

## USP 800 Task Force Meeting Minutes

July 11, 2017 0700-01100

Attendees: Trip Hoffman, Rob Muelleck, Matt Higley, Karin Carestia, Jennifer Zaelit, Mary Rogers, Kyle Anderson, Jim Ruble, Christine Jacobson, Adam Jones, Jacob Corsi, Brynne Hinchman (student), Koby Taylor (phone)

Excused: Chris Cox

### Minutes

1. Goal is for the committee to present a proposal to the State Board of Pharmacy in September or October 2017. Then, to have a meeting of the stakeholders this fall and made available by first part of 2018 (six months ahead of 7/2018 USP 800 implementation date).
2. USP 800 Nationwide Survey- Results of survey shared with the group. 37 completed survey. Per NABP statistically speaking this is a good response. 57% of respondent states will implement USP 800. 8% said no plans to implement. 35% undecided. Results of survey to be sent to the Task Force.
3. Jim Ruble and Brynne Hinchman shared a spreadsheet of USP 800 guidelines Sections 1-10.
  - Jim recommended that we use USP 800 as a blueprint for establishing policies and procedures for our pharmacies.
  - Risk is more than just exposure to people. We ought to consider risk to environment (eg water supply, etc) and other EPA/RCRA issues. Endocrine disruptors are P and U listed waste.
  - Balance between risk and economic commerce impact.
  - Consider further breaking down reproductive risk while considering volume of preparations, etc (similar to Loyd Allen of IJPC); Group to look at 3-5 specific examples of these meds.
  - Each pharmacy needs a specific list of hazardous drugs unique to their facility; this list to be reviewed annually; exempting drugs from this list must have objective data to support the exemption; discussed whether to adopt NIOSH list as written and having sites prove exemption versus having these drugs exempted from the NIOSH list from the beginning. Subgroup of USP 800 Task Force (Kyle Anderson, Christine Jacobson, Mary Rogers, Trip Hoffman) will meet in August to come up with a proposed template for elements required for exemption to the NIOSH hazardous list. This template will be presented at our August meeting and once approved will then be presented to stakeholders in September.
  - Types of exposure- no changes to spreadsheet required
  - Responsibilities of personnel handling hazardous drugs- no changes except for increasing the economic impact from 1 to 3 due to time required to make sure all employees are trained on hazardous drugs handling.
  - Sections 5-10 no changes to spreadsheet required
  - Once spreadsheet is completed will work on adding more best practice standards and training documents

- Jim Ruble and students to review sections 11-18 and the Task Force will review this information on 8/29/2017.

What jurisdiction state, province or territory do you represent?	Are you planning to adopt USP 800 into your rules and regulations?	Indicate by which date adoption of USP 800 into your rules and regulations is planned.	Are you planning to adopt by reference, or by writing hybrid/revise regulations	Will you be revising elements of USP 800 into your rules and regulations?	If you are planning to re-write your version, do you anticipate your version to be more strict or less strict than USP 800? (e.g., footcandle, etc)	If you are planning to re-write your version, what do you anticipate changing?	Will your jurisdiction use the USP 800 blueprint inspection form by MABP or create your own form for community pharmacy practice?	Does your jurisdiction anticipate adopting/enforcing USP 800 or other protocols/requirements for hazardous drug handling differently between institutional and community pharmacy practice?	How has your jurisdiction engaged with USP 800?	Has your jurisdiction begun and/or provided training/education for staff, inspectors, etc?	Does your jurisdiction plan on changing or adding additional CPE requirements for USP 800?	Would your jurisdiction be interested in receiving the results of this survey upon completion?	
Oregon	Undecided at this time				Less strict On same/compatible with USP 800	*Other - Unknown at this time	Yes (MABP blueprint form)	Differently - Unknown at this time	No formal process	No	No	Yes - Thank you very much! Elena - PS Regarding question #4, ORCP will likely "use" the MABP's blueprint inspection form for research... but we do also annually create a PIC Self-Inspection Form for PICs to complete - we will likely do the same with this topic.	
Oklahoma	Yes	July 1, 2018	Hybrid/revise regulations		Less strict	*Other - Unsure at this time. Likely to be a tiered system based on quantity compounded and type of hazardous drugs.	No (Create our own form)	Equally	Separate committee, sub-committees, task force, etc.	Yes	No	Yes - Cindy Fan chair@pharmacy.ok.gov	
PEI	No	July 1, 2020	Reference		Less strict		Yes (MABP blueprint form)	Equally	No formal process	Yes	No		
PA	Undecided at this time				At this time we would likely focus on only the "shall's" and not the "should" and "not-should" items.		Yes (MABP blueprint form)	Differently - We will need to coordinate with the Department of Labor and Industries that has jurisdiction of the employee environment.	Separate committee, sub-committees, task force, etc.			Yes - steven.saw@doh.pa.gov Yes - david.e.patterson@pa.gov	
Washington	Yes	July 1, 2018	Hybrid/revise regulations		Less strict		Yes (MABP blueprint form)	Equally	No formal process	Yes	No		
West Virginia	Yes	Later date of enforcement	Reference		Less strict parallel	*Facility design changes	Yes (MABP blueprint form)	Differently - USP 800 is not a one size fits all guidance so we will need to right size the expectation or requirements to work for the level of risk	Other	Yes	No	Yes - Larry Pineson, Executive Secretary Nevada State Board of Pharmacy lpinson@pharmacy.nv.gov	
Nevada	Yes	July 1, 2018	Reference		Less strict	*Facility design changes	Yes (MABP blueprint form)	Equally	No formal process	Yes	No	Yes - New Hampshire Board of Pharmacy 121 South Fruit Street, Suite 40L Concord, NH 03301 Attention: Board Administrator	
New Hampshire	Undecided at this time				Less strict	*Other - Not ready to answer at this time	Yes (MABP blueprint form)	Equally	No formal process	No	No		
Wyoming	Yes	July 1, 2018	Reference		Less strict		Yes (MABP blueprint form)	Differently - We are not sure what this question means. Certainly the intent is to have more uniformity in institutional pharmacy inspections as it is now. I anticipate that the community pharmacy inspection will be less intense but still include hazardous drugs.	Other	Yes	No	Yes - many.walker@wyo.gov	
Hawaii	No				More strict		No (Create our own form)	Differently - Not applicable, but couldn't choose that response.	No formal process	No	No		
Arizona State Board of Pharmacy	Yes	Later date of enforcement	Reference		Less strict		Yes (MABP blueprint form)	Equally	Separate committee, sub-committees, task force, etc.	No	No	Yes - Kam Garbath kgarbath@azpharmacy.gov	
Vermont	Yes	July 1, 2018	Reference		Less strict		No (Create our own form)	Equally	Other	Yes	No		
IA	Undecided at this time				Less strict undecided	*Other - undecided	No (Create our own form)	Equally	Other	Yes	No		
Texas	No				Less strict	Quality and Control since we have most of this already in our existing certain portions in our rules.	No (Create our own form)	Equally	Separate committee, sub-committees, task force, etc.	Yes	No	Yes - Gay Dodson - gay.dodson@pharmacy.texas.gov	
Massachusetts	Yes	July 1, 2018	Hybrid/revise regulations		More strict	*Facility design changes	No (Create our own form)	Equally	Public meetings	Yes	No	Yes - Michelle Chan@state.ma.us Yes - Karl Shaward-Komenders karl.shaward@state.ma.us	
SD	Yes	July 1, 2018	Reference		More strict		No (Create our own form)	Equally	No formal process	Yes	No		
NY	Undecided at this time				Disregard answer selected - A decision has not been made at this time.	*Other - A decision has not been made at this time.							
ND	Undecided at this time				Less strict	If we look to do our own write of 800 I am sure there will be a few provisions that we will be less strict on	No (Create our own form)	Equally	No formal process	Yes	No	Yes - mharady@brinet.net	
Maine Board of Pharmacy	Undecided at this time				Less strict	Unfortunately, the response is only because I am not permitted to go further with this question. I am not permitted to go further with this question. The selected checkbox is not true to fact for this reason. The Maine Board has not yet discussed a course of action on USP 800	Yes (MABP blueprint form)	Differently - Unfortunately, the response is only because I am not permitted to go further with this question. I am not permitted to go further with this question. The selected checkbox is not true to fact for this reason. The Maine Board has not yet discussed a course of action on USP 800	No formal process	No	No	Yes - Geraldine.L.Betts@maine.gov	

