

[REDACTED]

From: Penta, Samuel J (DPH)
Sent: Monday, December 19, 2005 9:13 AM
To: [REDACTED]
Subject: FW: NE Pharm

-----Original Message-----
From: Penta, Samuel J (DPH)
Sent: Friday, September 16, 2005 8:47 AM
To: [REDACTED]
Subject: FW: NE Pharm

-----Original Message-----
From: Young, Charles (DPH)
Sent: Friday, September 16, 2005 8:23 AM
To: [REDACTED]
Cc: Coffey, James D (DPH); [REDACTED]
Subject: RE: NE Pharm

Good Morning [REDACTED]:

Please be advised that at the present time the Board of Registration in Pharmacy does not have any such 5% rule and I suspect that the registrant is well aware that the only way he is permitted to provide a legend drug product is pursuant to a written or oral prescription.

I really appreciate this alert and will forward it through appropriate channels to ensure the registrant is made aware of this fact.

Sincerley,

Chuck Young

Please Note Change in Contact Information
Charles R. Young, R.Ph., CFE
Executive Director
Board of Registration in Pharmacy
[REDACTED]

-----Original Message-----
From: [REDACTED]
Sent: Friday, September 16, 2005 9:09 AM
To: Young, Charles (REG)
Subject: RE: NE Pharm

Chuck,

We have looking to purchase some products from New England Compounding Center in Framingham. The products we are looking at are not available from pharmaceutical manufacturers or have been backordered by pharmaceutical

manufacturers.

Our business with them as been on a per patient prescription basis. They are willing to sell us items without a patient name and dispense the prescription to Brigham and Women's Hospital as long as the products are used in-house. They claim that they are allowed to do this without a patient name as long as this type of prescription volume is less than 5% of there total prescription filling.

Does this sound ok? They claim that they have been in contact with the Board of Pharmacy regarding this issue.

Thanks [REDACTED]