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1	A bill to be entitled
2	An act relating to the distribution of
3	prescription drugs; providing a short title;
4	providing legislative findings and intent with
5	respect to a report by the Seventeenth
6	Statewide Grand Jury; amending s. 499.003,
7	F.S.; defining additional terms; amending s.
8	499.005, F.S.; prohibiting the purchase or sale
9	of prescription drugs in wholesale distribution
10	in exchange for currency; clarifying provisions
11	prohibiting the transfer of legend drugs from
12	or to any person not authorized to possess such
13	drugs; prohibiting additional acts concerning
14	the distribution of prescription drugs;
15	creating s. 499.0051, F.S.; providing that
16	failure to maintain or deliver pedigree papers,
17	failure to authenticate pedigree papers,
18	forgery of pedigree papers, purchase of legend
19	drugs from an unlicensed person, sale of legend
20	drugs to an unlicensed person, possession or
21	sale of contraband legend drugs and possession
22	with intent to sell or deliver contraband
23	legend drugs, and forgery of prescription
24	labels or legend drug labels are felony
25	offenses; providing penalties; creating s.
26	499.0052, F.S.; providing that trafficking in
27	contraband legend drugs is a felony offense;
28	providing penalties; providing enhanced
29	penalties if the defendant is a corporation or
30	not a natural person; creating s. 499.0053,
31	F.S.; providing that the sale or purchase of a

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1	contraband legend drug resulting in great
2	bodily harm is a first-degree felony; creating
3	s. 499.0054, F.S.; providing that the sale or
4	purchase of a contraband legend drug resulting
5	in death is a first-degree felony; amending s.
6	499.006, F.S.; providing that a legend drug
7	that is unaccompanied by a proper pedigree
8	paper or that has been in the possession of an
9	unauthorized person is an adulterated drug;
10	amending s. 499.007, F.S.; revising labeling
11	requirements to conform to federal law;
12	amending s. 499.01, F.S.; requiring that
13	prescription drug repackagers, nonresident
14	prescription drug manufacturers, and freight
15	forwarders obtain a permit from the Department
16	of Health in order to do business; prohibiting
17	a county or municipality from issuing an
18	occupational license prior to an establishment
19	obtaining a permit required under ch. 499,
20	F.S., under specified circumstances; providing
21	for early expiration of certain permits;
22	amending s. 499.012, F.S.; excluding the
23	transfer of prescription drugs within a
24	hospital from the definition of wholesale
25	distribution; providing bond requirements for
26	prescription drug wholesalers; deleting
27	provisions authorizing the department to grant
28	out-of-state wholesalers reciprocity; requiring
29	freight forwarders and nonresident prescription
30	drug manufacturers to obtain a permit;
31	providing requirements for permit applications;
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First Engrossed

1	providing definitions; providing requirements
2	for the permitting of prescription drug
3	wholesalers and out-of-state prescription drug
4	wholesalers; providing criteria for permit
5	denials; requiring prescription drug
6	wholesalers to designate a representative;
7	providing criteria for designation as a
8	representative; correcting a cross-reference;
9	amending s. 499.0121, F.S.; requiring record
10	review; requiring pedigree papers for the
11	transfer and sale of legend drugs; providing
12	exemptions; providing documentation
13	requirements for the shipment of prescription
14	drugs; providing requirements for wholesale
15	drug distributors with respect to the exercise
16	of due diligence; providing rulemaking
17	authority; creating s. 499.01211, F.S.;
18	creating the Drug Wholesaler Advisory Council
19	within the Department of Health; providing for
20	membership of the council and terms of office;
21	requiring the council to review rules and make
22	recommendations to the secretary of the
23	department; amending s. 499.013, F.S.;
24	providing requirements for repackagers of
25	drugs, devices, and cosmetics; requiring that a
26	repackager obtain a permit from the department;
27	providing labeling requirements; amending s.
28	499.014, F.S.; specifying that certain
29	restricted distributors are exempt from the
30	requirements concerning pedigree papers;
31	amending s. 499.041, F.S.; revising the
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1	schedule of fees for permits; amending s.
2	499.051, F.S.; correcting a cross-reference;
3	revising the authority of the Department of
4	Health to inspect pharmacies and pharmacy
5	wholesalers; authorizing the department and the
б	Department of Law Enforcement to inspect
7	certain financial documents and records;
8	amending s. 499.055, F.S.; requiring the
9	Department of Health to establish a website
10	listing all permitholders and pending
11	enforcement actions; creating s. 499.065, F.S.;
12	authorizing the department to enter and inspect
13	all permitted facilities at any reasonable
14	time; authorizing the department to seize and
15	destroy prescription drugs representing a
16	threat to public health; authorizing the
17	department to close facilities that represent
18	an imminent danger to public health; amending
19	s. 499.066, F.S.; providing for administrative
20	actions by the department; creating s.
21	499.0661, F.S.; providing for the department to
22	issue cease and desist orders; providing for
23	the department to order the removal of certain
24	persons from involvement with certain drug
25	wholesalers; providing penalties; amending s.
26	499.067, F.S.; specifying additional grounds
27	for denial of a permit or certification;
28	amending s. 499.069, F.S.; revising certain
29	penalty provisions; creating s. 499.0691, F.S.;
30	providing criminal penalties for violations
31	related to drugs or false advertisement;

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1	amending s. 921.0022, F.S., relating to the
2	offense severity ranking chart of the Criminal
3	Punishment Code; conforming provisions to
4	changes made by the act; amending s. 895.02,
5	F.S.; including certain violations of part I of
6	ch. 499, F.S., within the definition of
7	racketeering activity; amending ss. 16.56 and
8	905.34, F.S.; authorizing criminal violations
9	of part I of ch. 499, F.S., to be prosecuted by
10	the Office of Statewide Prosecution and heard
11	by the Statewide Grand Jury; providing for
12	severability; providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. This act may be cited as the "Prescription
17	Drug Protection Act."
18	Section 2. Legislative findings and intentBased on
19	the report of the Seventeenth Statewide Grand Jury in its
20	First Interim Report the Legislature finds that prescription
21	drugs brought into the state by wholesalers are being
22	relabeled and falsely represented as being of a higher dosage
23	by other wholesalers in order to charge higher prices for
24	those drugs and that counterfeit substances labeled as genuine
25	pharmaceuticals are being distributed, thereby causing an
26	extreme danger that persons eventually receiving the drugs by
27	prescription are receiving ineffective drugs in nontherapeutic
28	doses, or even receiving dangerous or unwholesome substances,
29	with the result that the health and well-being of the public
30	is at risk. The Statewide Grand Jury also found that the lack
31	of an effective pedigree paper requirement has resulted in the
	5

inability of prescription drug users to have confidence in the 1 purity and efficacy of the drugs they use. The Statewide Grand 2 3 Jury further noted that present laws do not allow effective 4 criminal prosecution of persons involved in such false 5 representations. It is the intent of the Legislature that the 6 statutory changes and recommendations outlined in the 7 Statewide Grand Jury's report be implemented as provided by 8 this act. 9 Section 3. Section 499.003, Florida Statutes, is amended to read: 10 499.003 Definitions of terms used in ss. 11 499.001-499.081.--As used in ss. 499.001-499.081, the term: 12 "Advertisement" means any representation 13 (1) 14 disseminated in any manner or by any means, other than by labeling, for the purpose of inducing, or which is likely to 15 16 induce, directly or indirectly, the purchase of drugs, 17 devices, or cosmetics. 18 (2) "Affiliated party" means: 19 (a) A director, officer, trustee, partner, or 20 committee member of a permittee or applicant or a subsidiary 21 or service corporation of the permittee or applicant; (b) A person who, directly or indirectly, manages, 22 23 controls, or oversees the operation of a permittee or applicant, regardless of whether such person is a partner, 24 25 shareholder, manager, member, officer, director, independent 26 contractor, or employee of the permittee or applicant; 27 (c) A person who has filed or is required to file a personal information statement pursuant to s. 499.012(4) or is 28 29 required to be identified in an application for a permit or to 30 renew a permit pursuant to s. 499.012(3); or 31 6

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(d) The five largest natural shareholders that own at 1 2 least 5 percent of the permittee or applicant. 3 "Applicant" means a person applying for a permit (3) 4 or certification under ss. 499.001-499.081. 5 "Authenticate" means to affirmatively verify (4) 6 before any distribution of a legend drug occurs that each 7 transaction listed on the pedigree paper has occurred. 8 (5)(2) "Certificate of free sale" means a document 9 prepared by the department which certifies a drug, device, or 10 cosmetic, that is registered with the department, as one that can be legally sold in the state. 11 12 (6) "Closed pharmacy" means a pharmacy that is 13 licensed under chapter 465 and purchases prescription drugs 14 for use by a limited patient population and not for wholesale 15 distribution or sale to the public. The term does not include 16 retail pharmacies. 17 (7) (4) "Color" includes black, white, and intermediate 18 grays. 19 (8)(5) "Color additive" means a material that: 20 (a) Is a dye pigment, or other substance, made by a process of synthesis or similar artifice, or extracted, 21 22 isolated, or otherwise derived, with or without intermediate 23 or final change of identity from a vegetable, animal, mineral, or other source; or 24 (b) When added or applied to a drug or cosmetic or to 25 26 the human body, or any part thereof, is capable alone, or 27 through reaction with other substances, of imparting color thereto; 28 29 except that the term does not include any material which has 30 been or hereafter is exempt under the federal act. 31 7 CODING: Words stricken are deletions; words underlined are additions.

(9)(6) "Compressed medical gas" means any liquefied or 1 2 vaporized gas that is a prescription drug, whether it is alone 3 or in combination with other gases. 4 (10) "Contraband legend drug" means any adulterated 5 drug, as defined in s. 499.006, any counterfeit drug, as 6 defined in this section, and also means any legend drug for 7 which a pedigree paper does not exist, or for which the pedigree paper in existence has been forged, counterfeited, 8 falsely created, or contains any altered, false, or 9 10 misrepresented matter. (11)(7) "Cosmetic" means an article that is: 11 12 (a) Intended to be rubbed, poured, sprinkled, or 13 sprayed on; introduced into; or otherwise applied to the human 14 body or any part thereof for cleansing, beautifying, promoting 15 attractiveness, or altering the appearance; or 16 (b) Intended for use as a component of any such 17 article; 18 19 except that the term does not include soap. 20 (12)(8) "Counterfeit drug, counterfeit device, or counterfeit cosmetic" means a drug, device, or cosmetic which, 21 22 or the container, seal, or labeling of which, without 23 authorization, bears the trademark, trade name, or other identifying mark, imprint, or device, or any likeness thereof, 24 of a drug, device, or cosmetic manufacturer, processor, 25 26 packer, or distributor other than the person that in fact 27 manufactured, processed, packed, or distributed that drug, device, or cosmetic and which thereby falsely purports or is 28 29 represented to be the product of, or to have been packed or distributed by, that other drug, device, or cosmetic 30 manufacturer, processor, packer, or distributor. 31 8

1 (13)(9) "Department" means the Department of Health. 2 (14)(10) "Device" means any instrument, apparatus, 3 implement, machine, contrivance, implant, in vitro reagent, or 4 other similar or related article, including its components, 5 parts, or accessories, which is: 6 (a) Recognized in the current edition of the United 7 States Pharmacopoeia and National Formulary, or any supplement 8 thereof, 9 (b) Intended for use in the diagnosis, cure, 10 mitigation, treatment, therapy, or prevention of disease in humans or other animals, or 11 12 (c) Intended to affect the structure or any function of the body of humans or other animals, 13 14 and which does not achieve any of its principal intended 15 purposes through chemical action within or on the body of 16 17 humans or other animals and which is not dependent upon being metabolized for the achievement of any of its principal 18 19 intended purposes. (15)(11) "Distribute or distribution" means to sell; 20 offer to sell; give away; transfer, whether by passage of 21 22 title, physical movement, or both; deliver; or offer to 23 deliver. The term does not mean to administer or dispense. (16) "Diverted from the legal channels of distribution 24 25 for prescription drugs" means an adulterated drug pursuant to 26 s. 499.006(10). (17)(12) "Drug" means an article that is: 27 (a) Recognized in the current edition of the United 28 29 States Pharmacopoeia and National Formulary, official Homeopathic Pharmacopoeia of the United States, or any 30 supplement to any of those publications; 31 9

Intended for use in the diagnosis, cure, 1 (b) 2 mitigation, treatment, therapy, or prevention of disease in 3 humans or other animals; 4 (c) Intended to affect the structure or any function 5 of the body of humans or other animals; or 6 (d) Intended for use as a component of any article 7 specified in paragraph (a), paragraph (b), or paragraph (c), 8 but does not include devices or their components, parts, or 9 accessories. 10 (18)(13) "Establishment" means a place of business at 11 one general physical location. 12 (19)(14) "Federal act" means the Federal Food, Drug, 13 and Cosmetic Act, 21 U.S.C. ss. 301 et seq.; 52 Stat. 1040 et 14 seq. 15 (20) "Freight forwarder" means a person who receives 16 legend drugs which are owned by another person and designated 17 by that person for export, and exports those legend drugs. 18 (21)(15) "Health care entity" means a closed pharmacy 19 or any person, organization, or business entity that provides diagnostic, medical, surgical, or dental treatment or care, or 20 chronic or rehabilitative care, but does not include any 21 22 wholesale distributor or retail pharmacy licensed under state 23 law to deal in prescription drugs. 24 (22)(16) "Immediate container" does not include 25 package liners. 26 (23)(17) "Label" means a display of written, printed, 27 or graphic matter upon the immediate container of any drug, device, or cosmetic. A requirement made by or under authority 28 29 of ss. 499.001-499.081 or rules adopted under those sections that any word, statement, or other information appear on the 30 label is not complied with unless such word, statement, or 31 10 CODING: Words stricken are deletions; words underlined are additions.

