1	HEALTH CARE ASSOCIATED INFECTIONS				
2	2012 GENERAL SESSION				
3	STATE OF UTAH				
4	Chief Sponsor: Jack R. Draxler				
5	Senate Sponsor:				
6 7	LONG TITLE				
8	General Description:				
9	This bill amends the Utah Communicable Disease Control Act by requiring certain				
10	health care facilities to share with the Department of Health data that the facility is				
11	required to report under federal law regarding health care associated infections and				
12	requiring the Department of Health to release a public report on health care associated				
13	infections.				
14	Highlighted Provisions:				
15	This bill:				
16	<ul><li>defines terms;</li></ul>				
17	<ul> <li>requires an ambulatory surgical facility, a general acute hospital, and a specialty</li> </ul>				
18	hospital to share with the Department of Health data on health care associated				
19	infections that the facility submits to the National Healthcare Safety Network in the				
20	Centers for Disease Control and Prevention pursuant to requirements of the Center				
21	for Medicare and Medicaid Services;				
22	<ul> <li>requires the Department of Health to prepare and publicly disclose a report on</li> </ul>				
23	health care associated infection rates;				
24	<ul><li>establishes a protocol for the creation of the report;</li></ul>				
25	<ul> <li>permits the report of health care associated infections to include data that compares</li> </ul>				
26	and identifies facilities;				
27	<ul> <li>states that the report shall not be used as evidence in a criminal, civil, or</li> </ul>				



28	administrative proceeding; and				
29	<ul> <li>makes technical changes.</li> </ul>				
30	Money Appropriated in this Bill:				
31	None				
32	Other Special Clauses:				
33	None				
34	<b>Utah Code Sections Affected:</b>				
35	AMENDS:				
36	26-6-2, as last amended by Laws of Utah 1996, Chapter 211				
37	26-6-27, as last amended by Laws of Utah 2008, Chapter 3				
38	<b>58-1-307</b> , as last amended by Laws of Utah 2011, Chapters 110 and 181				
39	58-17b-620, as last amended by Laws of Utah 2011, Chapter 110				
40	ENACTS:				
41	<b>26-6-31</b> , Utah Code Annotated 1953				
42					
43	Be it enacted by the Legislature of the state of Utah:				
44	Section 1. Section <b>26-6-2</b> is amended to read:				
45	26-6-2. Definitions.				
46	As used in this chapter:				
47	(1) "Ambulatory surgical center" is as defined in Section 26-21-2.				
48	[(1)] (2) "Carrier" means an infected individual or animal who harbors a specific				
49	infectious agent in the absence of discernible clinical disease and serves as a potential source of				
50	infection for man. The carrier state may occur in an individual with an infection that is				
51	inapparent throughout its course, commonly known as healthy or asymptomatic carrier, or				
52	during the incubation period, convalescence, and postconvalescence of an individual with a				
53	clinically recognizable disease, commonly known as incubatory carrier or convalescent carrier.				
54	Under either circumstance the carrier state may be of short duration, as a temporary or transient				
55	carrier, or long duration, as a chronic carrier.				
56	[(2)] (3) "Communicable disease" means illness due to a specific infectious agent or its				
57	toxic products which arises through transmission of that agent or its products from a reservoir				
58	to a susceptible host, either directly, as from an infected individual or animal, or indirectly,				

through an intermediate plant or animal host, vector, or the inanimate environment.

[(3)] (4) "Communicable period" means the time or times during which an infectious agent may be transferred directly or indirectly from an infected individual to another individual, from an infected animal to man, or from an infected man to an animal, including arthropods.

[(4)] (5) "Contact" means an individual or animal having had association with an infected individual, animal, or contaminated environment so as to have had an opportunity to acquire the infection.

[(5)] (6) "Epidemic" means the occurrence or outbreak in a community or region of cases of an illness clearly in excess of normal expectancy and derived from a common or propagated source. The number of cases indicating an epidemic will vary according to the infectious agent, size, and type of population exposed, previous experience or lack of exposure to the disease, and time and place of occurrence. Epidemicity is considered to be relative to usual frequency of the disease in the same area, among the specified population, at the same season of the year.

## (7) "General acute hospital" is as defined in Section 26-21-2.

[(6)] (8) "Incubation period" means the time interval between exposure to an infectious agent and appearance of the first sign or symptom of the disease in question.

