71-2422. Act, how cited. Sections 71-2422 to 71-2430 shall be known and may be cited as the Cancer Drug Repository Program Act.


71-2423. Terms, defined. For purposes of the Cancer Drug Repository Program Act:
(1) Cancer drug means a prescription drug used to treat (a) cancer or its side effects or (b) the side effects of a prescription drug used to treat cancer or its side effects;
(2) Department means the Department of Health and Human Services Regulation and Licensure;
(3) Health care facility has the definition found in section 71-413;
(4) Health clinic has the definition found in section 71-416;
(5) Hospital has the definition found in section 71-419;
(6) Participant means a physician's office, pharmacy, hospital, or health clinic that has elected to voluntarily participate in the program and that accepts donated cancer drugs under the rules and regulations adopted and promulgated by the department for the program;
(7) Pharmacy has the definition found in section 71-425;
(8) Physician's office means the office of a person licensed to practice medicine and surgery or osteopathic medicine and surgery;
(9) Prescribing practitioner means a health care practitioner licensed under the Uniform Licensing Law who is authorized to prescribe cancer drugs;
(10) Prescription drug has the definition found in section 71-1,142; and
(11) Program means the cancer drug repository program established pursuant to section 71-2424.


71-2424. Cancer drug repository program; established. The department shall establish a cancer drug repository program for accepting donated cancer drugs and dispensing such drugs to Nebraska residents. Participation in the program shall be voluntary.


71-2425. Cancer drug donation. Any person or entity, including, but not limited to, a cancer drug manufacturer or health care facility, may donate cancer drugs to the program. Cancer drugs may be donated to a participant.


71-2426. Cancer drug; accepted or dispensed; conditions. (1) A cancer drug shall only be accepted or dispensed under the program if such drug is in its original, unopened, sealed, and tamper-evident unit dose packaging, except that a cancer drug packaged in single unit doses may be accepted and dispensed if the outside packaging is opened but the single-unit-dose packaging is unopened.
(2) A cancer drug shall not be accepted or dispensed under the program if (a) such drug bears an expiration date that is earlier than six months after the date the drug was donated or (b) such drug is adulterated or misbranded as described in section 71-2401 or 71-2402.
(3) Subject to limitations provided in this section, unused cancer drugs dispensed under the medical assistance program established in section 68-1018 may be accepted and dispensed under the program.


71-2427. Participant; duties; fee authorized. (1) A participant shall comply with all applicable provisions of state and federal law relating to the storage, distribution, and dispensing of donated cancer drugs and shall inspect all such drugs prior to dispensing to determine if they are adulterated or misbranded as described in section 71-2401 or 71-2402. Such drugs shall only be dispensed pursuant to a prescription issued by a prescribing practitioner. Such drugs may be distributed to another participant for dispensing.
(2) A participant may charge a handling fee for distributing or dispensing cancer drugs under the program. Such fee shall be established in rules and regulations adopted and promulgated by the department. Cancer drugs donated under the program shall not be resold.


71-2428. Immunity. (1) Any person or entity, including a cancer drug manufacturer, which exercises reasonable care in
donating, accepting, distributing, or dispensing cancer drugs under the Cancer Drug Repository Program Act or rules and
degulations adopted and promulgated under the act shall be immune from civil or criminal liability or professional disciplinary
action of any kind for any injury, death, or loss to person or property relating to such activities.

(2) Notwithstanding subsection (1) of this section, the donation of a cancer drug by a cancer drug manufacturer does not
absolve the manufacturer of any criminal or civil liability that would have existed but for the donation, nor shall such
donation increase the liability of such cancer drug manufacturer that would have existed but for the donation.


71-2429. Rules and regulations. The department, upon the recommendation of the Board of Pharmacy, shall adopt and
promulgate rules and regulations to carry out the Cancer Drug Repository Program Act. Such rules and regulations shall
include, but not be limited to:

(1) Eligibility criteria and other standards and procedures for participants that accept and distribute or dispense donated
cancer drugs;

(2) Necessary forms for administration of the program, including, but not limited to, forms for use by persons or entities
that donate, accept, distribute, or dispense cancer drugs under the program;

(3) The maximum handling fee that may be charged by participants that accept and distribute or dispense donated cancer
drugs;

(4) (a) Categories of cancer drugs that the program will accept for dispensing and (b) categories of cancer drugs that the
program will not accept for dispensing and the reason that such drugs will not be accepted; and

(5) Maintenance and distribution of the participant registry established in section 71-2430.


71-2430. Participant registry. The department shall establish and maintain a participant registry for the program. The
participant registry shall include the participant's name, address, and telephone number and shall identify whether the
participant is a physician's office, a pharmacy, a hospital, or a health clinic. The department shall make the participant registry
available to any person or entity wishing to donate cancer drugs to the program.


STATUTES PERTAINING TO COMMUNITY HEALTH CENTER RELABELING AND REDISPENSING

71-2431. Community health center; relabeling and redispensing prescription drugs; requirements. (1) Prescription
drugs or devices which have been delivered to a community health center for dispensing to a patient of such health center
pursuant to a valid prescription, but which are not dispensed or administered to such patient, may be delivered to a pharmacist
or pharmacy under contract with the community health center for relabeling and redispensing to another patient of such health
center pursuant to a valid prescription, except that:

(a) The decision to accept delivery of the drug or device for relabeling and redispensing shall rest solely with the
contracting pharmacist or pharmacy;

(b) The drug or device shall have been in the control of the community health center at all times;

(c) The drug or device shall be in the original and unopened labeled container with a tamper-evident seal intact. Such
container shall bear the expiration date or calculated expiration date and lot number; and

(d) The relabeling and redispensing is not otherwise prohibited by law.

(2) For purposes of this section:

(a) Administer has the definition found in section 71-1,142;

(b) Calculated expiration date has the definition found in section 71-1,147.53;

(c) Community health center means a community health center established pursuant to the Health Centers Consolidation
Act of 1996, 42 U.S.C. 201 et seq., as such act existed on May 7, 2005;

(d) Deliver or delivery has the definition found in section 71-1,142;

(e) Dispense or dispensing has the definition found in section 71-1,142;

(f) Prescription has the definition found in section 71-1,142; and

(g) Prescription drug or device has the definition found in section 71-1,142.

(3) The Department of Health and Human Services Regulation and Licensure, in consultation with the Board of
Pharmacy, may adopt and promulgate rules and regulations to carry out this section.


STATUTES PERTAINING TO POISONS

71-2501. Poison, defined; exceptions. (1) For purposes of sections 71-2501 to 71-2510:

(a) Poison shall include: Arsenic, metallic or elemental, and all poisonous compounds and preparations thereof; corrosive