other information also appears on the outside container or 1 wrapper, if any, of the retail package of such drug, device, 2 or cosmetic or is easily legible through the outside container 3 4 or wrapper. 5 (24)(18) "Labeling" means all labels and other 6 written, printed, or graphic matters: 7 (a) Upon a drug, device, or cosmetic, or any of its 8 containers or wrappers; or 9 (b) Accompanying or related to such drug, device, or 10 cosmetic. (25)(19) "Legend drug," "prescription drug," or 11 12 "medicinal drug" means any drug, including, but not limited to, finished dosage forms, or active ingredients subject to, 13 14 defined by, or described by s. 503(b) of the Federal Food, 15 Drug, and Cosmetic Act or s. 465.003(8), s. 499.007(12), or s. 499.0122(1)(b) or (c). 16 17 (26) "Legend drug label" means any display of written, printed, or graphic matter upon the immediate container of any 18 19 legend drug prior to its dispensing to an individual patient 20 pursuant to a prescription of a practitioner authorized by law 21 to prescribe. 22 (27) (20) "Manufacture" means the preparation, 23 deriving, compounding, propagation, processing, producing, or 24 fabrication of any drug, device, or cosmetic. The term 25 includes repackaging or otherwise changing the container, 26 wrapper, or labeling to further the distribution of the drug, 27 device, or cosmetic. (28)(21) "Manufacturer" means a person who prepares, 28 derives, manufactures, or produces a drug, device, or 29 cosmetic. The term excludes pharmacies that are operating in 30 31 11 CODING: Words stricken are deletions; words underlined are additions.

compliance with pharmacy practice standards as defined in 1 2 chapter 465 and rules adopted under that chapter. 3 (29)(22) "New drug" means: 4 (a) Any drug the composition of which is such that the 5 drug is not generally recognized, among experts qualified by 6 scientific training and experience to evaluate the safety and 7 effectiveness of drugs, as safe and effective for use under 8 the conditions prescribed, recommended, or suggested in the 9 labeling of that drug; or (b) Any drug the composition of which is such that the 10 drug, as a result of investigations to determine its safety 11 12 and effectiveness for use under certain conditions, has been recognized for use under such conditions, but which drug has 13 14 not, other than in those investigations, been used to a 15 material extent or for a material time under such conditions. 16 (30)(23) "Official compendium" means the current 17 edition of the official United States Pharmacopoeia and National Formulary, or any supplement thereto. 18 19 (31) "Pedigree paper" means: 20 (a) A document required pursuant to s. 499.0121(6)(d) 21 or (e); or (b) Effective July 1, 2006, a document in a form 22 23 approved by the Department of Health and containing information that records each distribution of any given legend 24 drug, from sale by a pharmaceutical manufacturer, through 25 26 acquisition and sale by any wholesaler or repackager, until 27 final sale to a pharmacy or other person administering or dispensing the drug. The information required to be included 28 29 on a legend drug's pedigree paper must at least detail the amount of the legend drug, its dosage form and strength, its 30 lot numbers, the name and address of each owner of the legend 31 12

drug and his or her signature, its shipping information, 1 2 including the name and address of each person certifying 3 delivery or receipt of the legend drug, and a certification 4 that the recipient has authenticated the pedigree papers. It 5 must also include the name, address, telephone number and, if 6 available, e-mail contact information of each wholesaler 7 involved in the chain of the legend drug's custody. The 8 department shall adopt rules and a form relating to the 9 requirements of this paragraph no later than 90 days after the 10 effective date of this act. (32)(24) "Person" means any individual, child, joint 11 12 venture, syndicate, fiduciary, partnership, corporation, division of a corporation, firm, trust, business trust, 13 14 company, estate, public or private institution, association, 15 organization, group, city, county, city and county, political 16 subdivision of this state, other governmental agency within 17 this state, and any representative, agent, or agency of any of the foregoing, or any other group or combination of the 18 19 foregoing. 20 (33)(25) "Prepackaged drug product" means a drug that originally was in finished packaged form sealed by a 21 22 manufacturer and that is placed in a properly labeled 23 container by a pharmacy or practitioner authorized to dispense pursuant to chapter 465 for the purpose of dispensing in the 24 25 establishment in which the prepackaging occurred. 26 (34) "Prescription label" means any display of 27 written, printed, or graphic matter upon the immediate container of any legend drug dispensed pursuant to a 28 29 prescription of a practitioner authorized by law to prescribe. (35)(26) "Prescription medical oxygen" means oxygen 30 USP which is a drug that can only be sold on the order or 31 13 CODING: Words stricken are deletions; words underlined are additions.

prescription of a practitioner authorized by law to prescribe. 1 The label of prescription medical oxygen must comply with 2 current labeling requirements for oxygen under the Federal 3 4 Food, Drug, and Cosmetic Act. 5 (36)(27) "Proprietary drug," or "OTC drug," means a 6 patent or over-the-counter drug in its unbroken, original 7 package, which drug is sold to the public by, or under the authority of, the manufacturer or primary distributor thereof, 8 9 is not misbranded under the provisions of ss. 499.001-499.081, 10 and can be purchased without a prescription. (37) "Repackage" includes repacking or otherwise 11 12 changing the container, wrapper, or labeling to further the 13 distribution of the drug, device, or cosmetic. 14 (38) "Repackager" means a person who repackages. The 15 term excludes pharmacies that are operating in compliance with 16 pharmacy practice standards as defined in chapter 465 and 17 rules adopted under that chapter. (39)(28) "Veterinary prescription drug" means a legend 18 19 drug intended solely for veterinary use. The label of the 20 drug must bear the statement, "Caution: Federal law restricts this drug to sale by or on the order of a licensed 21 veterinarian." 22 23 Section 4. Section 499.005, Florida Statutes, is 24 amended to read: 499.005 Prohibited acts.--It is unlawful for a person 25 26 to perform or cause the performance of any of the following acts in this state: 27 (1) The manufacture, repackaging, sale, delivery, or 28 holding or offering for sale of any drug, device, or cosmetic 29 that is adulterated or misbranded or has otherwise been 30 rendered unfit for human or animal use. 31 14 CODING: Words stricken are deletions; words underlined are additions.

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(2) The adulteration or misbranding of any drug, 1 2 device, or cosmetic. 3 (3) The receipt of any drug, device, or cosmetic that 4 is adulterated or misbranded, and the delivery or proffered 5 delivery of such drug, device, or cosmetic, for pay or 6 otherwise. 7 The sale, distribution, purchase, trade, holding, (4) 8 or offering of any drug, device, or cosmetic in violation of 9 ss. 499.001-499.081. (5) The dissemination of any false or misleading 10 advertisement of a drug, device, or cosmetic. 11 12 (6) The refusal or constructive refusal: (a) To allow the department to enter or inspect an 13 14 establishment in which drugs, devices, or cosmetics are 15 manufactured, processed, repackaged, sold, brokered, or held; (b) To allow inspection of any record of that 16 17 establishment; 18 (c) To allow the department to enter and inspect any 19 vehicle that is being used to transport drugs, devices, or 20 cosmetics; or 21 (d) To allow the department to take samples of any drug, device, or cosmetic. 22 23 The purchase or sale of prescription drugs for (7) wholesale distribution in exchange for currency, as defined in 24 s. 560.103(6). The giving of a false guaranty or false 25 26 undertaking with respect to a drug, device, or cosmetic, 27 except by a person who relied on a guaranty or undertaking to the same effect signed by, and containing the name and address 28 29 of, the person residing in this state from whom she or he received in good faith the drug, device, or cosmetic. 30 31 15

(8) Committing any act that causes a drug, device, or 1 2 cosmetic to be a counterfeit drug, device, or cosmetic; or 3 selling, dispensing, or holding for sale a counterfeit drug, 4 device, or cosmetic. 5 (9) The alteration, mutilation, destruction, 6 obliteration, or removal of the whole or any part of the 7 labeling of a drug, device, or cosmetic, or the doing of any other act with respect to a drug, device, or cosmetic, if the 8 9 act is done while the drug, device, or cosmetic is held for sale and the act results in the drug, device, or cosmetic 10 being misbranded. 11 12 (10) Forging; counterfeiting; simulating; falsely 13 representing any drug, device, or cosmetic; or, without the 14 authority of the manufacturer, using any mark, stamp, tag, 15 label, or other identification device authorized or required by rules adopted under ss. 499.001-499.081. 16 17 (11) The use, on the labeling of any drug or in any advertisement relating to such drug, of any representation or 18 19 suggestion that an application of the drug is effective when 20 it is not or that the drug complies with ss. 499.001-499.081 when it does not. 21 22 (12) The possession of any drug in violation of ss. 499.001-499.081. 23 (13) The sale, delivery, holding, or offering for sale 24 of any self-testing kits designed to tell persons their status 25 26 concerning human immunodeficiency virus or acquired immune 27 deficiency syndrome or related disorders or conditions. This prohibition shall not apply to home access HIV test kits 28 29 approved for distribution and sale by the United States Food and Drug Administration. 30 31 16 CODING: Words stricken are deletions; words underlined are additions.

1 The purchase or receipt of a legend drug from a (14)2 person that is not authorized under this chapter to distribute legend drugs to that purchaser or recipient. 3 4 (15) The sale or transfer of a legend drug to a person that is not authorized under the law of the jurisdiction in 5 which the person receives the drug to purchase or possess 6 7 legend drugs from the person selling or transferring the 8 legend drug. 9 (16) The purchase or receipt of a compressed medical 10 gas from a person that is not authorized under this chapter to distribute compressed medical gases. 11 12 (17) The sale, purchase, or trade, or the offer to 13 sell, purchase, or trade, a drug sample as defined in s. 14 499.028; the distribution of a drug sample in violation of s. 15 499.028; or the failure to otherwise comply with s. 499.028. (18) Failure to maintain records as required by ss. 16 17 499.001-499.081 and rules adopted under those sections. 18 (19) Providing the department with false or fraudulent 19 records, or making false or fraudulent statements, regarding 20 any matter within the provisions of this chapter. 21 (20) The importation of a legend drug except as 22 provided by s. 801(d) of the Federal Food, Drug, and Cosmetic 23 Act. 24 (21) The wholesale distribution of any prescription 25 drug that was: 26 (a) Purchased by a public or private hospital or other 27 health care entity; or 28 (b) Donated or supplied at a reduced price to a 29 charitable organization. 30 31 17 CODING: Words stricken are deletions; words underlined are additions.

1	(22) Failure to obtain a permit or registration, or
2	operating without a valid permit when a permit or registration
3	is required by ss. 499.001-499.081 for that activity.
4	(23) Obtaining or attempting to obtain a prescription
5	drug or device by fraud, deceit, misrepresentation or
6	subterfuge, or engaging in misrepresentation or fraud in the
7	distribution of a drug or device.
8	(24) The distribution of a legend device to the
9	patient or ultimate consumer without a prescription or order
10	from a practitioner licensed by law to use or prescribe the
11	device.
12	(25) Charging a dispensing fee for dispensing,
13	administering, or distributing a prescription drug sample.
14	(26) Removing a pharmacy's dispensing label from a
15	dispensed prescription drug with the intent to further
16	distribute the prescription drug.
17	(27) Distributing a prescription drug that was
18	previously dispensed by a licensed pharmacy, unless such
19	distribution was authorized in chapter 465 or the rules
20	adopted under chapter 465.
21	(28) Failure to obtain or pass on a pedigree paper.
22	(29) The receipt of a prescription drug pursuant to a
23	wholesale distribution without first receiving a pedigree
24	paper that was attested to as accurate and complete by the
25	wholesale distributor.
26	Section 5. Section 499.0051, Florida Statutes, is
27	created to read:
28	499.0051 Criminal acts involving contraband or
29	adulterated drugs
30	(1) FAILURE TO MAINTAIN OR DELIVER PEDIGREE PAPERS
31	
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(a) A person, other than a manufacturer, engaged in 1 2 the wholesale distribution of legend drugs who fails to 3 deliver to another person complete and accurate pedigree papers concerning a legend drug or contraband legend drug 4 5 prior to transferring the legend drug or contraband legend drug to another person commits a felony of the third degree, б 7 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 8 9 (b) A person engaged in the wholesale distribution of legend drugs who fails to acquire complete and accurate 10 pedigree papers concerning a legend drug or contraband legend 11 12 drug prior to obtaining the legend drug or contraband legend 13 drug from another person commits a felony of the third degree, 14 punishable as provided in s. 775.082, s. 775.083, or s. 15 775.084. 16 (c) Any person who knowingly destroys, alters, 17 conceals, or fails to maintain complete and accurate pedigree papers concerning any legend drug or contraband legend drug in 18 19 his or her possession commits a felony of the third degree, 20 punishable as provided in s. 775.082, s. 775.083, or s. 21 775.084. 22 (2) FAILURE TO AUTHENTICATE PEDIGREE PAPERS.--23 (a)1. A person engaged in the wholesale distribution of legend drugs who is in possession of documents required 24 25 under s. 499.0121(6)(e) and who fails to authenticate the 26 matters contained in the documents and who nevertheless 27 attempts to further distribute legend drugs or contraband legend drugs commits a felony of the third degree, punishable 28 29 as provided in s. 775.082, s. 775.083, or s. 775.084. 2. A person in possession of documents required under 30 31 s. 499.0121(6)(e) who falsely swears or certifies that he or 19

she has authenticated the matters contained in the documents 1 commits a felony of the third degree, punishable as provided 2 3 in s. 775.082, s. 775.083, or s. 775.084. 4 3. This paragraph expires July 1, 2006. 5 (b) Effective July 1, 2006: 6 1. A person engaged in the wholesale distribution of 7 legend drugs who is in possession of pedigree papers 8 concerning legend drugs or contraband legend drugs and who 9 fails to authenticate the matters contained in the pedigree papers and who nevertheless attempts to further distribute 10 legend drugs or contraband legend drug commits a felony of the 11 12 third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 13 14 2. A person in possession of pedigree papers 15 concerning legend drugs or contraband legend drugs who falsely swears or certifies that he or she has authenticated the 16 17 matters contained in the pedigree papers commits a felony of the third degree, punishable as provided in s. 775.082, s. 18 19 775.083, or s. 775.084. 20 (3) FORGERY OF PEDIGREE PAPERS.--A person who knowingly forges, counterfeits, or falsely creates any 21 22 pedigree paper; who falsely represents any factual matter 23 contained on any pedigree paper; or who knowingly omits to record material information required to be recorded in a 24 pedigree paper, commits a felony of the second degree, 25 26 punishable as provided in s. 775.082, s. 775.083, or s. 27 775.084. (4) PURCHASE OR RECEIPT OF LEGEND DRUG FROM 28 29 UNAUTHORIZED PERSON. -- A person who knowingly purchases or receives from a person not authorized to distribute legend 30 31 drugs under this chapter a legend drug in a wholesale 20