[(7)] (9) "Infected individual" means an individual who harbors an infectious agent and who has manifest disease or inapparent infection. An infected individual is one from whom the infectious agent can be naturally acquired.

[(8)] (10) "Infection" means the entry and development or multiplication of an infectious agent in the body of man or animals. Infection is not synonymous with infectious disease; the result may be inapparent or manifest. The presence of living infectious agents on exterior surfaces of the body, or upon articles of apparel or soiled articles, is not infection, but contamination of such surfaces and articles.

[(9)] (11) "Infectious agent" means an organism such as a virus, rickettsia, bacteria, fungus, protozoan, or helminth that is capable of producing infection or infectious disease.

[(10)] (12) "Infectious disease" means a disease of man or animals resulting from an infection.

[(11)] (13) "Isolation" means the separation, for the period of communicability, of infected individuals or animals from others, in such places and under such conditions as to

prevent the direct or indirect conveyance of the infectious agent from those infected to those who are susceptible or who may spread the agent to others.

- [(12)] (14) "Quarantine" means the restriction of the activities of well individuals or animals who have been exposed to a communicable disease during its period of communicability to prevent disease transmission.
- [(13)] (15) "School" means a public, private, or parochial nursery school, licensed or unlicensed day care center, child care facility, family care home, headstart program, kindergarten, elementary, or secondary school through grade 12.
- [(14)] (16) "Sexually transmitted disease" means those diseases transmitted through sexual intercourse or any other sexual contact.
  - (17) "Specialty hospital" is as defined in Section 26-21-2.
- Section 2. Section **26-6-27** is amended to read:

## 26-6-27. Information regarding communicable or reportable diseases confidentiality -- Exceptions.

- (1) Information collected pursuant to this chapter in the possession of the department or local health departments relating to an individual who has or is suspected of having a disease designated by the department as a communicable or reportable disease under this chapter shall be held by the department and local health departments as strictly confidential. The department and local health departments may not release or make public that information upon subpoena, search warrant, discovery proceedings, or otherwise, except as provided by this section.
- (2) The information described in Subsection (1) may be released by the department or local health departments only in accordance with the requirements of this chapter and as follows:
- (a) specific medical or epidemiological information may be released with the written consent of the individual identified in that information or, if that individual is deceased, his next-of-kin;
- (b) specific medical or epidemiological information may be released to medical personnel or peace officers in a medical emergency, as determined by the department in accordance with guidelines it has established, only to the extent necessary to protect the health or life of the individual identified in the information, or of the attending medical personnel or law enforcement or public safety officers;

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(c) specific medical or epidemiological information may be released to authorized personnel within the department, local health departments, official health agencies in other states, the United States Public Health Service, the Centers for Disease Control and Prevention (CDC), or when necessary to continue patient services or to undertake public health efforts to interrupt the transmission of disease;

- (d) if the individual identified in the information is under the age of 18, the information may be released to the Division of Child and Family Services within the Department of Human Services in accordance with Section 62A-4a-403. If that information is required in a court proceeding involving child abuse or sexual abuse under Title 76, Chapter 5, Offenses Against the Person, the information shall be disclosed in camera and sealed by the court upon conclusion of the proceedings;
- (e) specific medical or epidemiological information may be released to authorized personnel in the department or in local health departments, and to the courts, to carry out the provisions of this title, and rules adopted by the department in accordance with this title;
- (f) specific medical or epidemiological information may be released to blood banks, organ and tissue banks, and similar institutions for the purpose of identifying individuals with communicable diseases. The department may, by rule, designate the diseases about which information may be disclosed under this subsection, and may choose to release the name of an infected individual to those organizations without disclosing the specific disease;
- (g) specific medical or epidemiological information may be released in such a way that no individual is identifiable;
- (h) specific medical or epidemiological information may be released to a "health care provider" as defined in Section 78B-3-403, health care personnel, and public health personnel who have a legitimate need to have access to the information in order to assist the patient, or to protect the health of others closely associated with the patient[. This subsection does not create a duty to warn third parties, but is intended only to aid health care providers in their treatment and containment of infectious disease; and];
- (i) specific medical or epidemiological information regarding a health care provider, as defined in Section 78B-3-403, may be released to the department, the appropriate local health department, and the Division of Occupational and Professional Licensing within the Department of Commerce, if the identified health care provider is endangering the safety or life