What jurisdiction state, province or territory do you represent?	Indiana	Are you planning to adopt USP 800 into your rules and regulations?	Undecided at this time	Indicate by which date adoption of USP 800 into your rules and regulations is planned.	July 1, 2018	Are you planning to adopt Hybrid/ revised regulations?	Hybrid/ revised regulations	Will you forgo placing USP 800 directly into your rules, but enforce through inspections?	Yes	Will you be re-writing elements of USP 800 into your own version?	Yes	If you are planning to re-write your own version of USP 800, how do you anticipate changing?	*Other - Unknown at this time	Will your jurisdiction use the USP 800 blueprint (create your own form for inspectors)?	No (Create our own form)	Does your jurisdiction anticipate adopting/enforcing USP 800 or other protocols/requirements for hazardous drug handling differently between institutional and community pharmacy practice settings?	Differently - Undecided at this time	How has your jurisdiction engaged with stakeholders concerning USP 800?	Separate committee, sub-committees, task force, etc.	Has your jurisdiction begun and/or provided training/education for staff, inspectors, etc.?	Yes	Does your jurisdiction plan on changing or adding additional CPE requirements for USP 800?	No	Would your jurisdiction be interested in receiving the results of this survey upon completion?	Yes - drcowton@pa.in.gov
Shakatchewan	Yes	Later date of enforcement	Hybrid/ revised regulations	Yes	Later date of enforcement	Hybrid/ revised regulations	Yes	Yes	Yes	Yes	Yes	Separate committee, sub-committees, task force, etc.	Equally	No (Create our own form)	Equally	Separate committee, sub-committees, task force, etc.	Yes	Yes	Yes	Yes	Yes	Yes	Yes - rry.zubert@saskpharm.ca		
New Jersey	Yes	July 1, 2018	Reference	Yes	July 1, 2018	Reference	Yes	More strict	We are adopting, then adapting the National Association of Pharmacy Regulatory Authorities model (revised) to implement them in phases starting with those based upon USP 795, 797 then 800.	Less strict	More strict	*Other - Unknown at this time	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Anthony Rubiniaccio RPh, Executive Director, NJ Board of Pharmacy Anthony.rubiniaccio@ps.state.nj.us Thanks!	No	Yes	Yes - rry.zubert@saskpharm.ca		
Rhode Island	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	More strict	We have existing regulations that have a section or two that are stricter and will refer to current USP requirements wherever possible.	Less strict	More strict	*Other - N/A	Yes (NABP Blueprint form)	Equally	Separate committee, sub-committees, task force, etc.	Yes	No	No	Yes	Yes - Peter Magosta@health.ri.gov	No	Yes	Yes - rry.zubert@saskpharm.ca		
Guam Board of Pharmacy	Undecided at this time	Undecided at this time	Undecided at this time	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	More strict	This needs to be presented before the Board so Board so unable to answer at this point.	Less strict	More strict	Other - This needs to be presented before the Board so Board so unable to answer at this point.	Yes (NABP Blueprint form)	Equally	Public meetings	Yes	No	No	Yes	Yes - Marlene Catubullo marlene.catubullo@bphs.guam.gov	No	Yes	Yes - rry.zubert@saskpharm.ca		
Nevada	Undecided at this time	Undecided at this time	Undecided at this time	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Alabama	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
New Mexico	Yes	July 1, 2018	Reference	Yes	July 1, 2018	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Kansas	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Ohio	Yes	July 1, 2019	Reference	Yes	July 1, 2019	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Minnesota	Yes	July 1, 2018	Reference	Yes	July 1, 2018	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Tennessee	Yes	July 1, 2019	Reference	Yes	July 1, 2019	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Kentucky	Undecided at this time	Undecided at this time	Undecided at this time	Yes	July 1, 2018	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
California	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	July 1, 2018	Hybrid/ revised regulations	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		
Louisiana	Yes	July 1, 2018	Reference	Yes	July 1, 2018	Reference	Yes	Less strict	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, just to complete the survey.	More strict	More strict	Other - We will adopt 800 as is written	No (Create our own form)	Equally	No formal process	Yes	No	No	Yes	Yes - Susan Almeron, salmeron@abop.com Susan Almeron, PharmD 1505 S. Las Vegas Blvd. Suite C Albuquerque, NM 87109	No	Yes	Yes - rry.zubert@saskpharm.ca		