distribution transaction commits a felony of the second 1 2 degree, punishable as provided in s. 775.082, s. 775.083, or 3 s. 775.084. 4 (5) SALE OR TRANSFER OF LEGEND DRUG TO UNAUTHORIZED 5 PERSON. -- A person who knowingly sells or transfers to a person not authorized to purchase or possess legend drugs, under the 6 7 law of the jurisdiction in which the person receives the drug, a legend drug in a wholesale distribution transaction commits 8 9 a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 10 (6) SALE OR DELIVERY, OR POSSESSION WITH INTENT TO 11 12 SELL, CONTRABAND LEGEND DRUGS .-- A person who is knowingly in 13 actual or constructive possession of any amount of contraband 14 legend drugs, who knowingly sells or delivers, or who 15 possesses with intent to sell or deliver any amount of contraband legend drugs, commits a felony of the second 16 17 degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 18 19 (7) FORGERY OF PRESCRIPTION OR LEGEND DRUG LABELS. -- A 20 person who knowingly forges, counterfeits, or falsely creates 21 any prescription label or legend drug label, or who falsely represents any factual matter contained on any prescription 22 label or legend drug label, commits a felony of the first 23 24 degree, punishable as provided in s. 775.082, s. 775.083, or 25 s. 775.084. 26 Section 6. Section 499.0052, Florida Statutes, is 27 created to read: 499.0052 Trafficking in contraband legend drugs.--A 28 29 person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is knowingly in actual or 30 31 constructive possession of any amount of contraband legend 21

drugs valued at \$25,000 or more commits a felony of the first 1 degree, punishable as provided in s. 775.082, s. 775.083, or 2 s. 775.084. Upon conviction, each defendant shall be ordered 3 to pay a mandatory fine according to the following schedule: 4 5 (1) If the value of contraband legend drugs involved 6 is \$25,000 or more, but less than \$100,000, the defendant 7 shall pay a mandatory fine of \$25,000. If the defendant is a 8 corporation or other person that is not a natural person, it 9 shall pay a mandatory fine of \$75,000. (2) If the value of contraband legend drugs involved 10 is \$100,000 or more, but less than \$250,000, the defendant 11 12 shall pay a mandatory fine of \$100,000. If the defendant is a 13 corporation or other person that is not a natural person, it 14 shall pay a mandatory fine of \$300,000. 15 (3) If the value of contraband legend drugs involved is \$250,000 or more, the defendant shall pay a mandatory fine 16 17 of \$200,000. If the defendant is a corporation or other person that is not a natural person, it shall pay a mandatory fine of 18 19 \$600,000. 20 As used in this section, the term "value" means the market 21 value of the property at the time and place of the offense or, 22 23 if such cannot be satisfactorily ascertained, the cost of 24 replacement of the property within a reasonable time after the offense. Amounts of value of separate contraband legend drugs 25 26 involved in distinct transactions for the distribution of the 27 contraband legend drugs committed pursuant to one scheme or course of conduct, whether involving the same person or 28 29 several persons, may be aggregated in determining the punishment of the offense. 30 31 2.2

Section 7. Section 499.0053, Florida Statutes, is 1 2 created, to read: 3 499.0053 Sale or purchase of contraband legend drugs 4 resulting in great bodily harm. -- A person who knowingly sells, 5 purchases, manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of 6 7 any amount of contraband legend drugs, and whose acts in violation of this section result in great bodily harm to a 8 9 person, commits a felony of the first degree, as provided in s. 775.082, s. 775.083, or s. 775.084. 10 Section 8. Section 499.0054, Florida Statutes, is 11 12 created to read: 13 499.0054 Sale or purchase of contraband legend drugs 14 resulting in death. -- A person who knowingly manufactures, 15 sells, purchases, delivers, or brings into this state, or who 16 is knowingly in actual or constructive possession of any 17 amount of contraband legend drugs, and whose acts in violation of this section result in the death of a person, commits a 18 19 felony of the first degree, punishable by a term of years not 20 exceeding life, as provided in s. 775.082, s. 775.083, or s. 775.084. 21 Section 9. Section 499.006, Florida Statutes, is 22 23 amended to read: 499.006 Adulterated drug or device.--A drug or device 24 25 is adulterated: 26 (1) If it consists in whole or in part of any filthy, 27 putrid, or decomposed substance; (2) If it has been produced, prepared, packed, or held 28 29 under conditions whereby it could have been contaminated with filth or rendered injurious to health; 30 31 23 CODING: Words stricken are deletions; words underlined are additions.

1	(3) If it is a drug and the methods used in, or the
2	facilities or controls used for, its manufacture, processing,
3	packing, or holding do not conform to, or are not operated or
4	administered in conformity with, current good manufacturing
5	practices to assure that the drug meets the requirements of
6	ss. 499.001-499.081 and that the drug has the identity and
7	strength, and meets the standard of quality and purity, which
8	it purports or is represented to possess;
9	(4) If it is a drug and its container is composed, in
10	whole or in part, of any poisonous or deleterious substance
11	which could render the contents injurious to health;
12	(5) If it is a drug and it bears or contains, for the
13	purpose of coloring only, a color additive that is unsafe
14	within the meaning of the federal act; or, if it is a color
15	additive, the intended use of which in or on drugs is for the
16	purpose of coloring only, and it is unsafe within the meaning
17	of the federal act;
18	(6) If it purports to be, or is represented as, a drug
19	the name of which is recognized in the official compendium,
20	and its strength differs from, or its quality or purity falls
21	below, the standard set forth in such compendium. The
22	determination as to strength, quality, or purity must be made
23	in accordance with the tests or methods of assay set forth in
24	such compendium, or, when such tests or methods of assay are
25	absent or inadequate, in accordance with those tests or
26	methods of assay prescribed under authority of the federal
27	act. A drug defined in the official compendium is not
28	adulterated under this subsection merely because it differs
29	from the standard of strength, quality, or purity set forth
30	for that drug in such compendium if its difference in
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strength, quality, or purity from such standard is plainly 1 stated on its label; 2 3 (7) If it is not subject to subsection (6) and its strength differs from, or its purity or quality falls below 4 5 the standard of, that which it purports or is represented to possess; or б 7 (8) If it is a drug: (a) With which any substance has been mixed or packed 8 9 so as to reduce the quality or strength of the drug; or 10 (b) For which any substance has been substituted 11 wholly or in part; -12 (9) If it is a drug or device for which the expiration 13 date has passed; or. 14 (10) If it is a legend drug for which the required 15 pedigree paper is nonexistent, fraudulent, or incomplete under the requirements of ss. 499.001-499.081 or applicable rules, 16 17 or that has been purchased, held, sold, or distributed at any time by a person not authorized under federal or state law to 18 19 do so. Section 10. Subsection (2) of section 499.007, Florida 20 Statutes, is amended to read: 21 22 499.007 Misbranded drug or device. -- A drug or device 23 is misbranded: 24 (2) Unless, if in package form, it bears a label 25 containing: 26 (a) The name and place of business of the 27 manufacturer, repackager, or distributor; in addition, for a medicinal drug, as defined in s. 499.003, the label must 28 29 contain the name and place of business of the manufacturer of the finished dosage form of the drug. For the purpose of this 30 paragraph, the finished dosage form of a medicinal drug is 31 25

that form of the drug which is, or is intended to be, 1 dispensed or administered to the patient and requires no 2 3 further manufacturing or processing other than packaging, 4 reconstitution, and labeling; and 5 (b) An accurate statement of the quantity of the 6 contents in terms of weight, measure, or numerical count; however, under this section, reasonable variations are 7 8 permitted, and the department shall establish by rule 9 exemptions for small packages. Section 11. Subsections (1) and (3) of section 499.01, 10 Florida Statutes, are amended to read: 11 12 499.01 Permits; applications; renewal; general 13 requirements. --14 (1) Any person that is required under ss. 15 499.001-499.081 to have a permit must apply to the department 16 on forms furnished by the department. 17 (a) A permit issued pursuant to ss. 499.001-499.081 may be issued only to a natural person an individual who is at 18 19 least 18 years of age or to an applicant that is not a natural 20 person if each person who, directly or indirectly, manages, controls, or oversees the operation of that applicant $\frac{1}{2}$ 21 22 corporation that is registered pursuant to chapter 607 or 23 chapter 617 and each officer of which is at least 18 years of 24 age. (b) An establishment that is a place of residence may 25 26 not receive a permit and may not operate under ss. 499.001-499.081. 27 28 (c) A person that applies for or renews a permit to 29 manufacture or distribute legend drugs may not use a name identical to the name used by any other establishment or 30 licensed person authorized to purchase prescription drugs in 31 26 CODING: Words stricken are deletions; words underlined are additions.

this state, except that a restricted drug distributor permit 1 2 issued to a health care entity will be issued in the name in 3 which the institutional pharmacy permit is issued and a retail 4 pharmacy drug wholesaler will be issued a permit in the name 5 of its retail pharmacy permit. 6 (d) A permit is required for each establishment that 7 operates as a: 8 1. Prescription drug manufacturer; 9 2. Over-the-counter drug manufacturer; 3. Compressed medical gas manufacturer; 10 4. Device manufacturer; 11 5. Cosmetic manufacturer; 12 6. Prescription drug wholesaler; 13 14 7. Compressed medical gas wholesaler; 15 8. Out-of-state prescription drug wholesaler; 16 9. Retail pharmacy drug wholesaler; 17 10. Veterinary legend drug retail establishment; 18 11. Medical oxygen retail establishment; 19 12. Complimentary drug distributor; or 20 Restricted prescription drug distributor. 13. 21 A permit for a prescription drug manufacturer, (e) prescription drug wholesaler, or retail pharmacy wholesaler 22 23 may not be issued to the address of a health care entity or to a pharmacy licensed under chapter 465, except as provided in 24 25 this paragraph. The department may issue a prescription drug 26 manufacturer permit to an applicant at the same address as a licensed nuclear pharmacy, which is a health care entity, for 27 28 the purpose of manufacturing prescription drugs used in 29 positron emission tomography or other radiopharmaceuticals, as 30 listed in a rule adopted by the department pursuant to this paragraph. The purpose of this exemption is to assure 31 27

availability of state-of-the-art pharmaceuticals that would 1 2 pose a significant danger to the public health if manufactured 3 at a separate establishment address from the nuclear pharmacy 4 from which the prescription drugs are dispensed. The 5 department may also issue a retail pharmacy wholesaler permit 6 to the address of a community pharmacy licensed under chapter 7 465 which does not meet the definition of a closed pharmacy in 8 s. 499.003. 9 (f) A county or municipality may not issue an 10 occupational license for any licensing period beginning on or after October 1, 2003, for any establishment that requires a 11 12 permit pursuant to ss. 499.001-499.081, unless the 13 establishment exhibits a current permit issued by the 14 department for the establishment. Upon presentation of the 15 requisite permit issued by the department, an occupational license may be issued by the municipality or county in which 16 17 application is made. The department shall furnish to local agencies responsible for issuing occupational licenses a 18 19 current list of all establishments licensed pursuant to ss. 20 499.001-499.081. 21 (g)(f) Notwithstanding subsection (4), a permitted 22 person in good standing may change the type of permit issued 23 to that person by completing a new application for the requested permit, paying the amount of the difference in the 24 25 permit fees if the fee for the new permit is more than the fee 26 for the original permit, and meeting the applicable permitting 27 conditions for the new permit type. The new permit expires on the expiration date of the original permit being changed; 28 29 however, a new permit for a prescription drug wholesaler and an out-of-state prescription drug wholesaler shall expire on 30 the expiration date of the original permit or 1 year after the 31 28

date of issuance of the new permit, whichever is earlier. A 1 2 refund may not be issued if the biennial fee for the new 3 permit is less than the fee that was paid original permit for 4 which a fee was paid. (3) The department shall adopt rules for the biennial 5 6 renewal of permits. 7 (a) The department shall renew a permit upon receipt 8 of the renewal application and renewal fee if the applicant 9 meets the requirements established under ss. 499.001-499.081 and the rules adopted under those sections. 10 (b) A permit, unless sooner suspended or revoked, 11 12 automatically expires 2 years after the last day of the 13 anniversary month in which the permit was originally issued; 14 except that a prescription drug wholesaler permit or an 15 out-of-state prescription drug wholesaler permit issued from July 1, 2003, through December 31, 2003, shall expire 1 year 16 17 after the last day of the anniversary month in which the permit was issued. Any valid prescription drug wholesaler or 18 19 out-of-state prescription drug wholesaler permit issued by the 20 department on or before June 30, 2003, with an expiration date between January 1, 2005, and June 30, 2005, shall 21 automatically expire 1 year prior to the expiration date 22 23 stated on the permit. A permittee that submits a renewal 24 application for a permit with a stated expiration date between January 1, 2005, and June 30, 2005, shall receive a credit of 25 26 one-half of the permit fee paid when the application for the expiring permit was submitted. Any valid prescription drug 27 wholesaler or out-of-state prescription drug wholesaler permit 28 29 issued by the department on or before June 30, 2003, with an expiration date between July 1, 2004, and December 31, 2004, 30 31 shall automatically expire 6 months prior to the expiration 29

date stated on the permit. A permittee that submits a renewal 1 2 application for a permit with a stated expiration date between 3 July 1, 2004, and December 31, 2004, shall receive a credit of 4 one-fourth of the permit fee paid when the application for the expiring permit was submitted. A permittee whose permit 5 6 expiration date was accelerated in this paragraph may request 7 a pro rata refund equivalent to the credit available for 8 submission of a renewal application if the permittee does not 9 submit a renewal application.A permit issued under ss. 499.001-499.081 may must be renewed by making application for 10 renewal on forms furnished by the department and paying the 11 12 appropriate fees. If a renewal application and fee are not 13 submitted and postmarked after by the expiration date of the 14 permit, the permit may be renewed reinstated only upon payment 15 of a late renewal delinquent fee of \$100, plus the required renewal fee, not later than within 60 days after the 16 17 expiration date. 18 (c) Failure to renew a permit in accordance with this 19 section precludes any future renewal of that permit. If a permit issued pursuant to this section has expired and cannot 20 21 be renewed, before an establishment may engage in activities that require a permit under ss. 499.001-499.081, the 22 23 establishment must submit an application for a new permit, pay the applicable application fee, the initial permit fee, and 24 all applicable penalties, and be issued a new permit by the 25 26 department. Continuing to engage in activities that require a 27 permit under ss. 499.001-499.081 requires a new permit application and payment of an application fee, initial permit 28 29 fee, and applicable penalties. Section 12. Effective January 1, 2004, section 499.01, 30 Florida Statutes, as amended by this act, is amended to read: 31 30