152	of any individual by his continued practice of health care[-]; and				
153	(j) specific medical or epidemiological information may be released in accordance with				
154	Section 26-6-31 if an individual is not identifiable.				
155	(3) The provisions of Subsection (2)(h) do not create a duty to warn third parties, but is				
156	intended only to aid health care providers in their treatment and containment of infectious				
157	disease.				
158	Section 3. Section <b>26-6-31</b> is enacted to read:				
159	26-6-31. Public reporting of health care associated infections.				
160	(1) An ambulatory surgical facility, a general acute hospital, and a specialty hospital				
161	shall give the department access to the facility's data on the incidence and rate of health care				
162	associated infections that the facility submits to the National Healthcare Safety Network in the				
163	Center for Disease Control pursuant to the Center for Medicare and Medicaid Services rules for				
164	infection reporting under the Inpatient Prospective Payment System. Access to data under this				
165	Subsection (1) may include data sharing through the National Healthcare Safety Network.				
166	(2) (a) The department shall, beginning May 1, 2013, use the data submitted by the				
167	facilities in accordance with Subsection (1) to compile an annual report on health care				
168	associated infections in ambulatory surgical facilities, general acute hospitals, and specialty				
169	hospitals for public distribution in accordance with the requirements of this subsection. The				
170	department shall publish the report on the department's website and the Utah Health Exchange.				
171	(b) The department's report under this section shall:				
172	(i) include the following health care associated infections as required by the Center for				
173	Medicare and Medicaid Services and protocols adopted by the National Healthcare Safety				
174	Network in the Center for Disease Control:				
175	(A) central line associated bloodstream infections;				
176	(B) catheter associated urinary tract infections;				
177	(C) surgical site infections from procedures on the colon or an abdominal				
178	hysterectomy:				
179	(D) methicillin-resistant staphylococcus aureus bacteremia;				
180	(E) clostridium difficile of the colon; and				
181	(F) other health care associated infections when reporting is required by the Center for				
182	Medicare and Medicaid Services and protocols adopted by the National Healthcare Safety				

183	Network in the Center for Disease Control;				
184	(ii) include data on the rate of health care associated infections:				
185	(A) for the infection types described in Subsection (2)(b)(i); and				
186	(B) by health care facility or hospital;				
187	(iii) include data on how the rate of health care associated infections in ambulatory				
188	surgical facilities, general acute hospitals, and specialty hospitals compares with the rates in				
189	other states;				
190	(iv) in compiling the report described in Subsection (2)(a), use analytical				
191	methodologies that meet accepted standards of validity and reliability;				
192	(v) clearly identify and acknowledge, in the report, the limitations of the data sources				
193	and analytic methodologies used to develop comparative facility or hospital information;				
194	(vi) decide whether information supplied by a facility or hospital under Subsection (1)				
195	is appropriate to include in the report;				
196	(vii) adjust comparisons among facilities and hospitals for patient case mix and other				
197	relevant factors, when appropriate; and				
198	(viii) control for provider peer groups, when appropriate.				
199	(3) Before posting or releasing the report described in Subsection (2)(a), the				
200	department shall:				
201	(a) disclose to each ambulatory surgical facility, general acute hospital, and specialty				
202	hospital whose data is included in the report:				
203	(i) the entire methodology for analyzing the data; and				
204	(ii) the comparative facility or hospital information and other information the				
205	department has compiled for the facility or hospital; and				
206	(b) give the facility or hospital 30 days to suggest corrections or add explanatory				
207	comments about the data.				
208	(4) The department shall develop and implement effective safeguards to protect against				
209	the unauthorized use or disclosure of ambulatory surgical facility, general acute hospital, and				
210	specialty hospital data, including the dissemination of inconsistent, incomplete, invalid,				
211	inaccurate, or subjective data.				
212	(5) The report described in Subsection (2)(a):				
213	(a) may include data that compare and identify general acute hospitals, ambulatory				