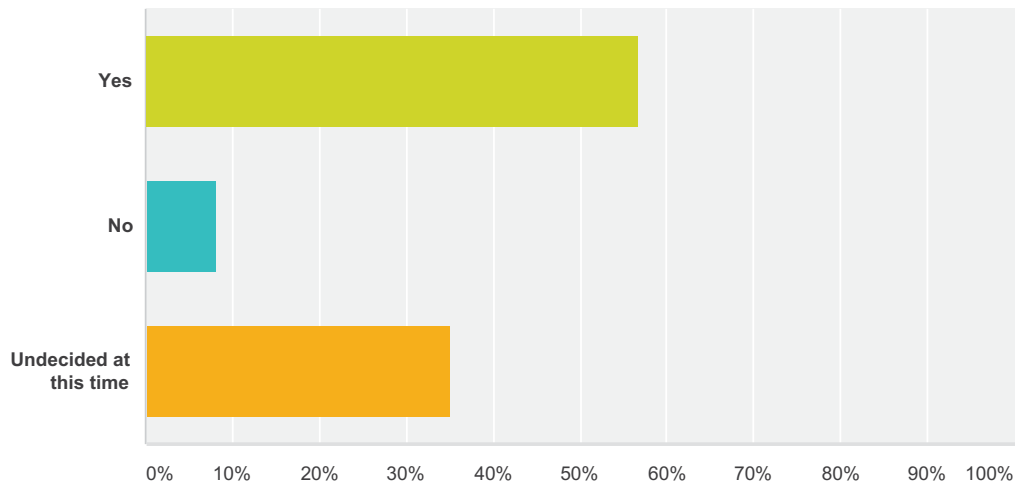
## Q1 What jurisdiction (state, province or territory) do you represent?

Answered: 34 Skipped: 3

#	Responses	Date
1	Oregon	6/13/2017 4:23 PM
2	Oklahoma	6/7/2017 9:15 AM
3	PEI	6/7/2017 9:02 AM
4	pa	6/7/2017 8:16 AM
5	Washington	6/7/2017 12:42 AM
6	New Jersey	6/6/2017 4:17 PM
7	West Virginia	6/6/2017 4:04 PM
8	Nevada	6/6/2017 3:12 PM
9	New Hampshire	6/6/2017 3:04 PM
10	Wyoming	6/6/2017 2:43 PM
11	Hawaii	6/5/2017 7:52 PM
12	Arizona State Board of Pharmacy	6/2/2017 5:29 PM
13	Vermont	6/2/2017 7:58 AM
14	ia	6/1/2017 9:34 PM
15	Texas	6/1/2017 12:07 PM
16	Massachusetts	5/31/2017 12:45 PM
17	SD	5/31/2017 12:28 PM
18	NY	5/31/2017 10:45 AM
19	ND	5/31/2017 8:39 AM
20	Maine Board of Pharmacy	5/31/2017 7:35 AM
21	Indiana	5/31/2017 7:22 AM
22	Saskatchewan	5/30/2017 8:58 PM
23	Rhode Island	5/30/2017 6:03 PM
24	Guam Board of Pharmacy	5/30/2017 5:36 PM
25	Nebraska	5/30/2017 4:44 PM
26	Alabama	5/30/2017 4:23 PM
27	New Mexico	5/30/2017 3:49 PM
28	Kansas	5/30/2017 3:11 PM
29	Ohio	5/30/2017 2:54 PM
30	Minnesota	5/30/2017 2:46 PM
31	Tennessee	5/30/2017 2:43 PM
32	Kentucky	5/30/2017 2:39 PM
33	California	5/30/2017 2:39 PM
34	Louisiana	5/30/2017 2:33 PM

