

The United States Department of Justice
Drug Enforcement Administration

# **Telemedicine and the Controlled Substances Act**

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# **Course Objectives**

**§** Discuss the Ryan Haight Online Pharmacy Consumer Protections Act.

Solution Discuss the requirements of prescribing controlled substances using telemedicine under Federal law.

# **Course Objectives**

Solution Discuss the requirements of a telecommunications system when using telemedicine.

**§** Discuss practitioners who are exempt from the Ryan Haight Act in-person medical evaluation requirement.

# **Course Objectives**

# Solution Discuss the telemedicine requirements to abide by both state and federal laws.

At the completion of this block of instruction you will be able to answer the following questions:

**1. Does the Ryan Haight Act only apply to on-line pharmacies?** 

2. For a prescription to be valid it must be issued for a legitimate medical purpose in the usual course of professional practice?

3. Are you required to have one in-person visit with your patient in order to conduct telemedicine?

4. Does e-mail or fax meet the communication requirements for telemedicine?

5. For most practitioners conducting telemedicine the patient must be in:
(a) DEA registered hospital/clinic or
(b) in the physical presence of a DEA registered practitioner?

6. When conducting telemedicine does the remote practitioner need to have a DEA registration in the state where the patient is located?

**Ryan Haight Online Pharmacy Consumer Protection Act of 2008** 

> PL-110-425 110<sup>th</sup> Congress

# October 15, 2008

# "The Ryan Haight Act"



## **The Controlled Substances Act**



# Added New Provisions to the (Controlled Substances Act)

**Purpose of the Ryan Haight Act** 

**Prevent** illegal distribution and dispensing of controlled substances by means of the Internet. <u>Controlled Substances Dispensed</u> by Means of the Internet

21 U.S.C. § 829 (Prescriptions) was amended as follows: No controlled substance may be delivered, distributed, or dispensed without a Valid Prescription

# Valid Prescription

# A prescription issued for a

# legitimate medical purpose in the

# <u>usual course of professional practice</u>

# **A Prescription Issued By**

A <u>practitioner</u> who has conducted at least 1 "in-person medical evaluation" of the patient

# **In-Person Medical Evaluation**

A medical evaluation that is conducted with the patient in the physical presence of the practitioner.

# **In-Person Medical Evaluation**



# The practitioner is engaged in the practice of Telemedicine

# \*21 U.S.C. § 829 (e)(3)(A)\*

## TELEMEDICINE

#### "The Basics"

#### TELEMEDICINE

# 21 U.S.C. § 802 (54)

The practice of medicine in accordance with applicable **Federal and State laws** by a practitioner (other than a pharmacist) at a location remote from the patient, and

is communicating with the patient, or health care professional who is treating the patient,

# using a telecommunications system referred to in

# 42 C.F.R. § 410.78(a)(3)

# **Telecommunications System**

**Multimedia communications equipment** that includes, at a minimum, audio and video equipment permitting two-way, real time interactive communication between the patient and remote practitioner.

**Telecommunications System** 

Telephones,

facsimile machines,

and electronic mail systems

do not meet this definition.

(A) is being conducted -

(i) while the <u>patient</u> is being treated by, and <u>physically located in a</u> <u>DEA- registered hospital or clinic</u> <u>and</u>

(ii) by a practitioner -(1) acting in the usual course of professional practice; (2) acting in accordance with applicable State law; and (3) is registered ... in the State in which the patient is located, **unless** the practitioner (is)-

# (B) is being conducted

while the <u>patient</u> is being treated by, and in the <u>physical presence of, a</u> <u>DEA-registered practitioner.</u>

a practitioner -(1) acting in the usual course of professional practice; (2) acting in accordance with applicable State law; and (3) is registered ... in the State in which the patient is located, unless the practitioner (is)-

Minor "Exceptions" for DEA Registration

# **Employee or Contractor of Veterans Affairs**

#### **Indian Health Service**



# Medical Emergency Situation (Veterans Affairs)



# **Public Health Emergency**



# **Special Registration for Telemedicine**



# Other Circumstances determined by the Attorney General and the (HHS) Secretary...

# **The Remote Practitioner**

The remote practitioner must be registered with the DEA:

1. In the state where they are physically located; and

2. In the every state where the patient is located

21 U.S.C. § 822 (e)(1), 21 C.F.R. § 1301.12(a), 71 FR 69478, December 1, 2006

#### **How Can You Do Telemedicine?**

(1) Patient is in a DEA Registered Hospital

(2) Patient is in the Physical Presence of a DEA Registered Practitioner

(3) DEA Registered Practitioner Travels to the Residence or Other Physical Location of the Patient

## How Can You Do This?

(4) Rent an Office and Have Your Patients Go to the Office Where the DEA Registered Practitioner is Located.

(5) Mobile Van (DEA Registered Practitioner on Board)



1. Are you required to have one in person visit with your patient in order to conduct telemedicine?

A. Yes B. No

# 2. Does e-mail or fax meet the communication requirements for telemedicine?

A.Yes B.No

# **3.** The Ryan Haight Act only applies to online pharmacies.

A.True B.False

4. When conducting telemedicine does the remote practitioner need to have a DEA registration in the state where the patient is located?

A. Yes B. No

5. For a prescription to be valid it must be issued for a legitimate medical purpose in the usual course of professional practice?

A.True B.False

6. For most practitioners conducting telemedicine the patient must be in (a) DEA registered hospital/clinic or (b) in the physical presence of a DEA registered practitioner?

A. True B. False