1	499.01 Permits; applications; renewal; general
2	requirements
3	(1) Prior to operating, a permit is required for each
4	person and establishment that intends to operate as:
5	(a) A prescription drug manufacturer;
6	(b) A prescription drug repackager;
7	(c) An over-the-counter drug manufacturer;
8	(d) A compressed medical gas manufacturer;
9	(e) A device manufacturer;
10	(f) A cosmetic manufacturer;
11	(g) A prescription drug wholesaler;
12	(h) A compressed medical gas wholesaler;
13	(i) An out-of-state prescription drug wholesaler;
14	(j) A nonresident prescription drug manufacturer;
15	(k) A freight forwarder;
16	(1) A retail pharmacy drug wholesaler;
17	(m) A veterinary legend drug retail establishment;
18	(n) A medical oxygen retail establishment;
19	(o) A complimentary drug distributor; or
20	(p) A restricted prescription drug distributor.
21	(1) Any person that is required under ss.
22	499.001-499.081 to have a permit must apply to the department
23	on forms furnished by the department.
24	(2)(a) A permit issued pursuant to ss. 499.001-499.081
25	may be issued only to a natural person who is at least 18
26	years of age or to an applicant that is not a natural person
27	if each person who, directly or indirectly, manages, controls,
28	or oversees the operation of that applicant is at least 18
29	years of age.
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1	(b) An establishment that is a place of residence may
2	not receive a permit and may not operate under ss.
3	499.001-499.081.
4	(c) A person that applies for or renews a permit to
5	manufacture or distribute legend drugs may not use a name
6	identical to the name used by any other establishment or
7	licensed person authorized to purchase prescription drugs in
8	this state, except that a restricted drug distributor permit
9	issued to a health care entity will be issued in the name in
10	which the institutional pharmacy permit is issued and a retail
11	pharmacy drug wholesaler will be issued a permit in the name
12	of its retail pharmacy permit.
13	(d) A permit is required for each establishment that
14	operates as a:
15	1. Prescription drug manufacturer;
16	2. Over-the-counter drug manufacturer;
17	3. Compressed medical gas manufacturer;
18	4. Device manufacturer;
19	5. Cosmetic manufacturer;
20	6. Prescription drug wholesaler;
21	7. Compressed medical gas wholesaler;
22	8. Out-of-state prescription drug wholesaler;
23	9. Retail pharmacy drug wholesaler;
24	10. Veterinary legend drug retail establishment;
25	11. Medical oxygen retail establishment;
26	12. Complimentary drug distributor; or
27	13. Restricted prescription drug distributor.
28	(d) (e) A permit for a prescription drug manufacturer,
29	prescription drug repackager, prescription drug wholesaler, or
30	retail pharmacy wholesaler may not be issued to the address of
31	a health care entity or to a pharmacy licensed under chapter
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465, except as provided in this paragraph. The department may 1 2 issue a prescription drug manufacturer permit to an applicant 3 at the same address as a licensed nuclear pharmacy, which is a 4 health care entity, for the purpose of manufacturing prescription drugs used in positron emission tomography or 5 other radiopharmaceuticals, as listed in a rule adopted by the 6 7 department pursuant to this paragraph. The purpose of this 8 exemption is to assure availability of state-of-the-art 9 pharmaceuticals that would pose a significant danger to the public health if manufactured at a separate establishment 10 address from the nuclear pharmacy from which the prescription 11 12 drugs are dispensed. The department may also issue a retail 13 pharmacy wholesaler permit to the address of a community 14 pharmacy licensed under chapter 465 which does not meet the 15 definition of a closed pharmacy in s. 499.003. 16 (e)(f) A county or municipality may not issue an 17 occupational license for any licensing period beginning on or after October 1, 2003, for any establishment that requires a 18 19 permit pursuant to ss. 499.001-499.081, unless the establishment exhibits a current permit issued by the 20 department for the establishment. Upon presentation of the 21 22 requisite permit issued by the department, an occupational 23 license may be issued by the municipality or county in which 24 application is made. The department shall furnish to local agencies responsible for issuing occupational licenses a 25 26 current list of all establishments licensed pursuant to ss. 499.001-499.081. 27 28 (3) (3) (g) Notwithstanding subsection (7) (4), a permitted person in good standing may change the type of permit issued 29 to that person by completing a new application for the 30 requested permit, paying the amount of the difference in the 31

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permit fees if the fee for the new permit is more than the fee 1 2 for the original permit, and meeting the applicable permitting 3 conditions for the new permit type. The new permit expires on 4 the expiration date of the original permit being changed; 5 however, a new permit for a prescription drug wholesaler, an out-of-state prescription drug wholesaler, or a retail б 7 pharmacy drug wholesaler shall expire on the expiration date 8 of the original permit or 1 year after the date of issuance of 9 the new permit, whichever is earlier. A refund may not be issued if the fee for the new permit is less than the fee that 10 was paid original permit. 11 12 (4) (4) (2) A written application for a permit or to renew 13 a permit must be filed with the department on forms furnished by the department. The department shall establish, by rule, 14 the form and content of the application to obtain or renew a 15 permit. The applicant must submit to the department with the 16 17 application a statement that swears or affirms that the 18 information is true and correct. 19 (5)(a) Except for a permit for a prescription drug 20 wholesaler or an out-of-state prescription drug wholesaler, an application for a permit must include Information that an 21 22 applicant must provide includes, but need not be limited to: 23 The name, full business address, and telephone 1. 24 number of the applicant; All trade or business names used by the applicant; 25 2. 26 3. The address, telephone numbers, and the names of 27 contact persons for each facility used by the applicant for the storage, handling, and distribution of prescription drugs; 28 29 The type of ownership or operation, such as a 4. partnership, corporation, or sole proprietorship; and 30 31 34

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1 5. The names of the owner and the operator of the 2 establishment, including: 3 If an individual, the name of the individual; a. 4 b. If a partnership, the name of each partner and the 5 name of the partnership; 6 If a corporation, the name and title of each c. 7 corporate officer and director, the corporate names, and the 8 name of the state of incorporation; 9 d. If a sole proprietorship, the full name of the sole proprietor and the name of the business entity; and 10 e. If a limited liability company, the name of each 11 12 member, the name of each manager, the name of the limited liability company, and the name of the state in which the 13 14 limited liability company was organized; and 15 f.e. Any other relevant information that the department requires. 16 17 (b) Upon approval of the application by the department 18 and payment of the required fee, the department shall issue a 19 permit to the applicant, if the applicant meets the 20 requirements of ss. 499.001-499.081 and rules adopted under 21 those sections. 22 (c) Any change in information required under paragraph 23 (a) must be submitted to the department before the change 24 occurs. 25 The department shall consider, at a minimum, the (d) 26 following factors in reviewing the qualifications of persons to be permitted under ss. 499.001-499.081: 27 28 The applicant's having been found guilty, 1. 29 regardless of adjudication, in a court of this state or other jurisdiction, of a violation of a law that directly relates to 30 a drug, device, or cosmetic. A plea of nolo contendere 31 35 CODING: Words stricken are deletions; words underlined are additions.

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constitutes a finding of guilt for purposes of this 1 2 subparagraph. 3 2. The applicant's having been disciplined by a 4 regulatory agency in any state for any offense that would 5 constitute a violation of ss. 499.001-499.081. 3. Any felony conviction of the applicant under a 6 7 federal, state, or local law; 8 4. The applicant's past experience in manufacturing or 9 distributing drugs, devices, or cosmetics; The furnishing by the applicant of false or 10 5. fraudulent material in any application made in connection with 11 12 manufacturing or distributing drugs, devices, or cosmetics; Suspension or revocation by a federal, state, or 13 6. 14 local government of any permit currently or previously held by the applicant for the manufacture or distribution of any 15 drugs, devices, or cosmetics; 16 17 7. Compliance with permitting requirements under any previously granted permits; 18 19 8. Compliance with requirements to maintain or make 20 available to the state permitting authority or to federal, 21 state, or local law enforcement officials those records required under this section; and 22 23 Any other factors or qualifications the department 9. considers relevant to and consistent with the public health 24 25 and safety. 26 (6) Except for permits for prescription drug 27 wholesalers or out-of-state prescription drug wholesalers: 28 (a) (3) The department shall adopt rules for the 29 biennial renewal of permits. 30 (b) (a) The department shall renew a permit upon receipt of the renewal application and renewal fee if the 31 36 CODING: Words stricken are deletions; words underlined are additions.

applicant meets the requirements established under ss. 1 2 499.001-499.081 and the rules adopted under those sections. 3 (c)(b) A permit, unless sooner suspended or revoked, 4 automatically expires 2 years after the last day of the 5 anniversary month in which the permit was originally issued+ except that a prescription drug wholesaler permit and an 6 7 out-of-state prescription drug wholesaler permit, issued from July 1, 2003, through December 31, 2003, shall expire 1 year 8 9 after the last day of the anniversary month in which the 10 permit was issued. Any valid prescription drug wholesaler or out-of-state prescription drug wholesaler permit issued by the 11 12 department on or before June 30, 2003, with an expiration date between January 1, 2005, and June 30, 2005, shall 13 14 automatically expire 1 year prior to the expiration date stated on the permit. A permittee that submits a renewal 15 application for a permit with a stated expiration date between 16 17 January 1, 2005, and June 30, 2005, shall receive a credit of one-half of the permit fee paid when the application for the 18 19 expiring permit was submitted. Any valid prescription drug wholesaler or out-of-state prescription drug wholesaler permit 20 issued by the department on or before June 30, 2003, with an 21 expiration date between July 1, 2004, and December 31, 2004, 22 shall automatically expire 6 months prior to the expiration 23 date stated on the permit. A permittee that submits a renewal 24 application for a permit with a stated expiration date between 25 26 July 1, 2004, and December 31, 2004, shall receive a credit of 27 one-fourth of the permit fee paid when the application for the expiring permit was submitted. A permittee whose permit 28 29 expiration date was accelerated in this paragraph may request a pro rata refund equivalent to the credit available for 30 submission of a renewal application if the permittee does not 31 37

1	submit a renewal application. A permit issued under ss.
2	499.001-499.081 may be renewed by making application for
3	renewal on forms furnished by the department and paying the
4	appropriate fees. If a renewal application and fee are
5	submitted and postmarked after the expiration date of the
6	permit, the permit may be renewed only upon payment of a late
7	renewal delinquent fee of \$100, plus the required renewal fee,
8	not later than 60 days after the expiration date.
9	(d) (c) Failure to renew a permit in accordance with
10	this section precludes any future renewal of that permit. If a
11	permit issued pursuant to this section has expired and cannot
12	be renewed, before an establishment may engage in activities
13	that require a permit under ss. 499.001-499.081, the
14	establishment must submit an application for a new permit, pay
15	the applicable application fee, the initial permit fee, and
16	all applicable penalties, and be issued a new permit by the
17	department.
18	(7) (4) A permit issued by the department is
19	nontransferable. Each permit is valid only for the person or
20	governmental unit to which it is issued and is not subject to
21	sale, assignment, or other transfer, voluntarily or
22	involuntarily; nor is a permit valid for any establishment
23	other than the establishment for which it was originally
24	issued.
25	(a) A person permitted under ss. 499.001-499.081 must
26	notify the department before making a change of address. The
27	department shall set a change of location fee not to exceed
28	\$100.
29	(b)1. An application for a new permit is required when
30	a majority of the ownership or controlling interest of a
31	permitted establishment is transferred or assigned or when a
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lessee agrees to undertake or provide services to the extent 1 2 that legal liability for operation of the establishment will 3 rest with the lessee. The application for the new permit must 4 be made before the date of the sale, transfer, assignment, or 5 lease. 2. A permittee that is authorized to distribute legend б 7 drugs may transfer such drugs to the new owner or lessee under 8 subparagraph 1. only after the new owner or lessee has been 9 approved for a permit to distribute legend drugs. 10 (c) The department shall deny, suspend, or revoke the permit of any person or establishment if the assignment, sale, 11 12 transfer, or lease of an establishment permitted under ss. 13 499.001-499.081 will avoid an administrative penalty, civil 14 action, or criminal prosecution. (c) (d) If an establishment permitted under ss. 15 499.001-499.081 closes, the owner must notify the department 16 17 in writing before the effective date of closure and must: 18 Return the permit to the department; 1. 19 2. If the permittee is authorized to distribute legend drugs, indicate the disposition of such drugs, including the 20 name, address, and inventory, and provide the name and address 21 22 of a person to contact regarding access to records that are 23 required to be maintained under ss. 499.001-499.081. Transfer of ownership of legend drugs may be made only to persons 24 authorized to possess legend drugs under ss. 499.001-499.081. 25 26 27 The department may revoke the permit of any person that fails to comply with the requirements of this subsection. 28 29 (8) (5) A permit must be posted in a conspicuous place on the licensed premise. 30 31 39

CS for CS for SB 2312

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Section 13. Section 499.012, Florida Statutes, is 1 2 amended to read: 3 499.012 Wholesale distribution; definitions; permits; 4 applications; general requirements. --5 (1) As used in this section, the term: 6 (a) "Wholesale distribution" means distribution of 7 prescription drugs to persons other than a consumer or 8 patient, but does not include: 9 1. Any of the following activities, which is not a violation of s. 499.005(21) if such activity is conducted in 10 accordance with s. 499.014: 11 12 а. The purchase or other acquisition by a hospital or 13 other health care entity that is a member of a group 14 purchasing organization of a prescription drug for its own use 15 from the group purchasing organization or from other hospitals or health care entities that are members of that organization. 16 17 b. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug by 18 19 a charitable organization described in s. 501(c)(3) of the Internal Revenue Code of 1986, as amended and revised, to a 20 nonprofit affiliate of the organization to the extent 21 22 otherwise permitted by law. 23 The sale, purchase, or trade of a prescription drug c. 24 or an offer to sell, purchase, or trade a prescription drug among hospitals or other health care entities that are under 25 26 common control. For purposes of this section, "common control" means the power to direct or cause the direction of the 27 management and policies of a person or an organization, 28 29 whether by ownership of stock, by voting rights, by contract, 30 or otherwise. 31 40 CODING: Words stricken are deletions; words underlined are additions.

