**Section 1330.410 Pharmacy Licenses**

a) Each individual, partnership, corporation or any other applicant for a pharmacy license shall indicate, on forms supplied by the Division, the type of pharmacy services to be provided by the licensee.

b) The Board may review and make recommendations to the Director regarding pharmacy applications filed with the Division.

c) A pharmacy who provides more than one type of pharmacy service shall be issued one pharmacy license and shall be charged the appropriate fee, as set forth in Section 1330.20.

d) A pharmacy shall designate a pharmacist-in-charge as provided for in Section 1330.660.

e) When a third-party company is hired to run a pharmacy, that third-party company shall be the license holder; however, the license may be issued with the name of the pharmacy, as a d/b/a, or with the name of the third-party company. The Illinois Controlled Substance license shall be issued to the third-party company unless the third-party company and the pharmacy or hospital cosigns a pharmacy service agreement that assigns overall responsibility for controlled substances to the hospital or pharmacy.

(Source: Amended at 48 Ill. Reg. 10225, effective June 28, 2024)