214	surgical centers, and specialty hospitals;
215	(b) shall contain only statistical, non-identifying information and may not disclose the
216	identity of:
217	(i) an employee of an ambulatory surgical facility, a general acute hospital, or a
218	specialty hospital;
219	(ii) a patient; or
220	(iii) a health care provider licensed under Title 58, Occupations and Professions; and
221	(c) may not be used as evidence in a criminal, civil, or administrative proceeding.
222	(6) This section does not limit the department's authority to investigate and collect data
223	regarding infections and communicable diseases under other provisions of state or federal law.
224	Section 4. Section <b>58-1-307</b> is amended to read:
225	58-1-307. Exemptions from licensure.
226	(1) Except as otherwise provided by statute or rule, the following individuals may
227	engage in the practice of their occupation or profession, subject to the stated circumstances and
228	limitations, without being licensed under this title:
229	(a) an individual serving in the armed forces of the United States, the United States
230	Public Health Service, the United States Department of Veterans Affairs, or other federal
231	agencies while engaged in activities regulated under this chapter as a part of employment with
232	that federal agency if the individual holds a valid license to practice a regulated occupation or
233	profession issued by any other state or jurisdiction recognized by the division;
234	(b) a student engaged in activities constituting the practice of a regulated occupation or
235	profession while in training in a recognized school approved by the division to the extent the
236	activities are supervised by qualified faculty, staff, or designee and the activities are a defined
237	part of the training program;
238	(c) an individual engaged in an internship, residency, preceptorship, postceptorship,
239	fellowship, apprenticeship, or on-the-job training program approved by the division while
240	under the supervision of qualified individuals;
241	(d) an individual residing in another state and licensed to practice a regulated
242	occupation or profession in that state, who is called in for a consultation by an individual
243	licensed in this state, and the services provided are limited to that consultation;
244	(e) an individual who is invited by a recognized school, association, society, or other

body approved by the division to conduct a lecture, clinic, or demonstration of the practice of a regulated occupation or profession if the individual does not establish a place of business or regularly engage in the practice of the regulated occupation or profession in this state;

- (f) an individual licensed under the laws of this state, other than under this title, to practice or engage in an occupation or profession, while engaged in the lawful, professional, and competent practice of that occupation or profession;
- (g) an individual licensed in a health care profession in another state who performs that profession while attending to the immediate needs of a patient for a reasonable period during which the patient is being transported from outside of this state, into this state, or through this state;
- (h) an individual licensed in another state or country who is in this state temporarily to attend to the needs of an athletic team or group, except that the practitioner may only attend to the needs of the athletic team or group, including all individuals who travel with the team or group in any capacity except as a spectator;
  - (i) an individual licensed and in good standing in another state, who is in this state:
  - (i) temporarily, under the invitation and control of a sponsoring entity;
- (ii) for a reason associated with a special purpose event, based upon needs that may exceed the ability of this state to address through its licensees, as determined by the division; and
- (iii) for a limited period of time not to exceed the duration of that event, together with any necessary preparatory and conclusionary periods;
  - (j) a law enforcement officer, as defined under Section 53-13-103, who:
- (i) is operating a voice stress analyzer in the course of the officer's full-time employment with a federal, state, or local law enforcement agency;
- (ii) has completed the manufacturer's training course and is certified by the manufacturer to operate that voice stress analyzer; and
- (iii) is operating the voice stress analyzer in accordance with Section 58-64-601, regarding deception detection instruments; and
- (k) the spouse of an individual serving in the armed forces of the United States while the individual is stationed within this state, provided:
  - (i) the spouse holds a valid license to practice a regulated occupation or profession

