

155A.17 Wholesale drug license.

1. A person shall not establish, conduct, or maintain a wholesale drug business as defined in [this chapter](#) without a license. The license shall be identified as a wholesale drug license.

2. The board shall establish standards for drug wholesaler licensure and may define specific types of wholesaler licenses. The board may deny, suspend, or revoke a drug wholesale license for failure to meet the applicable standards or for a violation of the laws of this state, another state, or the United States relating to prescription drugs, devices, or controlled substances, or for a violation of [this chapter](#), [chapter 124](#), [124A](#), [124B](#), [126](#), or [205](#), or a rule of the board.

3. The board shall adopt rules pursuant to [chapter 17A](#) on matters pertaining to the issuance of a wholesale drug license. The rules shall provide for conditions of licensure, compliance standards, licensure fees, disciplinary action, and other relevant matters. Additionally, the rules shall establish provisions or exceptions for pharmacies, chain pharmacy distribution centers, logistics providers, and other types of wholesalers relating to pedigree requirements, drug or device returns, and other related matters, so as not to prevent or interfere with usual, customary, and necessary business activities.

4. [This section](#) does not apply to a manufacturer's representative acting in the usual course of business or employment as a manufacturer's representative.

[87 Acts, ch 215, §17; 91 Acts, ch 233, §3; 2005 Acts, ch 179, §180, 181](#)