1	d. The sale, purchase, trade, or other transfer of a
2	prescription drug from or for any federal, state, or local
3	government agency or any entity eligible to purchase
4	prescription drugs at public health services prices pursuant
5	to Pub. L. No. 102-585, s. 602 to a contract provider or its
6	subcontractor for eligible patients of the agency or entity
7	under the following conditions:
8	(I) The agency or entity must obtain written
9	authorization for the sale, purchase, trade, or other transfer
10	of a prescription drug under this sub-subparagraph from the
11	Secretary of Health or his or her designee.
12	(II) The contract provider or subcontractor must be
13	authorized by law to administer or dispense prescription
14	drugs.
15	(III) In the case of a subcontractor, the agency or
16	entity must be a party to and execute the subcontract.
17	(IV) A contract provider or subcontractor must
18	maintain separate and apart from other prescription drug
19	inventory any prescription drugs of the agency or entity in
20	its possession.
21	(V) The contract provider and subcontractor must
22	maintain and produce immediately for inspection all records of
23	movement or transfer of all the prescription drugs belonging
24	to the agency or entity, including, but not limited to, the
25	records of receipt and disposition of prescription drugs. Each
26	contractor and subcontractor dispensing or administering these
27	drugs must maintain and produce records documenting the
28	dispensing or administration. Records that are required to be
29	maintained include, but are not limited to, a perpetual
30	inventory itemizing drugs received and drugs dispensed by
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prescription number or administered by patient identifier, 1 which must be submitted to the agency or entity quarterly. 2 3 (VI) The contract provider or subcontractor may 4 administer or dispense the prescription drugs only to the 5 eligible patients of the agency or entity or must return the 6 prescription drugs for or to the agency or entity. The 7 contract provider or subcontractor must require proof from each person seeking to fill a prescription or obtain treatment 8 9 that the person is an eligible patient of the agency or entity 10 and must, at a minimum, maintain a copy of this proof as part of the records of the contractor or subcontractor required 11 12 under sub-sub-subparagraph (V). In addition to the departmental inspection 13 (VII) 14 authority set forth in s. 499.051, the establishment of the 15 contract provider and subcontractor and all records pertaining 16 to prescription drugs subject to this sub-subparagraph shall 17 be subject to inspection by the agency or entity. All records relating to prescription drugs of a manufacturer under this 18 19 sub-subparagraph shall be subject to audit by the manufacturer of those drugs, without identifying individual patient 20 21 information. Any of the following activities, which is not a 22 2. 23 violation of s. 499.005(21) if such activity is conducted in accordance with rules established by the department: 24 The sale, purchase, or trade of a prescription drug 25 a. 26 among federal, state, or local government health care entities 27 that are under common control and are authorized to purchase such prescription drug. 28 29 The sale, purchase, or trade of a prescription drug b. or an offer to sell, purchase, or trade a prescription drug 30 for emergency medical reasons. For purposes of this 31 42 CODING: Words stricken are deletions; words underlined are additions.

1	sub-subparagraph, the term "emergency medical reasons"
2	includes transfers of prescription drugs by a retail pharmacy
3	to another retail pharmacy to alleviate a temporary shortage.
4	c. The transfer of a prescription drug acquired by a
5	medical director on behalf of a licensed emergency medical
6	services provider to that emergency medical services provider
7	and its transport vehicles for use in accordance with the
8	provider's license under chapter 401.
9	d. The revocation of a sale or the return of a
10	prescription drug to the person's prescription drug wholesale
11	supplier.
12	e. The donation of a prescription drug by a health
13	care entity to a charitable organization that has been granted
14	an exemption under s. 501(c)(3) of the Internal Revenue Code
15	of 1986, as amended, and that is authorized to possess
16	prescription drugs.
17	f. The transfer of a prescription drug by a person
18	authorized to purchase or receive prescription drugs to a
19	person licensed or permitted to handle reverse distributions
20	or destruction under the laws of the jurisdiction in which the
21	person handling the reverse distribution or destruction
22	receives the drug.
23	g. The transfer of a prescription drug by a hospital
24	or other health care entity to a person licensed under this
25	chapter to repackage prescription drugs for the purpose of
26	repackaging the prescription drug for use by that hospital, or
27	other health care entity and other health care entities that
28	are under common control, if ownership of the prescription
29	drugs remains with the hospital or other health care entity at
30	all times. In addition to the recordkeeping requirements of s.
31	499.0121(6), the hospital or health care entity that transfers
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prescription drugs pursuant to this sub-subparagraph must 1 2 reconcile all drugs transferred and returned and resolve any 3 discrepancies in a timely manner. 4 3. The distribution of prescription drug samples by 5 manufacturers' representatives or distributors' 6 representatives conducted in accordance with s. 499.028. 7 The sale, purchase, or trade of blood and blood 4. 8 components intended for transfusion. As used in this 9 subparagraph, the term "blood" means whole blood collected from a single donor and processed either for transfusion or 10 further manufacturing, and the term "blood components" means 11 12 that part of the blood separated by physical or mechanical 13 means. 14 5. The lawful dispensing of a prescription drug in 15 accordance with chapter 465. (b) "Wholesale distributor" means any person engaged 16 17 in wholesale distribution of prescription drugs in or into this state, including, but not limited to, manufacturers; 18 19 repackagers repackers; own-label distributors; jobbers; 20 private-label distributors; brokers; warehouses, including manufacturers' and distributors' warehouses, chain drug 21 warehouses, and wholesale drug warehouses; independent 22 23 wholesale drug traders; exporters; retail pharmacies; and the agents thereof that conduct wholesale distributions. 24 "Retail pharmacy" means a community pharmacy 25 (C) 26 licensed under chapter 465 that purchases prescription drugs 27 at fair market prices and provides prescription services to the public. 28 29 (d) "Primary wholesaler" means any wholesale 30 distributor that: 31 44

1	1. Purchased 90 percent or more of the total dollar
2	volume of its purchases of prescription drugs directly from
3	manufacturers in the previous year; and
4	2.a. Directly purchased prescription drugs from not
5	fewer than 50 different prescription drug manufacturers in the
6	previous year; or
7	b. Has, or the affiliated group, as defined in s. 1504
8	of the Internal Revenue Code, of which the wholesale
9	distributor is a member has, not fewer than 250 employees.
10	(e) "Directly from a manufacturer" means:
11	1. Purchases made by the wholesale distributor
12	directly from the manufacturer of prescription drugs; and
13	2. Transfers from a member of an affiliated group, as
14	defined in s. 1504 of the Internal Revenue Code, of which the
15	wholesale distributor is a member, if:
16	a. The affiliated group purchases 90 percent or more
17	of the total dollar volume of its purchases of prescription
18	drugs from the manufacturer in the previous year; and
19	b. The wholesale distributor discloses to the
20	department the names of all members of the affiliated group of
21	which the wholesale distributor is a member and the affiliated
22	group agrees in writing to provide records on prescription
23	drug purchases by the members of the affiliated group not
24	later than 48 hours after the department requests access to
25	such records, regardless of the location where the records are
26	stored.
27	(f) "Secondary wholesaler" means a wholesale
28	distributor that is not a primary wholesaler.
29	(2) The following types of wholesaler permits are
30	established:
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1	(a) A prescription drug wholesaler's permit. A
2	prescription drug wholesaler is a wholesale distributor that
3	may engage in the wholesale distribution of prescription
4	drugs. A prescription drug wholesaler that applies to the
5	department for a new permit or the renewal of a permit after
б	<u>July 1, 2003</u> January 1, 1993 , must submit a bond of <u>\$100,000,</u>
7	or other equivalent means of security acceptable to the
8	department, such as an irrevocable letter of credit or a
9	deposit in a trust account or financial institution \$200 ,
10	payable to the Florida Drug, Device, and Cosmetic Trust Fund.
11	The purpose of the bond is to secure payment of any
12	administrative penalties imposed by the department and any
13	fees and costs incurred by the department regarding that
14	permit which are authorized under state law and which the
15	permittee fails to pay 30 days after the fine or costs become
16	final. The department may make a claim against such bond or
17	security until 1 year after the permittee's license ceases to
18	be valid or until 60 days after any administrative or legal
19	proceeding authorized in ss. 499.001-499.081 which involves
20	the permittee is concluded, including any appeal, whichever
21	<u>occurs later. This bond will be refunded to the permittee when</u>
22	the permit is returned to the department and the permittee
23	ceases to function as a business. A permittee that fails to
24	notify the department before changing the address of the
25	business, fails to notify the department before closing the
26	business, or fails to notify the department before a change of
27	ownership forfeits its bond. The department may adopt rules
28	for issuing a prescription drug wholesaler-broker permit to a
29	person who engages in the wholesale distribution of
30	prescription drugs and does not take physical possession of
31	any prescription drugs.

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1	(b) A compressed medical gas wholesaler's permit. A
2	compressed medical gas wholesaler is a wholesale distributor
3	that is limited to the wholesale distribution of compressed
4	medical gases to other than the consumer or patient. The
5	compressed medical gas must be in the original sealed
б	container that was purchased by that wholesaler. A compressed
7	medical gas wholesaler may not possess or engage in the
8	wholesale distribution of any prescription drug other than
9	compressed medical gases. The department shall adopt rules
10	that govern the wholesale distribution of prescription medical
11	oxygen for emergency use. With respect to the emergency use of
12	prescription medical oxygen, those rules may not be
13	inconsistent with rules and regulations of federal agencies
14	unless the Legislature specifically directs otherwise.
15	(c) An out-of-state prescription drug wholesaler's
16	permit. An out-of-state prescription drug wholesaler is a
17	wholesale distributor located outside this state which engages
18	in the wholesale distribution of prescription drugs into this
19	state and which must be permitted by the department and comply
20	with all the provisions required of a wholesale distributor
21	under ss. 499.001-499.081. <u>An out-of-state prescription drug</u>
22	wholesaler that applies to the department for a new permit or
23	the renewal of a permit after July 1, 2003, must submit a bond
24	of \$100,000, or other equivalent means of security acceptable
25	to the department, such as an irrevocable letter of credit or
26	a deposit in a trust account or financial institution, payable
27	to the Florida Drug, Device, and Cosmetic Trust Fund. The
28	purpose of the bond is to secure payment of any administrative
29	penalties imposed by the department and any fees and costs
30	incurred by the department regarding that permit which are
31	authorized under state law and which the permittee fails to
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pay 30 days after the fine or costs become final. The 1 2 department may make a claim against such bond or security 3 until 1 year after the permittee's license ceases to be valid 4 or until 60 days after any administrative or legal proceeding authorized in ss. 499.001-499.081 which involves the permittee 5 6 is concluded, including any appeal, whichever occurs later. 7 The out-of-state drug wholesaler must maintain at 1. 8 all times a license or permit to engage in the wholesale 9 distribution of prescription drugs in compliance with laws of the state in which it is a resident. 10 An out-of-state prescription drug wholesaler's 11 2. 12 permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is 13 14 duly licensed as a prescription drug wholesaler, in its state 15 of residence, to a licensed prescription drug wholesaler in this state, if both wholesalers conduct wholesale 16 17 distributions of prescription drugs under the same business 18 name are under common control. The recordkeeping requirements 19 of s. 499.0121(6) must be followed for this transaction. 20 3. The department may adopt rules that allow out-of-state drug wholesalers to obtain a drug wholesale 21 22 permit on the basis of reciprocity to the extent that an 23 out-of-state drug wholesaler: a. Possesses a valid permit granted by another state 24 25 that has requirements comparable to those that a drug wholesaler in this state must meet as prerequisites to 26 27 obtaining a permit under the laws of this state. 28 b. Can show that the other state from which the 29 wholesaler holds a permit would extend reciprocal treatment 30 under its own laws to a drug wholesaler of this state. 31 48

(d) A retail pharmacy wholesaler's permit. A retail 1 2 pharmacy wholesaler is a retail pharmacy engaged in wholesale 3 distribution of prescription drugs within this state under the 4 following conditions: The pharmacy must obtain a retail pharmacy 5 1. 6 wholesaler's permit pursuant to ss. 499.001-499.081 and the 7 rules adopted under those sections. 2. The wholesale distribution activity does not exceed 8 9 30 percent of the total annual purchases of prescription drugs. If the wholesale distribution activity exceeds the 10 30-percent maximum, the pharmacy must obtain a prescription 11 12 drug wholesaler's permit. The transfer of prescription drugs that appear in 13 3. 14 any schedule contained in chapter 893 is subject to chapter 893 and the federal Comprehensive Drug Abuse Prevention and 15 16 Control Act of 1970. 4. 17 The transfer is between a retail pharmacy and another retail pharmacy, or a Modified Class II institutional 18 19 pharmacy, or a health care practitioner licensed in this state 20 and authorized by law to dispense or prescribe prescription 21 drugs. 22 5. All records of sales of prescription drugs subject 23 to this section must be maintained separate and distinct from 24 other records and comply with the recordkeeping requirements of ss. 499.001-499.081. 25 26 (3) A person that engages in wholesale distribution of 27 prescription drugs in this state must have a wholesale distributor's permit issued by the department, except as noted 28 29 in this section. Each establishment must be separately permitted except as noted in this subsection. 30 31 49 CODING: Words stricken are deletions; words underlined are additions.

