



NEWS RELEASE

For Immediate Use

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PD-Rx Drops Three Counties Due to Local Ordinances

OKLAHOMA CITY, OK, FEBRUARY 3, 2017 – PD-Rx Pharmaceuticals, Inc., a publicly held corporation, (Symbol: PDRX), today announced that it will discontinue selling into three separate counties within the State of Washington due to the new ordinances imposed upon the industry.

Snohomish, Tacoma-Pierce, and Kitsap Counties have established drug takeback programs that require all defined producers that are in the distribution chain to pay for the collection of expired medications or unwanted prescriptions. The ordinance will require that each producer maintain a physical presence within the county with collection points or contracted services, an expense that will exceed the profit margin of established sales within those counties for PD-Rx.

PD-Rx is not an owner of any FDA approved drug applications, but a specialty packager of medications and finished goods. “PD-Rx has always maintained a national presence with distribution licenses in all 50 states, so it is a sad thing to see ourselves removed from these regions where we service healthcare providers and state and federal agencies,” stated Bob Surovec, Regulatory Affairs Compliance Officer with PD-Rx.

ABOUT THE COMPANY:

PD-Rx offers pharmaceutical and management strategies to the healthcare industry. Our management strategies focus on new products, solid business partners, and the specialized segment of the pharmaceutical industry. As a licensed FDA manufacturer and packager, PD-Rx offers a full spectrum of medications and specialized services. Our goal is to develop a matrix of cost containment tools and products that we can merge into any healthcare network to enhance patient care and improve managed care organizations bottom line. We provide proprietary products and prepackaged medications that are viewed by patient, insurance payers and healthcare providers as a progressive and responsive practice.

This press release contains “forward-looking” statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements involve known and unknown risks and uncertainties or other factors, which may cause actual results, performance or achievements expressed or implied by such forward-looking statements to vary from those forecast or implied in this release. Factors that might cause such a difference include, without limitation, decline in demand for the company’s products or services, and the effect of general economic conditions and factors affecting the industry.