## Q2 Are you planning to adopt USP 800 into your rules and regulations?

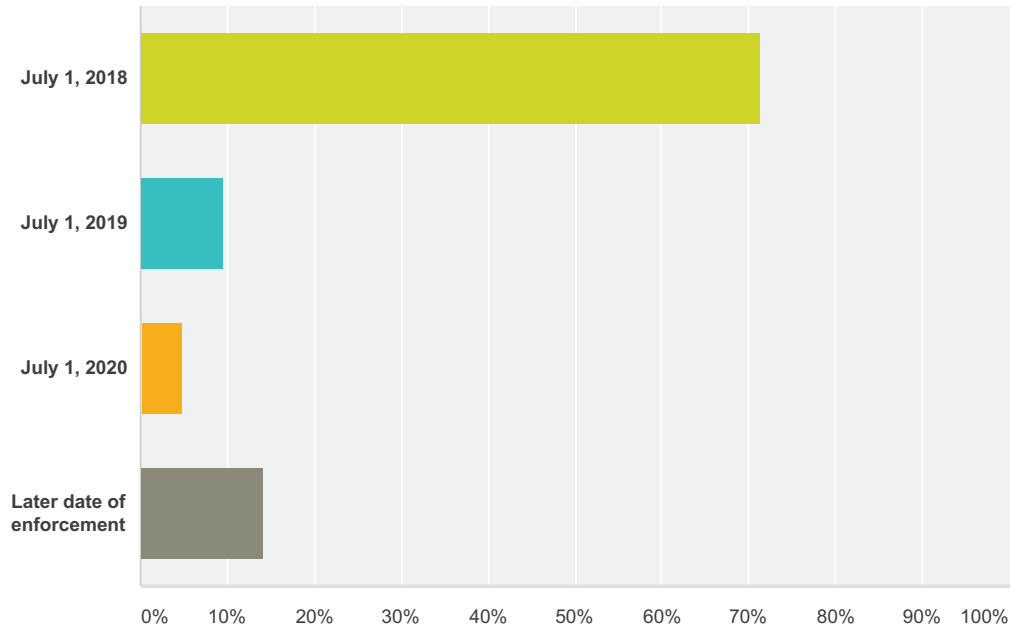
Answered: 37 Skipped: 0



Answer Choices	Responses	
Yes	56.76%	21
No	8.11%	3
Undecided at this time	35.14%	13
<b>Total</b>		<b>37</b>

**Q3 Indicate by which date adoption of USP 800 into your rules and regulations is planned.**

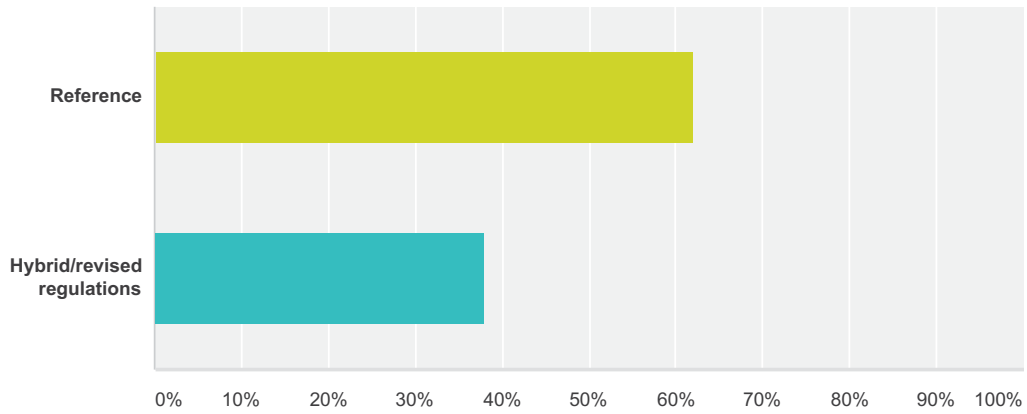
Answered: 21 Skipped: 16



Answer Choices	Responses
July 1, 2018	71.43% 15
July 1, 2019	9.52% 2
July 1, 2020	4.76% 1
Later date of enforcement	14.29% 3
<b>Total</b>	<b>21</b>

### Q4 Are you planning to adopt by reference, or by writing hybrid or revised regulations?

Answered: 21 Skipped: 16

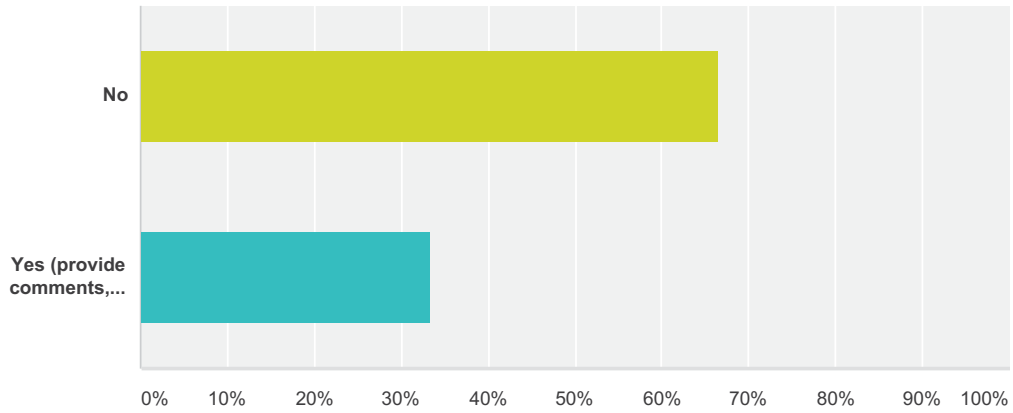


Answer Choices	Responses
Reference	61.90% 13
Hybrid/revised regulations	38.10% 8
<b>Total</b>	<b>21</b>



### Q5 Will you forego placing USP 800 directly into your rules, but enforce through inspections?

Answered: 3 Skipped: 34

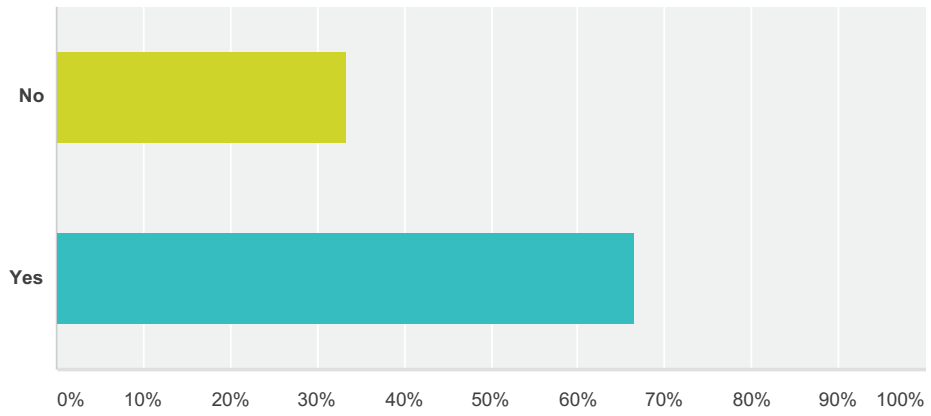


Answer Choices	Responses
No	66.67% 2
Yes (provide comments, examples, feedback, etc.)	33.33% 1
<b>Total</b>	<b>3</b>