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(a) A separate establishment permit is not required 1 2 when a permitted prescription drug wholesaler consigns a 3 prescription drug to a pharmacy that is permitted under 4 chapter 465 and located in this state, provided that: 5 1. The consignor wholesaler notifies the department in 6 writing of the contract to consign prescription drugs to a 7 pharmacy along with the identity and location of each 8 consignee pharmacy; 9 2. The pharmacy maintains its permit under chapter 465; 10 3. The consignor wholesaler, which has no legal 11 12 authority to dispense prescription drugs, complies with all wholesale distribution requirements of s. 499.0121 with 13 14 respect to the consigned drugs and maintains records documenting the transfer of title or other completion of the 15 wholesale distribution of the consigned prescription drugs; 16 17 4. The distribution of the prescription drug is otherwise lawful under this chapter and other applicable law; 18 19 5. Open packages containing prescription drugs within 20 a pharmacy are the responsibility of the pharmacy, regardless 21 of how the drugs are titled; and 22 б. The pharmacy dispenses the consigned prescription 23 drug in accordance with the limitations of its permit under chapter 465 or returns the consigned prescription drug to the 24 consignor wholesaler. In addition, a person who holds title to 25 26 prescription drugs may transfer the drugs to a person permitted or licensed to handle the reverse distribution or 27 destruction of drugs. Any other distribution by and means of 28 29 the consigned prescription drug by any person, not limited to the consignor wholesaler or consignee pharmacy, to any other 30 person is prohibited. 31

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1	(b) A wholesale distributor's permit is not required
2	for the one-time transfer of title of a pharmacy's lawfully
3	acquired prescription drug inventory by a pharmacy with a
4	valid permit issued under chapter 465 to a consignor
5	prescription drug wholesaler, permitted under this chapter, in
6	accordance with a written consignment agreement between the
7	pharmacy and that wholesaler if: the permitted pharmacy and
8	the permitted prescription drug wholesaler comply with all of
9	the provisions of paragraph (a) and the prescription drugs
10	continue to be within the permitted pharmacy's inventory for
11	dispensing in accordance with the limitations of the pharmacy
12	permit under chapter 465. A consignor drug wholesaler may not
13	use the pharmacy as a wholesale distributor through which it
14	distributes the legend drugs to other pharmacies. Nothing in
15	this section is intended to prevent a wholesale drug
16	distributor from obtaining this inventory in the event of
17	nonpayment by the pharmacy.
18	(c) The department shall require information from each
19	wholesale distributor as part of the permit and renewal of
20	such permit, as required under s. 499.01.
21	(4) Personnel employed in wholesale distribution must
22	have appropriate education and experience to enable them to
23	perform their duties in compliance with state permitting
24	requirements.
25	(5) The department may adopt rules governing the
26	recordkeeping, storage, and handling with respect to each of
27	the distributions of prescription drugs specified in
28	subparagraphs (1)(a)14.
29	Section 14. Effective January 1, 2004, section
30	499.012, Florida Statutes, as amended by this act, is amended
31	to read:
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499.012 Wholesale distribution; definitions; permits; 1 2 applications; general requirements. --3 (1) As used in this section, the term: 4 (a) "Wholesale distribution" means distribution of 5 prescription drugs to persons other than a consumer or 6 patient, but does not include: 7 Any of the following activities, which is not a 1. 8 violation of s. 499.005(21) if such activity is conducted in accordance with s. 499.014: 9 10 The purchase or other acquisition by a hospital or a. other health care entity that is a member of a group 11 12 purchasing organization of a prescription drug for its own use 13 from the group purchasing organization or from other hospitals 14 or health care entities that are members of that organization. The sale, purchase, or trade of a prescription drug 15 b. or an offer to sell, purchase, or trade a prescription drug by 16 17 a charitable organization described in s. 501(c)(3) of the Internal Revenue Code of 1986, as amended and revised, to a 18 19 nonprofit affiliate of the organization to the extent otherwise permitted by law. 20 21 The sale, purchase, or trade of a prescription drug c. or an offer to sell, purchase, or trade a prescription drug 22 23 among hospitals or other health care entities that are under common control. For purposes of this section, "common control" 24 means the power to direct or cause the direction of the 25 26 management and policies of a person or an organization, 27 whether by ownership of stock, by voting rights, by contract, 28 or otherwise. 29 d. The sale, purchase, trade, or other transfer of a prescription drug from or for any federal, state, or local 30 government agency or any entity eligible to purchase 31 52 CODING: Words stricken are deletions; words underlined are additions.

prescription drugs at public health services prices pursuant 1 to Pub. L. No. 102-585, s. 602 to a contract provider or its 2 3 subcontractor for eligible patients of the agency or entity 4 under the following conditions: (I) The agency or entity must obtain written 5 6 authorization for the sale, purchase, trade, or other transfer 7 of a prescription drug under this sub-subparagraph from the 8 Secretary of Health or his or her designee. 9 (II) The contract provider or subcontractor must be authorized by law to administer or dispense prescription 10 11 drugs. 12 (III) In the case of a subcontractor, the agency or 13 entity must be a party to and execute the subcontract. 14 (IV) A contract provider or subcontractor must 15 maintain separate and apart from other prescription drug 16 inventory any prescription drugs of the agency or entity in 17 its possession. 18 (V) The contract provider and subcontractor must 19 maintain and produce immediately for inspection all records of movement or transfer of all the prescription drugs belonging 20 to the agency or entity, including, but not limited to, the 21 22 records of receipt and disposition of prescription drugs. Each 23 contractor and subcontractor dispensing or administering these drugs must maintain and produce records documenting the 24 dispensing or administration. Records that are required to be 25 26 maintained include, but are not limited to, a perpetual 27 inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, 28 29 which must be submitted to the agency or entity quarterly. (VI) The contract provider or subcontractor may 30 administer or dispense the prescription drugs only to the 31 53

eligible patients of the agency or entity or must return the 1 2 prescription drugs for or to the agency or entity. The 3 contract provider or subcontractor must require proof from 4 each person seeking to fill a prescription or obtain treatment 5 that the person is an eligible patient of the agency or entity and must, at a minimum, maintain a copy of this proof as part б 7 of the records of the contractor or subcontractor required 8 under sub-sub-subparagraph (V).

9 (VII) In addition to the departmental inspection authority set forth in s. 499.051, the establishment of the 10 contract provider and subcontractor and all records pertaining 11 12 to prescription drugs subject to this sub-subparagraph shall 13 be subject to inspection by the agency or entity. All records 14 relating to prescription drugs of a manufacturer under this 15 sub-subparagraph shall be subject to audit by the manufacturer 16 of those drugs, without identifying individual patient 17 information.

18 2. Any of the following activities, which is not a 19 violation of s. 499.005(21) if such activity is conducted in 20 accordance with rules established by the department:

a. The sale, purchase, or trade of a prescription drug
among federal, state, or local government health care entities
that are under common control and are authorized to purchase
such prescription drug.

b. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug for emergency medical reasons. For purposes of this sub-subparagraph, the term "emergency medical reasons" includes transfers of prescription drugs by a retail pharmacy to another retail pharmacy to alleviate a temporary shortage.

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The transfer of a prescription drug acquired by a 1 c. 2 medical director on behalf of a licensed emergency medical 3 services provider to that emergency medical services provider 4 and its transport vehicles for use in accordance with the 5 provider's license under chapter 401. 6 d. The revocation of a sale or the return of a 7 prescription drug to the person's prescription drug wholesale 8 supplier. 9 The donation of a prescription drug by a health e. 10 care entity to a charitable organization that has been granted an exemption under s. 501(c)(3) of the Internal Revenue Code 11 12 of 1986, as amended, and that is authorized to possess 13 prescription drugs. 14 f. The transfer of a prescription drug by a person 15 authorized to purchase or receive prescription drugs to a person licensed or permitted to handle reverse distributions 16 17 or destruction under the laws of the jurisdiction in which the person handling the reverse distribution or destruction 18 19 receives the drug. The transfer of a prescription drug by a hospital 20 q. or other health care entity to a person licensed under this 21 22 chapter to repackage prescription drugs for the purpose of 23 repackaging the prescription drug for use by that hospital, or other health care entity and other health care entities that 24 are under common control, if ownership of the prescription 25 26 drugs remains with the hospital or other health care entity at 27 all times. In addition to the recordkeeping requirements of s. 499.0121(6)s. 499.0121(7), the hospital or health care 28 29 entity that transfers prescription drugs pursuant to this sub-subparagraph must reconcile all drugs transferred and 30 returned and resolve any discrepancies in a timely manner. 31

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1 The distribution of prescription drug samples by 3. 2 manufacturers' representatives or distributors' 3 representatives conducted in accordance with s. 499.028. 4 4. The sale, purchase, or trade of blood and blood 5 components intended for transfusion. As used in this 6 subparagraph, the term "blood" means whole blood collected 7 from a single donor and processed either for transfusion or 8 further manufacturing, and the term "blood components" means 9 that part of the blood separated by physical or mechanical 10 means. 5. The lawful dispensing of a prescription drug in 11 12 accordance with chapter 465. "Wholesale distributor" means any person engaged 13 (b) 14 in wholesale distribution of prescription drugs in or into this state, including, but not limited to, manufacturers; 15 repackagers; own-label distributors; jobbers; private-label 16 17 distributors; brokers; warehouses, including manufacturers' and distributors' warehouses, chain drug warehouses, and 18 19 wholesale drug warehouses; independent wholesale drug traders; exporters; retail pharmacies; and the agents thereof that 20 21 conduct wholesale distributions. 22 (C) "Retail pharmacy" means a community pharmacy 23 licensed under chapter 465 that purchases prescription drugs 24 at fair market prices and provides prescription services to 25 the public. 26 (d) "Primary wholesaler" means any wholesale distributor that: 27 28 1. Purchased 90 percent or more of the total dollar 29 volume of its purchases of prescription drugs directly from manufacturers in the previous year; and 30 31 56 CODING: Words stricken are deletions; words underlined are additions.

2.a. Directly purchased prescription drugs from not 1 2 fewer than 50 different prescription drug manufacturers in the 3 previous year; or 4 b. Has, or the affiliated group, as defined in s. 1504 5 of the Internal Revenue Code, of which the wholesale 6 distributor is a member has, not fewer than 250 employees. 7 "Directly from a manufacturer" means: (e) 8 Purchases made by the wholesale distributor 1. 9 directly from the manufacturer of prescription drugs; and Transfers from a member of an affiliated group, as 10 2. defined in s. 1504 of the Internal Revenue Code, of which the 11 12 wholesale distributor is a member, if: 13 The affiliated group purchases 90 percent or more а. 14 of the total dollar volume of its purchases of prescription 15 drugs from the manufacturer in the previous year; and The wholesale distributor discloses to the 16 b. 17 department the names of all members of the affiliated group of which the wholesale distributor is a member and the affiliated 18 19 group agrees in writing to provide records on prescription 20 drug purchases by the members of the affiliated group not later than 48 hours after the department requests access to 21 22 such records, regardless of the location where the records are 23 stored. (f) 24 "Secondary wholesaler" means a wholesale 25 distributor that is not a primary wholesaler. 26 (2) The following types of wholesaler permits are established: 27 28 (a) A prescription drug wholesaler's permit. A 29 prescription drug wholesaler is a wholesale distributor that may engage in the wholesale distribution of prescription 30 drugs. A prescription drug wholesaler that applies to the 31 57 CODING: Words stricken are deletions; words underlined are additions.

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department for a new permit or the renewal of a permit after 1 July 1, 2003, must submit a bond of \$100,000, or other 2 3 equivalent means of security acceptable to the department, 4 such as an irrevocable letter of credit or a deposit in a 5 trust account or financial institution, payable to the Florida Drug, Device, and Cosmetic Trust Fund. The purpose of the bond 6 7 is to secure payment of any administrative penalties imposed by the department and any fees and costs incurred by the 8 9 department regarding that permit which are authorized under state law and which the permittee fails to pay 30 days after 10 the fine or costs become final. The department may make a 11 12 claim against such bond or security until 1 year after the permittee's license ceases to be valid or until 60 days after 13 14 any administrative or legal proceeding authorized in ss. 15 499.001-499.081 which involves the permittee is concluded, 16 including any appeal, whichever occurs later. The department 17 may adopt rules for issuing a prescription drug 18 wholesaler-broker permit to a person who engages in the 19 wholesale distribution of prescription drugs and does not take physical possession of any prescription drugs. 20 21 (b) A compressed medical gas wholesaler's permit. A compressed medical gas wholesaler is a wholesale distributor 22 23 that is limited to the wholesale distribution of compressed medical gases to other than the consumer or patient. The 24 compressed medical gas must be in the original sealed 25 26 container that was purchased by that wholesaler. A compressed 27 medical gas wholesaler may not possess or engage in the wholesale distribution of any prescription drug other than 28 29 compressed medical gases. The department shall adopt rules that govern the wholesale distribution of prescription medical 30 oxygen for emergency use. With respect to the emergency use of 31

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prescription medical oxygen, those rules may not be 1 2 inconsistent with rules and regulations of federal agencies 3 unless the Legislature specifically directs otherwise. 4 (c) An out-of-state prescription drug wholesaler's 5 permit. An out-of-state prescription drug wholesaler is a 6 wholesale distributor located outside this state which engages 7 in the wholesale distribution of prescription drugs into this state and which must be permitted by the department and comply 8 9 with all the provisions required of a wholesale distributor under ss. 499.001-499.081. An out-of-state prescription drug 10 wholesaler that applies to the department for a new permit or 11 12 the renewal of a permit after July 1, 2003, must submit a bond 13 of \$100,000, or other equivalent means of security acceptable 14 to the department, such as an irrevocable letter of credit or 15 a deposit in a trust account or financial institution, payable to the Florida Drug, Device, and Cosmetic Trust Fund. The 16 17 purpose of the bond is to secure payment of any administrative penalties imposed by the department and any fees and costs 18 19 incurred by the department regarding that permit which are 20 authorized under state law and which the permittee fails to pay 30 days after the fine or costs become final. The 21 22 department may make a claim against such bond or security 23 until 1 year after the permittee's license ceases to be valid 24 or until 60 days after any administrative or legal proceeding authorized in ss. 499.001-499.081 which involves the permittee 25 26 is concluded, including any appeal, whichever occurs later. 27 1. The out-of-state drug wholesaler must maintain at all times a license or permit to engage in the wholesale 28 29 distribution of prescription drugs in compliance with laws of the state in which it is a resident. 30 31 59

