Bill No. <u>SB 926</u>

Barcode 755694

CHAMBER ACTION

	CHAMBER ACTION						
	<u>Senate</u> <u>House</u>						
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11	The Committee on Health Care (Peaden) recommended the						
12	following amendment:						
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14	Senate Amendment (with title amendment)						
15	Delete everything after the enacting clause						
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17	and insert:						
18	Section 1. Paragraphs (d) and (f) of subsection (6) of						
19	section 499.0121, Florida Statutes, are amended to read:						
20	499.0121 Storage and handling of prescription drugs;						
21	recordkeepingThe department shall adopt rules to implement						
22	this section as necessary to protect the public health,						
23	safety, and welfare. Such rules shall include, but not be						
24	limited to, requirements for the storage and handling of						
25	prescription drugs and for the establishment and maintenance						
26	of prescription drug distribution records.						
27	(6) RECORDKEEPINGThe department shall adopt rules						
28	that require keeping such records of prescription drugs as are						
29	necessary for the protection of the public health.						
30	$(exttt{d}) exttt{1.}$ Each person who is engaged in the wholesale						
31	distribution of a prescription drug, and who is not an ${f 1}$						
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authorized distributor of record for the drug manufacturer's products, must provide to each wholesale distributor of such 2 drug, before the sale is made to such wholesale distributor, a 3 written statement under oath identifying each previous sale of the drug back to the last authorized distributor of record, 5 the lot number of the drug, and the sales invoice number of 7 the invoice evidencing the sale of the drug. The written statement must accompany the drug to the next wholesale 8 distributor. The department shall adopt rules relating to the 10 requirements of this written statement. This paragraph does 11 not apply to a manufacturer unless the manufacturer is performing the manufacturing operation of repackaging 12 13 prescription drugs.

- 2. Each wholesale distributor of prescription drugs must maintain separate and distinct from other required records all statements that are required under subparagraph 1. and paragraph (e).
- 3. Each manufacturer of a prescription drug sold in this state must maintain at its corporate offices a current list of authorized distributors and must make such list available to the department upon request.
- 4. Each manufacturer shall file a written list of all of the manufacturer's authorized distributors of record with the department. A manufacturer shall notify the department not later than 10 days after any change to the list. The department shall publish a list of all authorized distributors of record on its website.
- 5. For the purposes of this subsection, the term "authorized distributors of record" means a wholesale distributor with whom a manufacturer has established an ongoing relationship to distribute the manufacturer's $\frac{2}{8:15~\rm{AM}} = 03/27/06$ s0926c-he02-kon

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products. Effective March 1, 2004, an ongoing relationship is deemed to exist when a wholesale distributor, including any affiliated group, as defined in s. 1504 of the Internal Revenue Code, of which the wholesale distributor is a member:

- a. Is listed on the manufacturer's current list of authorized distributors of record.
- b. Annually purchases not less than 90 percent of all of its purchases of a manufacturer's prescription drug products, based on dollar volume, directly from that manufacturer and has total annual prescription drug sales of \$100 million or more.
- c. Has reported to the department pursuant to s. 499.012(3)(g)2. that the wholesale distributor has total annual prescription drug sales of \$100 million or more, and has a verifiable account number issued by the manufacturer authorizing the wholesale distributor to purchase the manufacturer's drug products directly from that manufacturer and that wholesale distributor makes not fewer than 12 purchases of that manufacturer's drug products directly from the manufacturer using said verifiable account number in 12 months. The provisions of this sub-subparagraph apply with respect to a manufacturer that fails to file a copy of the manufacturer's list of authorized distributors of record with the department by July 1, 2003; that files a list of authorized distributors of record which contains fewer than 10 wholesale distributors permitted in this state, excluding the wholesale distributors described in sub-subparagraph b.; or that, as a result of changes to the list of authorized distributors of record filed with the department, has fewer than 10 wholesale distributors permitted in this state as authorized distributors of record, excluding the wholesale 03/27/06 8:15 AM s0926c-he02-kon

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distributors described in sub-subparagraph b.

A wholesale distributor that satisfies the requirements of sub-subparagraph b. or sub-subparagraph c. shall submit to the department documentation substantiating its qualification pursuant to sub-subparagraph b. or sub-subparagraph c. The department shall add those wholesale distributors that the department has determined have met the requirements of sub-subparagraph b. or sub-subparagraph c. to the list of authorized distributors of record on the department's website.

6. This paragraph expires July 1, 2006.

(f)1. Effective July 1, 2006, each person who is engaged in the wholesale distribution of a prescription drug and who is not the manufacturer of that drug must, before each wholesale distribution of such drug, provide to the person who receives the drug either:

a. A pedigree paper as defined in s. 499.003(31); or
b. Until December 31, 2008, if the prescription drug
was purchased directly from the manufacturer, a statement in
written or electronic form stating that the wholesale
distributor or member of its affiliated group has purchased
the specific unit of the prescription drug directly from the
manufacturer, as defined in s. 499.012(1)(e), and is an
authorized distributor of record as specified in subparagraph
(d)5. In accordance with subparagraph (d)5., each manufacturer
shall file a written list of all of the manufacturer's
authorized distributors of record with the department by July
1, 2006. A manufacturer shall notify the department
shall publish a list of all authorized distributors of record
on its website.

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1	2. A repackager must comply with this paragraph.
2	3. The pedigree paper requirements in this paragraph
3	do not apply to compressed medical gases or veterinary legend
4	drugs.

- 4. Each wholesale distributor of prescription drugs must maintain separate and distinct from other required records all statements that are required under subparagraph 1.
- 5. In order to verify compliance with subparagraph 8 9 (d)1., each manufacturer of a prescription drug sold in this 10 state must make available upon request distribution documentation related to its sales of prescription drugs, 11 regardless of whether the prescription drug was sold directly 12 13 by the manufacturer to a person in Florida.

Section 2. This act shall take effect on July 1, 2006. 14

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18 And the title is amended as follows:

Delete everything before the enacting clause

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and insert:

A bill to be entitled

An act relating to drug distribution; amending s. 499.0121, F.S.; removing an expiration date on a provision relating to prescription drug recordkeeping; requiring that certain information be provided by certain prescription drug wholesalers to drug recipients; requiring drug manufacturers to file a list of authorized distributors with the department; requiring the department to publish certain information;

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