#	Yes (provide comments, examples, feedback, etc.)	Date
1	We will place certain portions in our rules -- the rules are being drafted at this time	6/1/2017 12:09 PM

### Q6 Will you be re-writing elements of USP 800 into your own version?

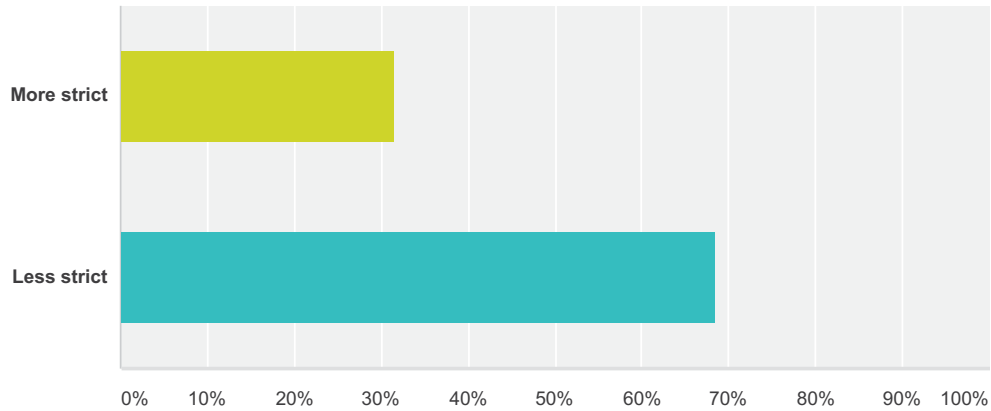
Answered: 3 Skipped: 34



Answer Choices	Responses	
No	33.33%	1
Yes	66.67%	2
<b>Total</b>		<b>3</b>

### Q7 If you are planning to re-write your own version for your jurisdiction, do you anticipate your version be more strict or less strict than USP 800?

Answered: 19 Skipped: 18



Answer Choices	Responses
More strict	31.58% 6
Less strict	68.42% 13
<b>Total</b>	<b>19</b>

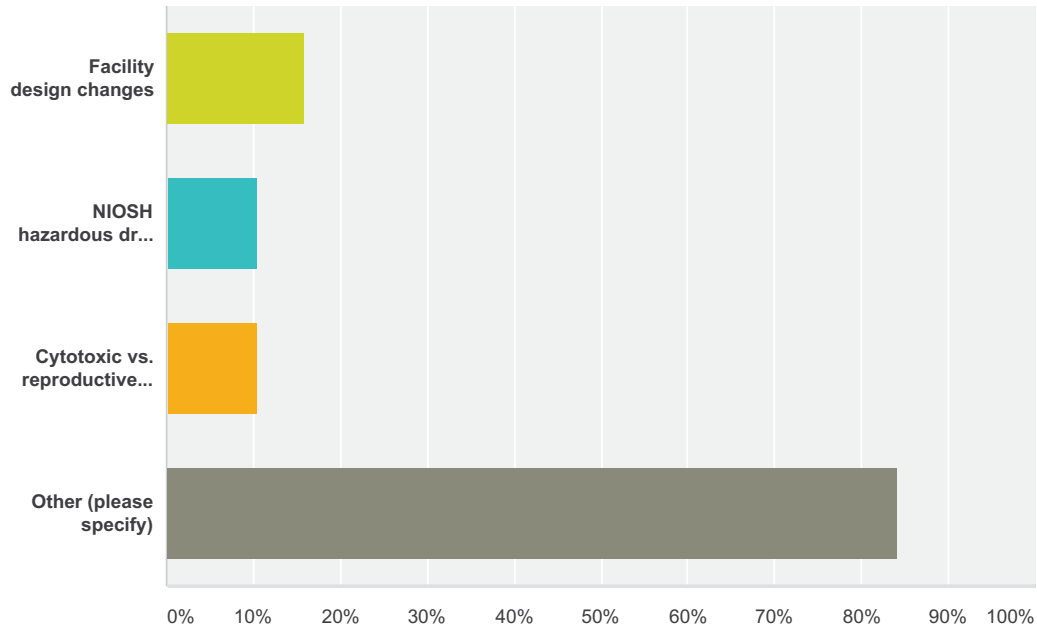
#	Provide comments, examples, feedback, etc.	Date
1	Or same/compatible with USP 800	6/13/2017 4:25 PM
2	At this time we would likely focus on only the "shalls" and not the should.	6/7/2017 12:44 AM
3	parallel	6/6/2017 3:13 PM
4	not ready to answer at this time	6/6/2017 3:05 PM
5	undecided	6/1/2017 9:35 PM
6	hard to answer this question -- we are placing certain portions in our rules	6/1/2017 12:14 PM
7	Disregard answer selected- A decision has not been made at this time.	5/31/2017 10:47 AM
8	If we look to do our own write of 800 I am sure there will be a few provisions that we will be less strict on	5/31/2017 8:41 AM
9	Unfortunately, the response is only because I am not permitted to go further with this survey and no option for "other." The selected check radial is not true to fact for this reason. The Maine Board has not yet discussed a course of action on USP 800	5/31/2017 7:38 AM
10	We are adopting, then adapting the National Association of Pharmacy Regulatory Authorities model standards when complete and intend to implement them in phases starting with those based upon USP 795, 797 then 800.	5/30/2017 9:00 PM
11	We have existing regulations that have a section or two that are stricter and will refer to current USP requirements wherever possible.	5/30/2017 6:09 PM
12	This needs to be presented before the Board so unable to answer at this point.	5/30/2017 5:37 PM
13	Our regulations state that all licenses must comply with all chapters in USP-NF. Therefore we do not plan to rewrite or to be more or less strict than 800. I am selecting less strict, ust to complete the survey.	5/30/2017 4:31 PM
14	Our adoption, which took effect 1/1/17, closely follows those provisions USP 800. We did not select all provisions to include in our regs.	5/30/2017 2:45 PM