1	2. An out-of-state prescription drug wholesaler's
2	permit is not required for an intracompany sale or transfer of
3	a prescription drug from an out-of-state establishment that is
4	duly licensed as a prescription drug wholesaler, in its state
5	of residence, to a licensed prescription drug wholesaler in
6	this state, if both wholesalers conduct wholesale
7	distributions of prescription drugs under the same business
8	name. The recordkeeping requirements of s. 499.0121(6) must be
9	followed for this transaction.
10	(d) A retail pharmacy wholesaler's permit. A retail
11	pharmacy wholesaler is a retail pharmacy engaged in wholesale
12	distribution of prescription drugs within this state under the
13	following conditions:
14	1. The pharmacy must obtain a retail pharmacy
15	wholesaler's permit pursuant to ss. 499.001-499.081 and the
16	rules adopted under those sections.
17	2. The wholesale distribution activity does not exceed
18	30 percent of the total annual purchases of prescription
19	drugs. If the wholesale distribution activity exceeds the
20	30-percent maximum, the pharmacy must obtain a prescription
21	drug wholesaler's permit.
22	3. The transfer of prescription drugs that appear in
23	any schedule contained in chapter 893 is subject to chapter
24	893 and the federal Comprehensive Drug Abuse Prevention and
25	Control Act of 1970.
26	4. The transfer is between a retail pharmacy and
27	another retail pharmacy, or a Modified Class II institutional
28	pharmacy, or a health care practitioner licensed in this state
29	and authorized by law to dispense or prescribe prescription
30	drugs.
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1	5. All records of sales of prescription drugs subject
2	to this section must be maintained separate and distinct from
3	other records and comply with the recordkeeping requirements
4	of ss. 499.001-499.081.
5	(e) A nonresident prescription drug manufacturer
6	permit is required for any person that is a manufacturer of
7	prescription drugs, or the distribution point for a
8	manufacturer of prescription drugs, and located outside of
9	this state, or that is an an entity to whom an approved new
10	drug application has been issued by the United States Food and
11	Drug Administration, or the contracted manufacturer of the
12	approved new drug application holder, and located outside the
13	United States, which engages in the wholesale distribution in
14	this state of the prescription drugs it manufactures or is
15	responsible for manufacturing. Each such manufacturer or
16	entity must be permitted by the department and comply with all
17	the provisions required of a wholesale distributor under ss.
18	499.001-499.081, except s. 499.0121(6)(d), (e), or (f).
19	1. A person that distributes prescription drugs that
20	it did not manufacture must also obtain an out-of-state
21	prescription drug wholesaler permit pursuant this section to
22	engage in the wholesale distribution of the prescription drugs
23	manufactured by another person and comply with the
24	requirements of an out-of-state prescription drug wholesaler.
25	2. Any such person must comply with the licensing or
26	permitting requirements of the jurisdiction in which the
27	establishment is located and the federal act, and any product
28	wholesaled into this state must comply with ss.
29	499.001-499.081. If a person intends to import prescription
30	drugs from a foreign country into this state, the nonresident
31	prescription drug manufacturer must provide to the department
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1	a list identifying each prescription drug it intends to import
2	and document approval by the United States Food and Drug
3	Administration for such importation.
4	(f) A freight forwarder permit is required for any
5	person that engages in the distribution of a legend drug as a
6	freight forwarder unless the person is a common carrier. The
7	storage, handling, and recordkeeping of such distributions
8	must comply with the requirements for wholesale distributors
9	under s. 499.0121, except those set forth in s.
10	499.0121(6)(d), (e), or (f). A freight forwarder must provide
11	the source of the legend drugs with a validated airway bill,
12	bill of lading, or other appropriate documentation to evidence
13	the exportation of the product.
14	(3) An application for a permit or to renew a permit
15	for a prescription drug wholesaler or an out-of-state
16	prescription drug wholesaler submitted to the department must
17	include:
18	(a) The name, full business address, and telephone
19	number of the applicant.
20	(b) All trade or business names used by the applicant.
21	(c) The address, telephone numbers, and the names of
22	contact persons for each facility used by the applicant for
23	the storage, handling, and distribution of prescription drugs.
24	(d) The type of ownership or operation, such as a
25	partnership, corporation, or sole proprietorship.
26	(e) The names of the owner and the operator of the
27	establishment, including:
28	1. If an individual, the name of the individual.
29	2. If a partnership, the name of each partner and the
30	name of the partnership.
31	3. If a corporation:
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a. The name, address, and title of each corporate 1 2 officer and director. 3 b. The name and address of the corporation, resident agent of the corporation, the resident agent's address, and 4 the corporation's state of incorporation. 5 6 The name and address of each shareholder of the с. 7 corporation that owns 5 percent or more of the outstanding 8 stock of the corporation. 9 4. If a sole proprietorship, the full name of the sole 10 proprietor and the name of the business entity. 5. If a limited liability company: 11 12 a. The name and address of each member. 13 b. The name and address of each manager. 14 c. The name and address of the limited liability 15 company, the resident agent of the limited liability company, and the name of the state in which the limited liability 16 17 company was organized. (f) If applicable, the name and address of each member 18 19 of the affiliated group of which the applicant is a member. 20 (g)1. For an application for a new permit, the estimated annual dollar volume of prescription drug sales of 21 the applicant, the estimated annual percentage of the 22 23 applicant's total company sales that are prescription drugs, the applicant's estimated annual total dollar volume of 24 purchases of prescription drugs, and the applicant's estimated 25 26 annual total dollar volume of prescription drug purchases 27 directly from manufacturers. 28 2. For an application to renew a permit, the total 29 dollar volume of prescription drug sales in the previous year, 30 the total dollar volume of prescription drug sales made in the previous 6 months, the percentage of total company sales that 31 63

were prescription drugs in the previous year, the total dollar 1 2 volume of purchases of prescription drugs in the previous 3 year, and the total dollar volume of prescription drug purchases directly from manufacturers in the previous year. 4 5 6 Such portions of the information required pursuant to this 7 paragraph which are a trade secret, as defined in s. 812.081, 8 shall be maintained by the department as trade secret 9 information is required to be maintained under s. 499.051. 10 (h) The tax year of the applicant. (i) A copy of the deed for the property on which 11 12 applicant's establishment is located, if the establishment is 13 owned by the applicant, or a copy of the applicant's lease for 14 the property on which applicant's establishment is located 15 that has an original term of not less than 1 calendar year, if the establishment is not owned by the applicant. 16 17 (j) A list of all licenses and permits issued to the applicant by any other state which authorize the applicant to 18 19 purchase or possess prescription drugs. 20 (k) The name of the manager of the establishment that is applying for the permit or to renew the permit, the next 21 four highest ranking employees responsible for prescription 22 23 drug wholesale operations for the establishment, and the name of all affiliated parties for the establishment, together with 24 25 the personal information statement and fingerprints required 26 pursuant to subsection (4) for each of such persons. (1) The name of each of the applicant's designated 27 representatives as required by subsection (11), together with 28 29 the personal information statement and fingerprints, required 30 pursuant to subsection (4) for each such person. 31 64

(m) For an applicant that is a secondary wholesaler, 1 2 each of the following: 3 1. A personal background information statement 4 containing the background information and fingerprints 5 required pursuant to subsection (4) for each person named in 6 the applicant's response to paragraphs (k) and (l) and for 7 each affiliated party of the applicant. 8 2. If any of the five largest shareholders of the 9 corporation seeking the permit is a corporation, the name, address, and title of each corporate officer and director of 10 each such corporation; the name and address of such 11 12 corporation; the name of such corporation's resident agent, such corporation's resident agent's address, and such 13 14 corporation's state of its incorporation; and the name and address of each shareholder of such corporation that owns 5 15 percent or more of the stock of such corporation. 16 17 3. The name and address of all financial institutions in which the applicant has an account which is used to pay for 18 19 the operation of the establishment or to pay for drugs 20 purchased for the establishment, together with the names of all persons that are authorized signatories on such accounts. 21 The portions of the information required pursuant to this 22 23 subparagraph which are a trade secret, as defined in s. 812.081, shall be maintained by the department as trade secret 24 information is required to be maintained under s. 499.051. 25 26 4. The sources of all funds and the amounts of such 27 funds used to purchase or finance purchases of prescription 28 drugs or to finance the premises on which the establishment is 29 to be located. 30 31 65

5. If any of the funds identified in subparagraph 4. 1 2 were borrowed, copies of all promissory notes or loans used to 3 obtain such funds. 4 (n) Any other relevant information that the department 5 requires, including, but not limited to, any information 6 related to whether the applicant satisfies the definition of a 7 primary wholesaler or a secondary wholesaler. 8 (4)(a) Each person required by subsection (3) to 9 provide a personal information statement and fingerprints shall provide the following information to the department on 10 forms prescribed by the department: 11 12 1. The person's places of residence for the past 7 13 years. 14 2. The person's date and place of birth. 3. The person's occupations, positions of employment, 15 16 and offices held during the past 7 years. 17 4. The principal business and address of any business, corporation, or other organization in which each such office 18 19 of the person was held or in which each such occupation or 20 position of employment was carried on. 21 5. Whether the person has been, during the past 7 years, the subject of any proceeding for the revocation of any 22 23 license and, if so, the nature of the proceeding and the disposition of the proceeding. 24 25 6. Whether, during the past 7 years, the person has been enjoined, either temporarily or permanently, by a court 26 of competent jurisdiction from violating any federal or state 27 28 law regulating the possession, control, or distribution of 29 prescription drugs, together with details concerning any such 30 event. 31 66

1	7. A description of any involvement by the person with
2	any business, including any investments, other than the
3	ownership of stock in a publicly traded company or mutual
4	fund, during the past 7 years, which manufactured,
5	administered, prescribed, distributed, or stored
6	pharmaceutical products and any lawsuits in which such
7	businesses were named as a party.
8	8. A description of any felony criminal offense of
9	which the person, as an adult, was found guilty, regardless of
10	whether adjudication of guilt was withheld or whether the
11	person pled guilty or nolo contendere. A criminal offense
12	committed in another jurisdiction which would have been a
13	felony in this state must be reported. If the person indicates
14	that a criminal conviction is under appeal and submits a copy
15	of the notice of appeal of that criminal offense, the
16	applicant must, within 15 days after the disposition of the
17	appeal, submit to the department a copy of the final written
18	order of disposition.
19	9. A photograph of the person taken in the previous 30
20	days.
21	10. A set of fingerprints for the person on a form and
22	under procedures specified by the department, together with
23	payment of an amount equal to the costs incurred by the
24	department for the criminal record check of the person.
25	11. The name, address, occupation, and date and place
26	of birth for each member of the person's immediate family who
27	is 18 years of age or older. As used in this subparagraph, the
28	term "member of the person's immediate family" includes the
29	person's spouse, children, parents, siblings, the spouses of
30	the person's children, and the spouses of the person's
31	siblings.
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1	12. Any other relevant information that the department
2	requires.
3	(b) The information required pursuant to paragraph (a)
4	shall be provided under oath.
5	(c) The department shall submit the fingerprints
6	provided by a person for initial licensure to the Department
7	of Law Enforcement for a statewide criminal record check and
8	for forwarding to the Federal Bureau of Investigation for a
9	national criminal record check of the person. The department
10	shall submit the fingerprints provided by a person as a part
11	of a renewal application to the Department of Law Enforcement
12	for a statewide criminal record check, and for forwarding to
13	the Federal Bureau of Investigation for a national criminal
14	record check, for the initial renewal of a permit after
15	January 1, 2004; for any subsequent renewal of a permit, the
16	department shall submit the required information for a
17	statewide and national criminal record check of the person.
18	Any person who as a part of an initial permit application or
19	initial permit renewal after January 1, 2004, submits to the
20	department a set of fingerprints required for the criminal
21	record check required in this paragraph shall not be required
22	to provide a subsequent set of fingerprints for a criminal
23	record check to the department, if the person has undergone a
24	criminal record check as a condition of the the issuance of
25	an initial permit or the initial renewal of a permit of an
26	applicant after January 1, 2004.
27	(5) The department may deny an application for a
28	permit or refuse to renew a permit for a prescription drug
29	wholesaler or an out-of-state prescription drug wholesaler if:
30	(a) The applicant has not met the requirements for the
31	permit.
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1	(b) The management, officers, or directors of the
2	applicant or any affiliated party are found by the department
3	to be incompetent or untrustworthy.
4	(c) The applicant is so lacking in experience in
5	managing a wholesale distributor as to make the issuance of
б	the proposed permit hazardous to the public health.
7	(d) The applicant is so lacking in experience in
8	managing a wholesale distributor as to jeopardize the
9	reasonable promise of successful operation of the wholesale
10	distributor.
11	(e) The applicant is lacking in experience in the
12	distribution of prescription drugs.
13	(f) The applicant's past experience in manufacturing
14	or distributing prescription drugs indicates that the
15	applicant poses a public health risk.
16	(g) The applicant is affiliated directly or indirectly
17	through ownership, control, or other business relations, with
18	any person or persons whose business operations are or have
19	been detrimental to the public health.
20	(h) The applicant, or any affiliated party, has been
21	found guilty of or has pleaded guilty or nolo contendere to
22	any felony or crime punishable by imprisonment for 1 year or
23	more under the laws of the United States, any state, or any
24	other country, regardless of whether adjudication of guilt was
25	withheld.
26	(i) The applicant or any affiliated party has been
27	charged with a felony in a state or federal court and the
28	disposition of that charge is pending during the application
29	review or renewal review period.
30	(j) The applicant has furnished false or fraudulent
31	information or material in any application made in this state
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or any other state in connection with obtaining a permit or 1 2 license to manufacture or distribute drugs, devices, or 3 cosmetics. 4 (k) That a federal, state, or local government permit 5 currently or previously held by the applicant, or any 6 affiliated party, for the manufacture or distribution of any 7 drugs, devices, or cosmetics has been disciplined, suspended, or revoked and has not been reinstated. 8 9 (1) The applicant does not possess the financial or physical resources to operate in compliance with the permit 10 being sought, this chapter, and the rules adopted under this 11 12 chapter. 13 (m) The applicant or any affiliated party receives, 14 directly or indirectly, financial support and assistance from 15 a person who was an affiliated party of a permittee whose 16 permit was subject to discipline or was suspended or revoked, 17 other than through the ownership of stock in a publicly traded company or a mutual fund. 18 19 (n) The applicant or any affiliated party receives, 20 directly or indirectly, financial support and assistance from 21 a person who has been found guilty of any violation of ss. 499.001-499.081 or chapter 465, chapter 501, or chapter 893, 22 23 any rules adopted under any of those sections or chapters, any federal or state drug law, or any felony where the underlying 24 facts related to drugs, regardless of whether the person has 25 26 been pardoned, had her or his civil rights restored, or had 27 adjudication withheld, other than through the ownership of stock in a publicly traded company or a mutual fund. 28 29 (o) The applicant for renewal of a permit under paragraph (2)(a) or paragraph (2)(c) has not actively engaged 30 31 in the wholesale distribution of prescription drugs, as 70

