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# North Carolina Opioid Rule Goes into Effect May 1, 2018

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The North Carolina Industrial Commission adopted opioid prescribing guidelines effective May 1, 2018. The rules are specific to care being provided to injured workers in North Carolina. Here is a summary of the more critical points of the new guidelines.

## **Section .0102—Definitions**

- Acute phase defined as 12 weeks of treatment following accident of injury or following aggravation of injury
- Chronic phase defined as the continued treatment of pain following the 12 week acute phase using a targeted medication
- Presumptive urine drug test means an initial urine drug test that identifies negative specimens and presumptive positive specimens, and is interpreted through visual examination.
  - Examples include dipstick tests and drug test cups.
  - A health care provider who is providing pain management treatment in the chronic phase to an employee may administer a presumptive urine drug test that is qualitative and interpreted or analyzed with instrumental or chemical assistance if the health care provider believes, in his or her medical opinion, that a more sensitive presumptive urine drug test is appropriate and is likely to reduce the need for a confirmatory urine drug test.
- Confirmatory urine drug test means a definitive urine drug test that verifies the results of a urine drug test. A confirmatory urine drug test identifies individual drugs and drug metabolites.
  - Health care providers shall use a confirmatory drug test for the lowest number of drug classes necessary based on the results of the presumptive urine drug test, not to exceed 21 drug classes.
- Targeted controlled substance means any controlled substance included in [G.S. 90-90\(1\)](#) or (2) or [G.S. 90-91\(d\)](#). (click on statute citation and refer to paragraph indicated to see lists)

### **Section .0200—First Prescription in Acute Phase**

(This section does not apply if injured worker had been treated with an opioid for 12 weeks immediately preceding the effective date of the rule.)

- Physician must document that non-pharma pain treatment is not appropriate or was tried and failed
- Physician should prescribe fewest possible days of a targeted medication, but no more than 5 days supply
- Can only prescribe 1 targeted medication for 1st prescription
- Physician should prescribe lowest possible MED not to exceed 50 MED
- Limits use of transcutaneous, transdermal, transmucosal, or buccal opioid preparations unless physician can demonstrate oral options did not work
- No fentanyl prescriptions allowed in acute phase
- No benzodiazepines allowed in acute phase
- No carisoprodol allowed in the acute phase if another targeted medication is prescribed
- If injured worker is receiving carisoprodol or a benzo from another prescriber, must inform patient of potential risks and inform other prescriber of the new prescription
- Prior to prescribing a targeted medication, physician must check Controlled Substance Reporting System (CSRS) for use of targeted medications over the prior 12 months

### **Section .0202—Subsequent Prescriptions of Targeted Medication in Acute Phase**

- Physician should not prescribe more than 1 targeted medication at a time during acute phase
- Physician should prescribe fewest possible days of targeted medications
- Physician should prescribe lowest MED not to exceed 50 MED of a short-acting opioid, but may prescribe 50-90 MED after medical justification
- If a physician wants to prescribe a targeted medication beyond 30 days, the following requirements must be met:
  - Must use a drug risk screening tool
  - Must initiate a presumptive drug screening test
    - If positive for non-prescribed drugs or negative for prescribed drugs, physician may order confirmatory drug test
    - Document test results
  - Must document medical necessity for going beyond 30 days
- Limits use of transcutaneous, transdermal, transmucosal, or buccal opioid preparations unless physician can demonstrate oral options did not work
- No fentanyl prescriptions allowed in acute phase
- No benzodiazepines allowed in acute phase
- No carisoprodol allowed in the acute phase if another targeted medication is prescribed
- If injured worker is receiving carisoprodol or a benzodiazepine from another prescriber, the new prescriber must inform patient of potential risks and inform the other prescriber of the new prescription
- Prior to prescribing a targeted medication, physician must check the Controlled Substance Reporting System (CSRS) for use of targeted medications over the prior 12 months

### **Section .0203—Prescribing Targeted Drugs in Chronic Phase**

- Physician must document that non-pharma pain treatment is not appropriate or was tried and failed
- Physician must use a drug risk screening tool
- Physician should not prescribe more than 1 targeted medication at a time during chronic phase unless medical necessity is documented

- Physician may not prescribe more than 2 targeted medications at a time — one long-acting and one short-acting
- Physician should prescribe fewest possible days of targeted medications
- Physician should prescribe lowest MED not to exceed 50 MED of a short-acting opioid, but may prescribe 50-90 MED after medical justification
- Physician may prescribe over 90 MED with prior-authorization and periodic review of medication/dosing
- Limits use of transcutaneous, transdermal, transmucosal, or buccal opioid preparations unless physician can demonstrate oral options did not work
- Physician may prescribe transdermal fentanyl in chronic phase with prior authorization
- Physician may prescribe methadone to treat pain in chronic phase with prior authorization
- No benzodiazepines allowed in chronic phase
- Physician may prescribe carisoprodol with a targeted medication in chronic phase with prior authorization
- If injured worker is receiving carisoprodol or a benzodiazepine from another prescriber, the new prescriber must inform patient of potential risks and inform other prescriber of the new prescription
- Prior to prescribing a targeted medication, physician must check CSRS for use of targeted medications over the prior 12 months and at every visit or every three months — whichever is more frequent
- Prior to prescribing first targeted drug in chronic phase, the physician must conduct a presumptive urine drug test and conduct periodic testing while targeted drug is prescribed
  - No few than 2 tests per year
  - No more than 4 tests per year without prior authorization
- If presumptive test reveals use of non-disclosed drugs or lack of use of prescribed drugs, physician must order a confirmatory drug test
- If injured worker changes to a new health care provider during the chronic phase, the new health care provide must complete a new drug risk screening

### **Section .0301—Opioid Antagonists**

- Physician should consider co-prescribing an antagonist if one of the following conditions are present:
  - Injured worker is taking a benzodiazepine and one other targeted medication
  - Prescribed drug exceeds 50 MED per day
  - Injured worker has a history of drug overdose risk
  - Injured worker has a history of substance abuse disorder
  - Injured worker has history or mental health issue that could put them at risk for an overdose
  - Injured worker has a co-morbid condition that places them at greater risk for opioid toxicity
- Employer or carrier has choice of product

### **Section .0400—Non-pharmacological treatment of pain**

- This section encourages health care providers to explore using non-pharmacological treatments for pain and provides some examples of treatment

### **Section .0500—Substance Abuse Disorder Treatment**

- If health care provider believes injured worker is a candidate for substance abuse disorder treatment, the insurance carrier or employer may request additional information from the referring provider.

North Carolina joins a growing number of states that are aggressively addressing the over-prescribing of opioids to injured workers. To aid in the implementation of the new guidelines, the Industrial Commission also published a companion guide. We applaud their efforts and look forward to helping our customers manage these new rules.

The latest version of the rule and companion guide can be found [here](#).

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If you have questions on this rule, please contact Brian Allen at [brian.allen@mitchell.com](mailto:brian.allen@mitchell.com).



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