# USP 800 Survey

15	Undetermined at this time	5/30/2017 2:41 PM
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### Q8 If you are planning to re-write your own version of USP 800 for your jurisdiction, what items do you anticipate changing?

Answered: 19 Skipped: 18



Answer Choices	Responses
Facility design changes	15.79% 3
NIOSH hazardous drugs list modifications, etc.	10.53% 2
Cytotoxic vs. reproductive toxicity only medications	10.53% 2
Other (please specify)	84.21% 16
<b>Total Respondents: 19</b>	

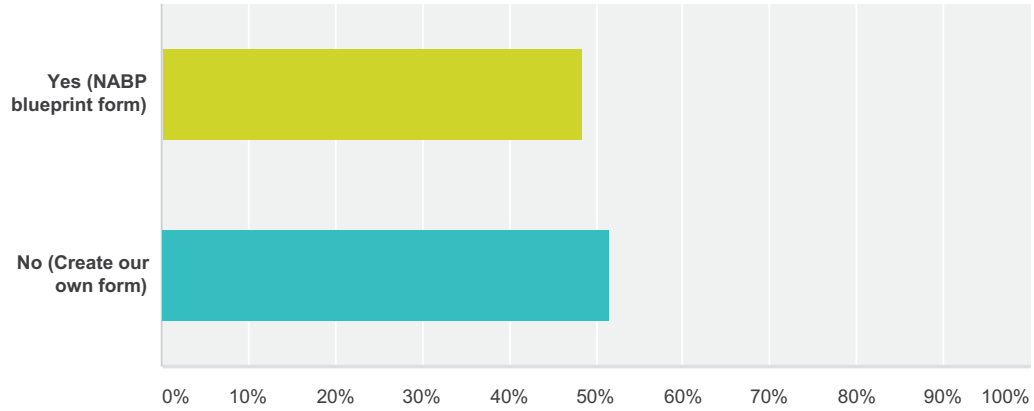
#	Other (please specify)	Date
1	Unknown at this time	6/13/2017 4:25 PM
2	Unsure at this time. Likely to be a tiered system based on quantity compounded and type of hazardous drugs.	6/7/2017 9:17 AM
3	Focus on "shall" items and not "should" items.	6/7/2017 12:44 AM
4	Not ready to answer at this time	6/6/2017 3:05 PM
5	undecided	6/1/2017 9:35 PM
6	I don't think we are changing anything but we are not including Environment Quality and Control since we have most of this already in our rules.	6/1/2017 12:14 PM
7	A decision has not been made at this time.	5/31/2017 10:47 AM
8	We would be undecided at this point	5/31/2017 8:41 AM
9	The Maine Board has not yet discussed a course of action on USP 800	5/31/2017 7:38 AM
10	Unknown at time.	5/31/2017 7:23 AM
11	As per the NAPRA model standards.	5/30/2017 9:00 PM

## USP 800 Survey

12	n/a	5/30/2017 6:09 PM
13	This needs to be presented before the Board so unable to answer at this point.	5/30/2017 5:37 PM
14	We will adopt 800 as is written	5/30/2017 4:31 PM
15	unknown at this time	5/30/2017 3:12 PM
16	undetermined at this time	5/30/2017 2:41 PM

### Q9 Will your jurisdiction use the USP 800 blueprint inspection form by NABP or create your own form for inspections?

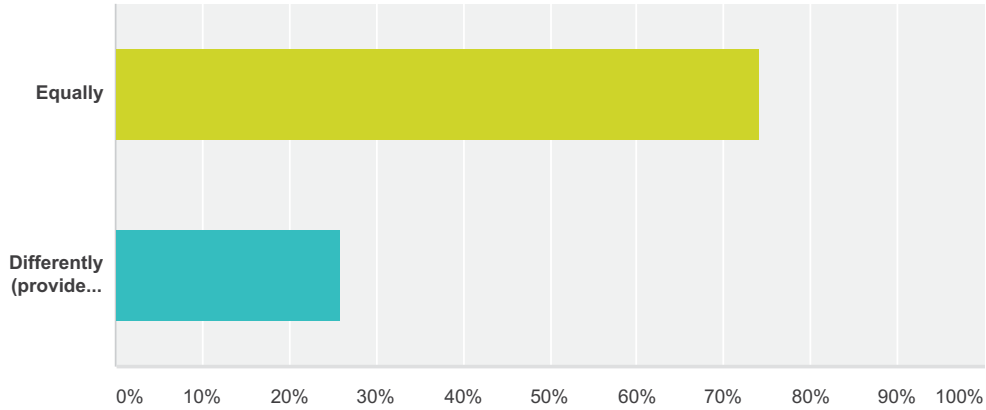
Answered: 31 Skipped: 6



Answer Choices	Responses
Yes (NABP blueprint form)	48.39% 15
No (Create our own form)	51.61% 16
<b>Total</b>	<b>31</b>

### Q10 Does your jurisdiction anticipate adopting/enforcing USP 800 or other protocols/requirements for hazardous drug handling differently between institutional and community pharmacy practice settings?

