacy, the pharmacy has been issued a license from the appropriate State licensing agency, the applicant may include with his/her application an affidavit as to the existence of the State license in the following form:

Affidavit for New Ph	armacy					
I.	, the		(Title o	f officer, of	fficial, partn	ner, or
I,other position) of business as		(Corpo	ration, partners	ship, or sol	e proprietor	r), doing
business as		_ (Store name) at		(Numb	er and
Street),	(C	City)	(State) _		(Zip cod	de),
hereby certify that said [E	d store was iss Board of Pharn	sued a pharma nacy or Licensi	cy permit No ng Agency) of	t the State o	oy the of	on
Administration registra Administration may im proceedings to revoke I further understand th personally and the abo U.S.C. 843, the penalti of not more than \$30,0	tion number. mediately sus under 21 U.S. hat any false in ve-named corres for conviction	I understand t pend the regis .C. 824(a) bec nformation con poration/partr	hat if any infor tration for this ause of the dar tained in this a ership/busines	mation is fastore and one of the second in the second is second in the second in the second is to prosecond in the second is to prosecond in the second in the second in the second is second in the s	alse, the commence olic health a by subject m cution under	nd safety ne r 21
Signature (Person who	signs Applica	tion for Registi	ration)			
State of						
County of						-
Subscribed to and swo	rn before me t	this	day of	, 19		
Notary Public						_
(b) Whenever the owns at the transferee owns at ownership of which is the date of transfer. The A controlled substances at the dispense controlled transferee shall include	least one other being transferr dministrator nat the time of substances un	er pharmacy li red, the transf nay register th transfer. Such ntil the pharma	censed in the seree may apply e applicant and registration show that been iss	ame State for registr d authorize all not auth sued a valid	as the one ration prior him to obtain the to	the to the ain ransferee
Affidavit for Transfe	r of Pharmac	cy				
I,other position) of business as	, the	(Corpo _ (Store name	(Title or ration, partners hereby certify	f officer, of ship, or sol v:	fficial, partr e proprietor	er or r), doing
(1) That said company	(Board of F	Pharmacy of Li	censina Agency	() of the St	ate of	CV.
located at(State)	(Zip Code);	(Number and S	Street)	(C	ity)	
and (2) That said comp						

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on or about applied (or will apply on pharmacy (or licensing agency) of ti (Store nan (City)	(Date)) for a pha the State of	rmacy permit from the board of to do business as
This statement is submitted in order number.	r to obtain a Drug Enfo	orcement Administration registration
substances but may not dispense the board of pharmacy or licensing ager Administration may immediately sus	nem until a pharmacy ney. I understand that spend the registration S.C. 824(a) because of information contained U.S.C. 843, the penalt	for this store and commence f the danger to public health and safety. in this affidavit may subject me ties for conviction of which include
Signature (Person who signs Applica	ation for Registration)	
State of		
County of		
Subscribed to and sworn before me	thisday of	, 19
Notary Public		

- (c) If at the time of application for a separate registration at a long term care facility, the retail pharmacy has been issued a license, permit, or other form of authorization from the appropriate State agency to install and operate an automated dispensing system for the dispensing of controlled substances at the long term care facility, the applicant must include with his/her application for registration (DEA Form 224) an affidavit as to the existence of the State authorization. Exact language for this affidavit may be found at the DEA Diversion Control Program website. The affidavit must include the following information:
- (1) The name and title of the corporate officer or official signing the affidavit;
- (2) The name of the corporation, partnership or sole proprietorship operating the retail pharmacy;
- (3) The name and complete address (including city, state, and Zip code) of the retail pharmacy;
- (4) The name and complete address (including city, state, and Zip code) of the long term care facility at which DEA registration is sought;
- (5) Certification that the named retail pharmacy has been authorized by the state Board of Pharmacy or licensing agency to install and operate an automated dispensing system for the dispensing of controlled substances at the named long term care facility (including the license or permit number, if applicable);
- (6) The date on which the authorization was issued;
- (7) Statements attesting to the following:
- (i) The affidavit is submitted to obtain a Drug Enforcement Administration registration number;
- (ii) If any material information is false, the Administrator may commence proceedings to deny the application under section 304 of the Act (21 U.S.C. 824(a));
- (iii) Any false or fraudulent material information contained in this affidavit may subject the person signing this affidavit and the above-named corporation/partnership/business to prosecution under section 403 of the Act (21 U.S.C. 843);
- (8) Signature of the person authorized to sign the Application for Registration for the named retail pharmacy;
- (9) Notarization of the affidavit.

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(d) The Administrator shall follow the normal procedures for approving an application to verify the statements in the affidavit. If the statements prove to be false, the Administrator may revoke the registration on the basis of section 304(a)(1) of the Act (21 U.S.C. 824(a)(1)) and suspend the registration immediately by pending revocation on the basis of section 304(d) of the Act (21 U.S.C. 824(d)). At the same time, the Administrator may seize and place under seal all controlled substances possessed by the applicant under section 304(f) of the Act (21 U.S.C. 824(f)). Intentional misuse of the affidavit procedure may subject the applicant to prosecution for fraud under section 403(a)(4) of the Act (21 U.S.C. 843(a)(4)), and obtaining controlled substances through registration by fraudulent means may subject the applicant to prosecution under section 403(a)(3) of the Act (21 U.S.C. 843(a)(3)). The penalties for conviction of either offense include imprisonment for up to 4 years, a fine not exceeding \$30,000 or both.

[62 FR 13949, Mar. 24, 1997as amended at 70 FR 25465, May 13, 2005]