issued by any other state or jurisdiction recognized by the division; and

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- (ii) the license is current and the spouse is in good standing in the state of licensure.
- (2) (a) A practitioner temporarily in this state who is exempted from licensure under Subsection (1) shall comply with each requirement of the licensing jurisdiction from which the practitioner derives authority to practice.
- (b) Violation of a limitation imposed by this section constitutes grounds for removal of exempt status, denial of license, or other disciplinary proceedings.
- (3) An individual who is licensed under a specific chapter of this title to practice or engage in an occupation or profession may engage in the lawful, professional, and competent practice of that occupation or profession without additional licensure under other chapters of this title, except as otherwise provided by this title.
- (4) Upon the declaration of a national, state, or local emergency, a public health emergency as defined in Section 26-23b-102, or a declaration by the President of the United States or other federal official requesting public health-related activities, the division in collaboration with the board may:
- (a) suspend the requirements for permanent or temporary licensure of individuals who are licensed in another state for the duration of the emergency while engaged in the scope of practice for which they are licensed in the other state;
- (b) modify, under the circumstances described in this Subsection (4) and Subsection (5), the scope of practice restrictions under this title for individuals who are licensed under this title as:
- (i) a physician under Chapter 67, Utah Medical Practice Act, or Chapter 68, Utah Osteopathic Medical Practice Act;
- (ii) a nurse under Chapter 31b, Nurse Practice Act, or Chapter 31c, Nurse Licensure Compact;
  - (iii) a certified nurse midwife under Chapter 44a, Nurse Midwife Practice Act;
- 302 (iv) a pharmacist, pharmacy technician, or pharmacy intern under Chapter 17b, 303 Pharmacy Practice Act;
  - (v) a respiratory therapist under Chapter 57, Respiratory Care Practices Act;
- (vi) a dentist and dental hygienist under Chapter 69, Dentist and Dental HygienistPractice Act; and

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307	(vii) a physician assistant under Chapter 70a, Physician Assistant Act;				
308	(c) suspend the requirements for licensure under this title and modify the scope of				
309	practice in the circumstances described in this Subsection (4) and Subsection (5) for medical				
310	services personnel or paramedics required to be certified under Section 26-8a-302;				
311	(d) suspend requirements in Subsections 58-17b-620(3) through (6) which require				
312	certain prescriptive procedures;				
313	(e) exempt or modify the requirement for licensure of an individual who is activated as				
314	a member of a medical reserve corps during a time of emergency as provided in Section				
315	26A-1-126; and				
316	(f) exempt or modify the requirement for licensure of an individual who is registered as				
317	a volunteer health practitioner as provided in Title 26, Chapter 49, Uniform Emergency				
318	Volunteer Health Practitioners Act.				
319	(5) Individuals exempt under Subsection (4)(c) and individuals operating under				
320	modified scope of practice provisions under Subsection (4)(b):				
321	(a) are exempt from licensure or subject to modified scope of practice for the duration				
322	of the emergency;				
323	(b) must be engaged in the distribution of medicines or medical devices in response to				
324	the emergency or declaration; and				
325	(c) must be employed by or volunteering for:				
326	(i) a local or state department of health; or				
327	(ii) a host entity as defined in Section 26-49-102.				
328	(6) In accordance with the protocols established under Subsection (8), upon the				
329	declaration of a national, state, or local emergency, the Department of Health or a local health				
330	department shall coordinate with public safety authorities as defined in Subsection				
331	26-23b-110(1) and may:				
332	(a) use a vaccine, antiviral, antibiotic, or other prescription medication that is not a				
333	controlled substance to prevent or treat a disease or condition that gave rise to, or was a				
334	consequence of, the emergency; or				
335	(b) distribute a vaccine, antiviral, antibiotic, or other prescription medication that is not				
336	a controlled substance:				
337	(i) if necessary, to replenish a commercial pharmacy in the event that the commercial				

338	pharmacy's normal source of the vaccine, antiviral, antibiotic, or other prescription medication					
339	is exhausted; or					
340	(ii) for dispensing or direct administration to treat the disease or condition that gave					
341	rise to, or was a consequence of, the emergency by:					
342	(A) a pharmacy;					
343	(B) a prescribing practitioner;					
344	(C) a licensed health care facility;					
345	(D) a federally qualified community health clinic; or					
346	(E) a governmental entity for use by a community more than 50 miles from a person					
347	described in Subsections (6)(b)(ii)(A) through (D).					
348	(7) In accordance with protocols established under Subsection (8), upon the declaration					
349	of a national, state, or local emergency, the Department of Health shall coordinate the					
350	distribution of medications:					
351	(a) received from the strategic national stockpile to local health departments; and					
352	(b) from local health departments to emergency personnel within the local health					
353	departments' geographic region.					
354	(8) The Department of Health shall establish by rule, made in accordance with Title					
355	63G, Chapter 3, Utah Administrative Rulemaking Act, protocols for administering, dispensing,					
356	and distributing a vaccine, an antiviral, an antibiotic, or other prescription medication that is					
357	not a controlled substance in the event of a declaration of a national, state, or local emergency.					
358	The protocol shall establish procedures for the Department of Health or a local health					
359	department to:					
360	(a) coordinate the distribution of:					
361	(i) a vaccine, an antiviral, an antibiotic, or other prescription medication that is not a					
362	controlled substance received by the Department of Health from the strategic national stockpile					
363	to local health departments; and					
364	(ii) a vaccine, an antiviral, an antibiotic, or other non-controlled prescription					
365	medication received by a local health department to emergency personnel within the local					
366	health department's geographic region;					
367	(b) authorize the dispensing, administration, or distribution of a vaccine, an antiviral,					