Answered: 31 Skipped: 6



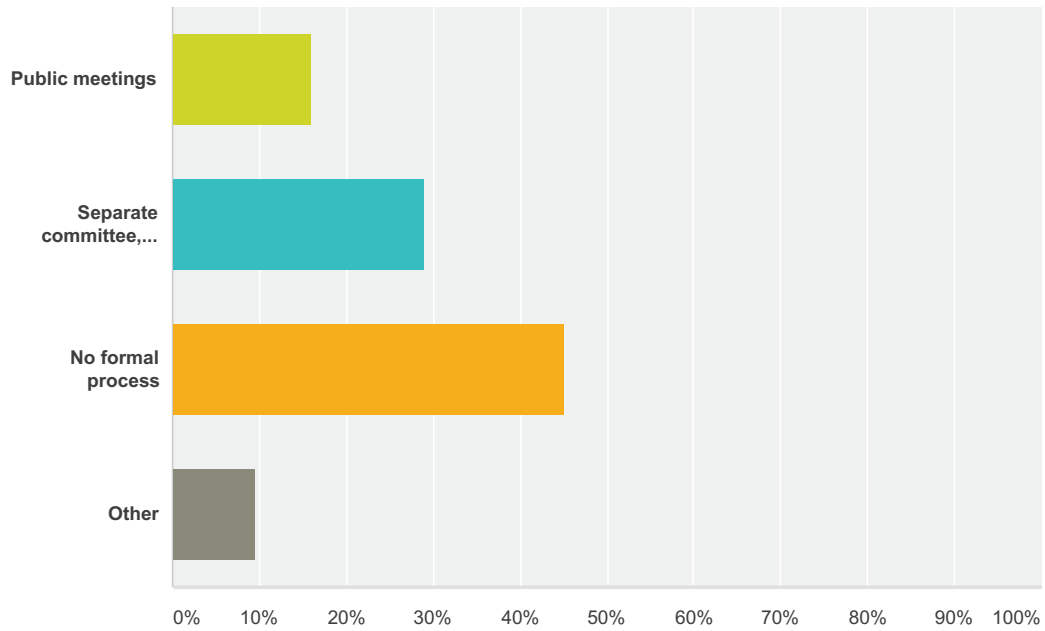
Answer Choices	Responses
Equally	74.19% 23
Differently (provide comments, examples, feedback, etc.)	25.81% 8
<b>Total</b>	<b>31</b>

#	Differently (provide comments, examples, feedback, etc.)	Date
1	Unknown at this time	6/13/2017 4:35 PM
2	We will need to coordinate with the Department of Labor and Industries that has jurisdiction of the employee environment.	6/7/2017 12:46 AM
3	USP 800 is not a one size fits all guidance so we will need to right size the expectation of requirements to work for the level of risk.	6/6/2017 3:49 PM
4	We are not sure what this question means. Certainly the blueprint will be used for institutional pharmacy inspections as it is now. I anticipate that the community pharmacy inspection will be less intense but still include hazardous drugs.	6/6/2017 2:47 PM
5	Not applicable, but couldn't choose that response.	6/5/2017 7:54 PM
6	Unfortunately, the response is only because I am not permitted to go further with this survey and no option for "other." The selected check radial is not true to fact for this reason. The Maine Board has not yet discussed a course of action on USP 800	5/31/2017 7:40 AM
7	Undecided at this time.	5/31/2017 7:24 AM
8	New information seems to relax the requirements for community practice and we will see how those requirements play out	5/30/2017 2:46 PM



### Q11 How has your jurisdiction engaged with stakeholders concerning USP 800?

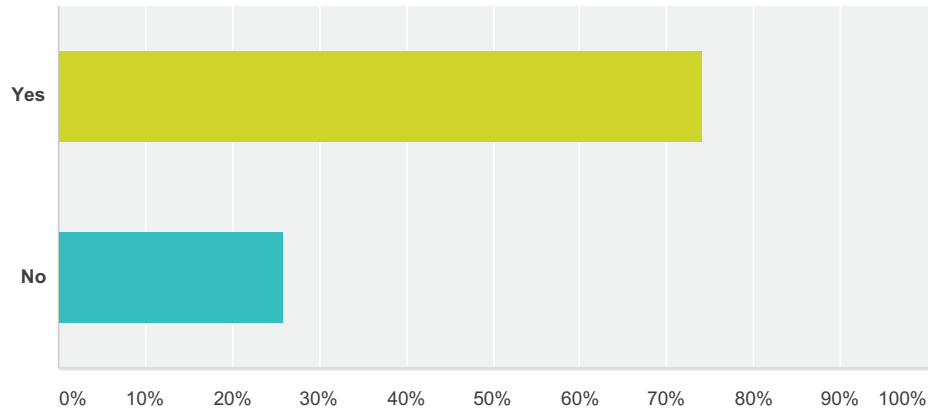
Answered: 31 Skipped: 6



Answer Choices	Responses
Public meetings	16.13% 5
Separate committee, sub-committees, task force, etc.	29.03% 9
No formal process	45.16% 14
Other	9.68% 3
<b>Total</b>	<b>31</b>

