

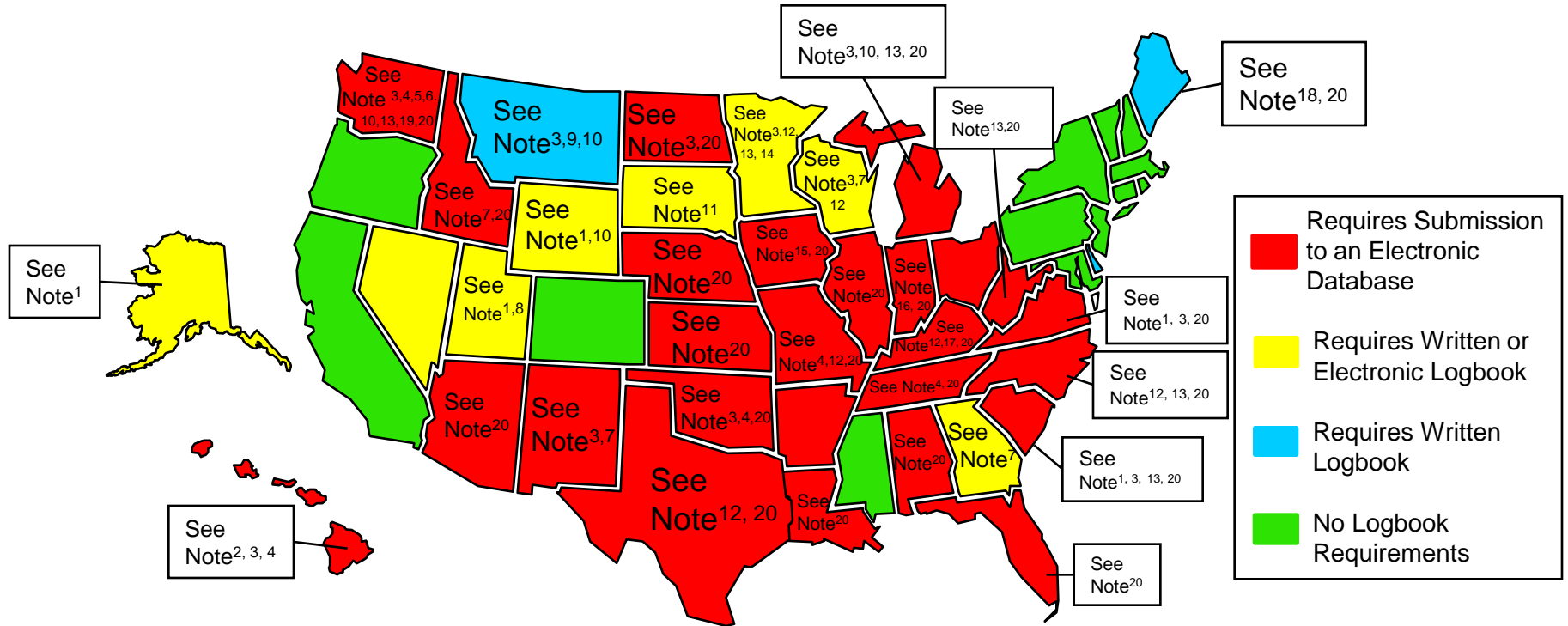
Map States That Require Logbooks for Sales of Products Containing Ephedrine and Pseudoephedrine



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© 2013 Research is current as of December 31, 2012. In order to ensure that the information contained herein is as current as possible, research is conducted using both nationwide legal database software and individual state legislative websites. Headquarters Office: THE NATIONAL ALLIANCE FOR MODEL STATE DRUG LAWS (NAMSDL), 215 Lincoln Ave., Suite 201, Santa Fe, NM 87501

States With Logbook or Tracking System Requirements for Over-the-Counter Ephedrine and Pseudoephedrine Sales



For information about footnotes, please refer to the second page.

1. Exempts packages containing not more than 60 milligrams of pseudoephedrine
2. Requirement to submit information to a database is only required for pseudoephedrine sales.
3. Products that are manufactured in a manner that prevents them from being used to manufacture methamphetamine may be exempted by rule. For Hawaii, this only applies to pseudoephedrine products. Wisconsin exempts products that “cannot be readily used in the manufacture of methamphetamine.” The Washington board of pharmacy may also exempt these products from electronic submission requirements WA ST 69.43.110(4), and still require written requirements under WA ST 69.43.105(6).
4. Products that are found not to be used in the manufacture of methamphetamine may be exempted by rule. For Hawaii, this only applies to pseudoephedrine products. Kentucky exempts products “not subject to abuse”.
5. Exempts sales of products by a traditional Chinese herbal practitioner to a patient.
6. Exempts transactions when the details of the transaction are recorded in a pharmacy profile individually identified with the recipient and maintained by a licensed pharmacy.
7. Applies to pseudoephedrine products only.
8. Exempts dietary supplements, herbs, or other natural products, including concentrates or extracts, which: are not otherwise prohibited by law; and may contain naturally occurring ephedrine, ephedrine alkaloids, or pseudoephedrine, or their salts, isomers, or salts of isomers, or a combination of these substances, that: (i) are contained in a matrix of organic material; and (ii) do not exceed 15% of the total weight of the natural product.
9. MT statutes and rule do not specify if record needs to be kept in written or an electronic format.
10. Exempts products containing ephedrine or pseudoephedrine that are in liquid, liquid capsule, or gel capsule form if the ephedrine or pseudoephedrine is not the only active ingredient. In Michigan, this only applies to products that contain pseudoephedrine.
11. Records may be submitted electronically or in writing.
12. Exempts products in gel capsule or liquid form.
13. Exempts pediatric products labeled pursuant to federal regulation primarily intended for administration to children under 12 years of age according to label instructions. Washington exempts these products from electronic submission requirements under WA ST 69.43.110(4), but not written requirements under WA ST 69.43.105(6) when: in solid dosage form, the individual dosage units do not exceed fifteen milligrams of E/P; in liquid form, recommended dosage, according to label instructions, does not exceed fifteen milligrams of E/P per five milliliters of liquid product products; and pediatric liquid products primarily intended for administration to children under two years of age for which the recommended dosage does not exceed two milliliters and the total package content does not exceed one fluid ounce.
14. Exempts compounds, mixtures, or preparations in powder form where pseudoephedrine constitutes less than one percent of its total weight and is not its sole active ingredient.
15. Records of sales of single packages containing 360 mg or less of pseudoephedrine that are in liquid or gel capsule form must be kept, but do not have to be submitted to the database.
16. Packages that contain no more than 60 mg of ephedrine or pseudoephedrine or both as an active ingredient are exempted from record keeping requirements.
17. Products that are deemed not subject to abuse may be exempted by rule.
18. Logbook is optional for pharmacies selling products containing E/P.
19. Washington allows the board of pharmacy to exempt products, upon the application of a manufacturer, from electronic submission requirements under WA ST 69.43.110(4), but not written requirements under WA ST 69.43.105(6), because : the product meets the federal definition of an ordinary over-the-counter pseudoephedrine product as defined in 21 U.S.C. 802; the product is a salt, isomer, or salts of isomers of pseudoephedrine and, as packaged, has a total weight of more than three grams but the net weight of the pseudoephedrine base is equal to or less than three grams; and the board of pharmacy determines that the value to the people of the state of having the product, as packaged, available for sale to consumers outweighs the danger, and the product, as packaged, has not been used in the illegal manufacture of methamphetamine.
20. According to the Consumer Healthcare Products Association, these states are using the interstate NPLeX system.