an antibiotic, or other prescription medication that is not a controlled substance to the contact

369	of a patient, as defined in [Subsection] Section 26-6-2[(4)], without a patient-practitioner				
370	relationship, if the contact's condition is the same as that of the physician's patient; and				
371	(c) authorize the administration, distribution, or dispensing of a vaccine, an antiviral,				
372	an antibiotic, or other non-controlled prescription medication to an individual who:				
373	(i) is working in a triage situation;				
374	(ii) is receiving preventative or medical treatment in a triage situation;				
375	(iii) does not have coverage for the prescription in the individual's health insurance				
376	plan;				
377	(iv) is involved in the delivery of medical or other emergency services in response to				
378	the declared national, state, or local emergency; or				
379	(v) otherwise has a direct impact on public health.				
380	(9) The Department of Health shall give notice to the division upon implementation of				
381	the protocol established under Subsection (8).				
382	Section 5. Section <b>58-17b-620</b> is amended to read:				
383	58-17b-620. Prescriptions issued within the public health system.				
384	(1) As used in this section:				
385	(a) "Department of Health" means the state Department of Health created in Section				
386	26-1-4.				
387	(b) "Health department" means either the Department of Health or a local health				
388	department.				
389	(c) "Local health departments" mean the local health departments created in Title 26A,				
390	Chapter 1, Local Health Departments.				
391	(2) When it is necessary to treat a reportable disease or non-emergency condition that				
392	has a direct impact on public health, a health department may implement the prescription				
393	procedure described in Subsection (3) for a prescription drug that is not a controlled substance				
394	for use in:				
395	(a) a clinic; or				
396	(b) a remote or temporary off-site location, including a triage facility established in the				
397	community, that provides:				
398	(i) treatment for sexually transmitted infections;				
399	(ii) fluoride treatment;				

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400	(iii)	travel	immun	izat	ion:
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- (iv) preventative treatment for an individual with latent tuberculosis infection;
- (v) preventative treatment for an individual at risk for an infectious disease that has a direct impact on public health when the treatment is indicated to prevent the spread of disease or to mitigate the seriousness of infection in the exposed individual; or
  - (vi) other treatment as defined by the Department of Health rule.
- (3) In a circumstance described in Subsection (2), an individual with prescriptive authority may write a prescription for each contact, as defined in [Subsection] Section 26-6-2[(4)], of a patient of the individual with prescriptive authority without a face-to-face exam, if:
- (a) the individual with prescriptive authority is treating the patient for a reportable disease or non-emergency condition having a direct impact on public health; and
- (b) the contact's condition is the same as the patient of the individual with prescriptive authority.
- (4) The following prescription procedure shall be carried out in accordance with the requirements of Subsection (5) and may be used only in the circumstances described under Subsections (2) and (3):
- (a) a physician writes and signs a prescription for a prescription drug, other than a controlled substance, without the name and address of the patient and without the date the prescription is provided to the patient; and
- (b) the physician authorizes a registered nurse employed by the health department to complete the prescription written under this Subsection [(3)] (4) by inserting the patient's name and address, and the date the prescription is provided to the patient, in accordance with the physician's standing written orders and a written health department protocol approved by the physician and the medical director of the state Department of Health.
- (5) A physician assumes responsibility for all prescriptions issued under this section in the physician's name.
- (6) (a) All prescription forms to be used by a physician and health department in accordance with this section shall be serially numbered according to a numbering system assigned to that health department.
  - (b) All prescriptions issued shall contain all information required under this chapter

and rules adopted under this chapter.

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