

State	USP 800 Adopted	Notes
Alabama	No	Proposing regulations to require compliance with all current requirements of USP.
Alaska	No	No discussions, so far. BOP plans to make changes to compounding regulations in the near future. USP 800 may be discussed at the time. No specific timeframe given as to when regulation changes will be made.
Arizona	Yes	Requires that pharmacies follow USP compendium; therefore, USP 800 is automatically adopted by reference.
Arkansas	No	Will be discussed at September BOP mtg.
California	Yes	
Colorado	No	
Connecticut	Yes	
Delaware	No	Request made by one state department to have added to agenda for August BOP meeting.
District of Columbia		
Florida	No	
Georgia	No	Under review. No timetable for action.
Hawaii	No	No plans at this time to adopt.
Idaho	No	Group of national pharmacy associations (APhA, NCPA, NACDS) asked BOP not to act until 2021. BOP indicated it has no plans to pursue add'l rule changes related to USP 800 in the near future.
Illinois	No	BOP was asked for 5-year stay.
Indiana	No	It will be discussed in the coming months.
Iowa	Yes	
Kansas	No	BOP just recently acquired legislative authority to regulate compounding. BOP is currently in the process of promulgating rules and regulations with USP 795 & 797. Will take up USP 800 in early 2018.



Kentucky	No	BOP is assembling a task force to review. Believes there will be some form of USP 800 coming soon.
Louisiana	No	USP 800 is on the BOP's Aug. 25 meeting agenda for discussion. The board's general operating position is that all of the USP chapters numbered below 1000 are enforceable standards, and pharmacies are expected to comply with those standards, even though they may not be included formally in regulations (USP 795, 797 were adopted).
Maine	No	Will be discussed; but no plans for rulemaking at this time.
Maryland	No	Currently proposing legislation for compliance with all USP standards.
Massachusetts	Yes	State law requires all pharmacies to adhere to USP; therefore, it's adopted by reference. BOP in process of drafting add'l hazardous compounding regs. Pharmacies need to comply with USP 800 by July 1, 2018 deadline.
Michigan	No	
Minnesota	No (though, it's enforceable in Minnesota; see notes)	BOP has not officially adopted USP 800 in Minnesota Rules Chapter 6800; however, the BOP considers USP to be enforceable even though it has not formally adopted.
Mississippi	No	BOP is discussing.
Missouri	No	BOP is watching. No discussion planned.
Montana	No	Will eventually adopt into pharmacy rules, but waiting to see what other states are doing.
Nebraska	No	BOP is discussing.
Nevada	No	Board discussed at its July meeting and directed staff to start the rulemaking process for changes for USB 800 by scheduling a workshop with the board. First workshop will be at the board's September meeting.
New Hampshire	No	No discussions planned at this time.



New Jersey	No	BOP is revising some regulations. There will be reference to USP 800, though it's not clear if the board will adopt it in total. More information may be available in the fall.
New Mexico	Yes	USP is the official compendium for New Mexico; therefore, USP 800 is automatically adopted by reference.
New York	No	Not planned for discussion at next board meeting. May be discussed sometime.
North Carolina	Yes	By reference.
North Dakota	No	Informal discussions have taken place. BOP exec indicated there hasn't been time to officially to discuss at BOP mtgs.
Ohio	No	BOP was asked to delay by national associations (APhA, NCPA, NACDS).
Oklahoma	No	Task force reviewing. Possibly in 2018 may propose through rulemaking.
Oregon	No	BOP is having issue in deciding whether USP 800 is OSHA, pharmacy, or both. There will be further discussion. May be several months before anything is finalized. Compounding rules are scheduled for rewriting in the fall.
Pennsylvania	No	Has not finalized regulations regarding sterile compounding.
Rhode Island	Yes	Will be referenced in upcoming regulation updates.
South Carolina	No	No immediate plans to discuss.
South Dakota	Yes	Inspectors are becoming educated to the standards and helping with IV room rebuilds, etc., in order to be compliant.
Tennessee	Yes	Any facility that compounds sterile products shall comply with applicable USP standards.
Texas	No	Decided not to move forward at this point; feel that current provisions in state law are sufficient.
Utah	No	Compounding task force is reviewing the standard.
Vermont	No	



Virginia	Yes	Inspectors are getting educated on the standards and will be helping to educate pharmacists on the requirements.
Washington	Yes	By reference. Must follow USP standards. PQAC instructed staff to begin work on the intersection and coordination of USP 800 with the state's labor & industry laws on hazardous materials. Commission is considering a complete rewrite of all rules, which will be discussed Sept. 13-15 and will include how to include USP 800.
West Virginia	Yes	Board inspector said they won't be enforced until 2021.
Wisconsin	No	
Wyoming	No	National pharmacy associations (APhA, NCPA, NACDS) asked BOP to delay rulemaking.