### Q12 Has your jurisdiction begun and/or provided training/education for staff, inspectors, etc.?

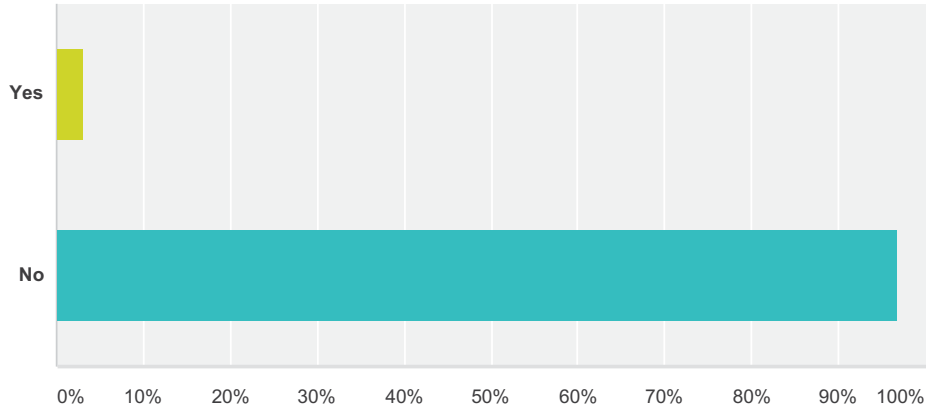
Answered: 31 Skipped: 6



Answer Choices	Responses	
Yes	74.19%	23
No	25.81%	8
<b>Total</b>		<b>31</b>

### Q13 Does your jurisdiction plan on changing or adding additional CPE requirements for USP 800?

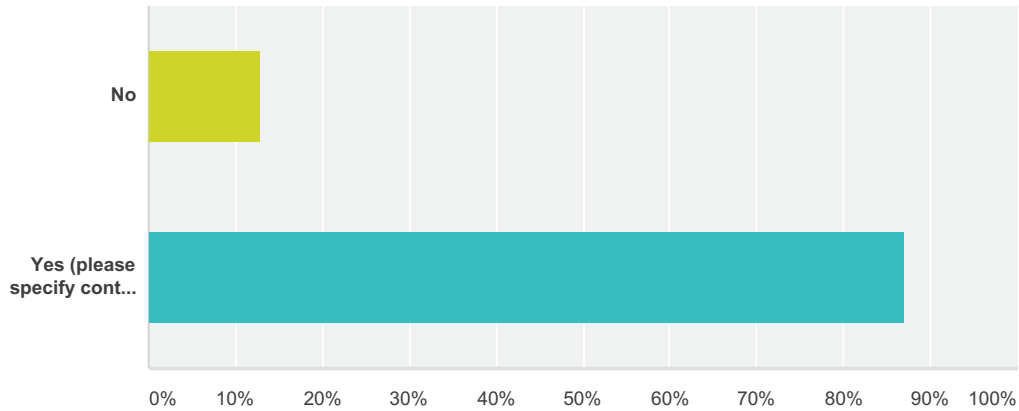
Answered: 31 Skipped: 6



Answer Choices	Responses
Yes	3.23% 1
No	96.77% 30
<b>Total</b>	<b>31</b>

### Q14 Would your jurisdiction be interested in receiving the results of this survey upon completion?

Answered: 31 Skipped: 6



Answer Choices	Responses
No	12.90% 4
Yes (please specify contact information)	87.10% 27
<b>Total</b>	<b>31</b>

#	Yes (please specify contact information)	Date
1	Thank you very much! -Fiona PS Regarding question #5, OBOP will likely "use" the NABP's blueprint inspection form for research... but we do also annually create a PIC Self Inspection Form for PICs to complete - we will likely do the same with this topic.	6/13/2017 4:35 PM
2	Cindy Fain cfain@pharmacy.ok.gov	6/7/2017 9:31 AM
3	steven.saxe@doh.wa.gov	6/7/2017 12:46 AM
4	Anthony Rubinaccio RPh, Executive Director, NJ Board of Pharmacy Anthony.rubinaccio@lps.state.nj.us Thanks !	6/6/2017 4:17 PM
5	david.e.potters@wv.gov	6/6/2017 4:05 PM
6	Larry Pinson, Executive Secretary Nevada State Board of Pharmacy lpinson@pharmacy.nv.gov	6/6/2017 3:15 PM
7	New Hampshire Board of Pharmacy 121 South Fruit Street, Suite 401 Concord, N.H. 03301 Attention: Board Administrator	6/6/2017 3:07 PM
8	mary.walker@wyo.gov	6/6/2017 2:47 PM
9	Kam Gandhi KGandi@AZPharmacy.gov	6/2/2017 5:37 PM
10	Gay Dodson -- gay.dodson@pharmacy.texas.gov	6/1/2017 12:15 PM
11	Michelle.Chan@state.ma.us	5/31/2017 12:53 PM
12	Kari Shanard-Koenders kari.shanard-koenders@state.sd.us	5/31/2017 12:30 PM
13	mhardy@btinet.net	5/31/2017 8:42 AM
14	Geraldine.L.Betts@maine.gov	5/31/2017 7:40 AM
15	dcovington@pla.in.gov	5/31/2017 7:24 AM
16	ray.joubert@saskpharm.ca	5/30/2017 9:02 PM
17	peter.ragosta@health.ri.gov	5/30/2017 6:11 PM

## USP 800 Survey

18	Marlene Carbullido marlene.carbullido@dphss.guam.gov	5/30/2017 5:38 PM
19	Susan Alverson, salverson@albop.com	5/30/2017 4:33 PM
20	Ben Kesner NM Board of Pharmacy 5500 San Antonio Dr NE Suite C Albuquerque NM 87109	5/30/2017 3:51 PM
21	alexandra.blasi@ks.gov	5/30/2017 3:12 PM
22	cameron.mcnamee@pharmacy.ohio.gov	5/30/2017 2:55 PM
23	cody.wiberg@state.mn.us	5/30/2017 2:47 PM
24	Reginald.dilliard@tn.gov	5/30/2017 2:46 PM
25	none	5/30/2017 2:46 PM
26	steve.hart@ky.gov	5/30/2017 2:43 PM
27	Malcolm J Broussard, Executive Director mbroussard@pharmacy.la.gov 225.925.6481	5/30/2017 2:35 PM