demonstrated by the regular and systematic distribution of 1 prescription drugs throughout the year as evidenced by not 2 3 fewer than 12 wholesale distributions in the previous year and 4 not fewer than three wholesale distributions in the previous 6 5 months. 6 (p) Information obtained in response to paragraph 7 (2)(a) or paragraph (2)(c) demonstrates it would not be in the best interest of the public health, safety, and welfare to 8 9 issue a permit. 10 (q) The applicant does not possess the financial standing and business experience for the successful operation 11 12 of the applicant. 13 (r) The applicant or any affiliated party has failed 14 to comply with the requirements for manufacturing or 15 distributing prescription drugs under ss. 499.001-499.081, similar federal laws, similar laws in other states, or the 16 17 rules adopted under such laws. (6) Upon approval of the application by the department 18 19 and payment of the required fee, the department shall issue or 20 renew a prescription drug wholesaler or an out-of-state 21 prescription drug wholesaler permit to the applicant. (7) For permits for prescription drug wholesalers or 22 23 out-of-state prescription drug wholesalers: (a) The department shall adopt rules for the annual 24 25 renewal of permits. At least 90 days before the expiration of 26 a permit, the department shall forward a permit renewal notification and renewal application to the prescription drug 27 wholesaler or out-of-state prescription drug wholesaler at the 28 29 mailing address of the permitted establishment on file with the department. The permit renewal notification must state 30 31 conspicuously the date on which the permit for the 71

establishment will expire and that the establishment may not 1 2 operate unless the permit for the establishment is renewed 3 timely. 4 (b) A permit, unless sooner suspended or revoked, 5 automatically expires 1 year after the last day of the 6 anniversary month in which the permit was originally issued. A 7 permit may be renewed by making application for renewal on forms furnished by the department and paying the appropriate 8 9 fees. If a renewal application and fee are submitted and postmarked after 45 days prior to the expiration date of the 10 permit, the permit may be renewed only upon payment of a late 11 12 renewal fee of \$100, plus the required renewal fee. A 13 permittee that has submitted a renewal application in 14 accordance with this paragraph may continue to operate under 15 its permit, unless the permit is suspended or revoked, until final disposition of the renewal application. 16 17 (c) Failure to renew a permit in accordance with this section precludes any future renewal of that permit. If a 18 19 permit issued pursuant to this section has expired and cannot 20 be renewed, before an establishment may engage in activities that require a permit under ss. 499.001-499.081, the 21 establishment must submit an application for a new permit; pay 22 23 the applicable application fee, initial permit fee, and all 24 applicable penalties; and be issued a new permit by the 25 department. 26 (8) (3) A person that engages in wholesale distribution 27 of prescription drugs in this state must have a wholesale distributor's permit issued by the department, except as noted 28 29 in this section. Each establishment must be separately permitted except as noted in this subsection. 30 31 72 CODING: Words stricken are deletions; words underlined are additions.

(a) A separate establishment permit is not required 1 2 when a permitted prescription drug wholesaler consigns a 3 prescription drug to a pharmacy that is permitted under 4 chapter 465 and located in this state, provided that: 5 1. The consignor wholesaler notifies the department in 6 writing of the contract to consign prescription drugs to a 7 pharmacy along with the identity and location of each 8 consignee pharmacy; 9 2. The pharmacy maintains its permit under chapter 465; 10 3. The consignor wholesaler, which has no legal 11 12 authority to dispense prescription drugs, complies with all wholesale distribution requirements of s. 499.0121 with 13 14 respect to the consigned drugs and maintains records documenting the transfer of title or other completion of the 15 wholesale distribution of the consigned prescription drugs; 16 17 4. The distribution of the prescription drug is otherwise lawful under this chapter and other applicable law; 18 19 5. Open packages containing prescription drugs within 20 a pharmacy are the responsibility of the pharmacy, regardless 21 of how the drugs are titled; and 22 б. The pharmacy dispenses the consigned prescription 23 drug in accordance with the limitations of its permit under chapter 465 or returns the consigned prescription drug to the 24 consignor wholesaler. In addition, a person who holds title to 25 26 prescription drugs may transfer the drugs to a person permitted or licensed to handle the reverse distribution or 27 destruction of drugs. Any other distribution by and means of 28 29 the consigned prescription drug by any person, not limited to the consignor wholesaler or consignee pharmacy, to any other 30 person is prohibited. 31 73

(b) A wholesale distributor's permit is not required 1 2 for the one-time transfer of title of a pharmacy's lawfully 3 acquired prescription drug inventory by a pharmacy with a 4 valid permit issued under chapter 465 to a consignor 5 prescription drug wholesaler, permitted under this chapter, in 6 accordance with a written consignment agreement between the 7 pharmacy and that wholesaler if: the permitted pharmacy and 8 the permitted prescription drug wholesaler comply with all of 9 the provisions of paragraph (a) and the prescription drugs continue to be within the permitted pharmacy's inventory for 10 dispensing in accordance with the limitations of the pharmacy 11 12 permit under chapter 465. A consignor drug wholesaler may not use the pharmacy as a wholesale distributor through which it 13 14 distributes the legend drugs to other pharmacies. Nothing in 15 this section is intended to prevent a wholesale drug distributor from obtaining this inventory in the event of 16 17 nonpayment by the pharmacy. 18 (c) The department shall require information from each 19 wholesale distributor as part of the permit and renewal of such permit, as required under s. 499.01 or s. 499.012. 20 21 (9)(4) Personnel employed in wholesale distribution 22 must have appropriate education and experience to enable them 23 to perform their duties in compliance with state permitting 24 requirements. (10) The name of a permittee or establishment on a 25 26 prescription drug wholesaler permit or an out-of-state 27 prescription drug wholesaler permit may not include any indicia of attainment of any educational degree, any indicia 28 29 that the permittee or establishment possesses a professional license, or any name or abbreviation that the department 30 31 determines is likely to cause confusion or mistake or that the 74

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department determines is deceptive, including that of any 1 2 other entity authorized to purchase prescription drugs. 3 (11)(a) Each establishment that is issued an initial 4 or renewal permit as a prescription drug wholesaler or an 5 out-of-state prescription drug wholesaler must designate in 6 writing to the department at least one natural person to serve 7 as the designated representative of the wholesaler. Such 8 person must have an active certification as a designated 9 representative from the department. 10 (b) To be certified as a designated representative, a natural person must: 11 12 1. Submit an application on a form furnished by the 13 department and pay the appropriate fees; 14 2. Be at least 18 years of age; 3. Have not less than 2 years of verifiable full-time 15 work experience in a pharmacy licensed in this state or 16 17 another state, where the person's responsibilities included, but were not limited to, recordkeeping for prescription drugs, 18 19 or have not less than 2 years of verifiable full-time 20 managerial experience with a prescription drug wholesaler 21 licensed in this state or in another state; 22 4. Receive a passing score of at least 75 percent on 23 an examination given by the department regarding federal laws governing distribution of prescription drugs and ss. 24 25 499.001-499.081 and the rules adopted by the department 26 governing the wholesale distribution of prescription drugs. This requirement shall be effective 1 year after the results 27 of the initial examination are mailed to the persons that took 28 29 the examination. The department shall offer such examinations 30 at least four times each calendar year; and 31 75

1	5. Provide the department with a personal information
2	statement and fingerprints pursuant to subsection (4).
3	(c) The department may deny an application for
4	certification as a designated representative or may suspend or
5	revoke a certification of a designated representative pursuant
6	to s. 499.067.
7	(d) A designated representative:
8	1. Must be actively involved in and aware of the
9	actual daily operation of the wholesale distributor.
10	2. Must be employed full time in a managerial position
11	by the wholesale distributor.
12	3. Must be physically present at the establishment
13	during normal business hours, except for time periods when
14	absent due to illness, family illness or death, scheduled
15	vacation, or other authorized absence.
16	4. May serve as a designated representative for only
17	one wholesale distributor at any one time.
18	(e) A wholesale distributor must notify the department
19	when a designated representative leaves the employ of the
20	wholesale distributor. Such notice must be provided to the
21	department within 10 business days after the last day of
22	designated representative's employment with the wholesale
23	distributor.
24	(f) A wholesale distributor may not operate under a
25	prescription drug wholesaler permit or an out-of-state
26	prescription drug wholesaler permit for more than 10 business
27	days after the designated representative leaves the employ of
28	the wholesale distributor, unless the wholesale distributor
29	employs another designated representative and notifies the
30	department within 10 business days of the identity of the new
31	designated representative.
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1 (12)(5) The department may adopt rules governing the 2 recordkeeping, storage, and handling with respect to each of 3 the distributions of prescription drugs specified in 4 subparagraphs (1)(a)1.-4. 5 Section 15. Subsections (4), (6), (7), and (8) of 6 section 499.0121, Florida Statutes, are amended, and 7 subsection (11) is added to that section, to read: 8 499.0121 Storage and handling of prescription drugs; 9 recordkeeping. -- The department shall adopt rules to implement this section as necessary to protect the public health, 10 safety, and welfare. Such rules shall include, but not be 11 12 limited to, requirements for the storage and handling of prescription drugs and for the establishment and maintenance 13 14 of prescription drug distribution records. 15 (4) EXAMINATION OF MATERIALS AND RECORDS.--(a) Upon receipt, each outside shipping container must 16 17 be visually examined for identity and to prevent the 18 acceptance of contaminated prescription drugs that are 19 otherwise unfit for distribution. This examination must be 20 adequate to reveal container damage that would suggest 21 possible contamination or other damage to the contents. 22 (b) Each outgoing shipment must be carefully inspected 23 for identity of the prescription drug products and to ensure that there is no delivery of prescription drugs that have 24 25 expired or been damaged in storage or held under improper 26 conditions. 27 (c) The recordkeeping requirements in subsection (6) must be followed for all incoming and outgoing prescription 28 29 drugs. 30 (d) Upon receipt, a wholesaler must review records 31 required under this section for the acquisition of 77 CODING: Words stricken are deletions; words underlined are additions.

prescription drugs for accuracy and completeness, considering 1 2 the total facts and circumstances surrounding the transactions 3 and the wholesale distributors involved. This includes 4 authenticating each transaction listed on a pedigree paper, as 5 defined in s. 499.001(31). 6 (6) RECORDKEEPING.--The department shall adopt rules 7 that require keeping such records of prescription drugs as are necessary for the protection of the public health. 8 9 (a) Wholesale drug distributors must establish and maintain inventories and records of all transactions regarding 10 the receipt and distribution or other disposition of 11 12 prescription drugs. These records must provide a complete 13 audit trail from receipt to sale or other disposition, be 14 readily retrievable for inspection, and include, at a minimum, 15 the following information: The source of the drugs, including the name and 16 1. 17 principal address of the seller or transferor, and the address of the location from which the drugs were shipped; 18 19 2. The name, principal address, and state license 20 permit or registration number of the person authorized to 21 purchase prescription drugs; The name, strength, dosage form, and quantity of 22 3. 23 the drugs received and distributed or disposed of; and The dates of receipt and distribution or other 24 4. 25 disposition of the drugs; and. 26 5. Any financial documentation supporting the transaction. 27 (b) Inventories and records must be made available for 28 29 inspection and photocopying by authorized federal, state, or local officials for a period of 2 years following disposition 30 31 78 CODING: Words stricken are deletions; words underlined are additions.

of the drugs or 3 years after the creation of the records, 1 2 whichever period is longer. 3 (c) Records described in this section that are kept at 4 the inspection site or that can be immediately retrieved by 5 computer or other electronic means must be readily available for authorized inspection during the retention period. 6 7 Records that are kept at a central location outside of this 8 state and that are not electronically retrievable must be made 9 available for inspection within 2 working days after a request by an authorized official of a federal, state, or local law 10 enforcement agency. Records that are maintained at a central 11 location within this state must be maintained at an 12 establishment that is permitted pursuant to ss. 13 14 499.001-499.081 and must be readily available. 15 (d)1. Each person who is engaged in the wholesale distribution of a prescription drug, and who is not an 16 17 authorized distributor of record for the drug manufacturer's products of such drug, must provide to each wholesale 18 19 distributor of such drug, before the sale is made to such wholesale distributor, a written statement under oath 20 identifying each previous sale of the drug back to the last 21 authorized distributor of record, the lot number of the drug, 22 23 and the sales invoice number of the invoice evidencing the sale of the drug. The written statement identifying all sales 24 of such drug must accompany the drug for each subsequent 25 26 wholesale distribution of the drug to the next a wholesale distributor. The department shall adopt rules relating to the 27 requirements of this written statement. This paragraph does 28 29 not apply to a manufacturer unless the manufacturer is 30 performing the manufacturing operation of repackaging 31 prescription drugs. 79

2. Each wholesale distributor of prescription drugs 1 2 must maintain separate and distinct from other required 3 records all statements that are required under subparagraph 1. 4 and paragraph (e). 5 3. Each manufacturer of a prescription drug sold in 6 this state must maintain at its corporate offices a current 7 list of authorized distributors and must make such list 8 available to the department upon request. 9 4. Each manufacturer shall file a written list of all 10 of the manufacturer's authorized distributors of record with the department. A manufacturer shall notify the department not 11 12 later than 10 days after any change to the list. The department shall publish a list of all authorized distributors 13 14 of record on its website. 5. For the purposes of this subsection, the term 15 16 "authorized distributors of record" means a wholesale 17 distributor those distributors with whom a manufacturer has established an ongoing relationship to distribute the 18 19 manufacturer's products. Effective March 1, 2004, an ongoing 20 relationship is deemed to exist when a wholesale distributor, including any affiliated group, as defined in s. 1504 of the 21 Internal Revenue Code, of which the wholesale distributor is a 22 23 member: a. Is listed on the manufacturer's current list of 24 25 authorized distributors of record. 26 b. Annually purchases not less than 90 percent of all of its purchases of a manufacturer's prescription drug 27 28 products, based on dollar volume, directly from that 29 manufacturer and has total annual prescription drug sales of \$100 million or more. 30 31 80

1	c. Has reported to the department pursuant to s.
2	499.012(2)(g)2. that the wholesale distributor has total
3	annual prescription drug sales of \$100 million or more, and
4	has a verifiable account number issued by the manufacturer
5	authorizing the wholesale distributor to purchase the
б	manufacturer's drug products directly from that manufacturer
7	and that wholesale distributor makes not fewer than 12
8	purchases of that manufacturer's drug products directly from
9	the manufacturer using said verifiable account number in 12
10	months. The provisions of this sub-subparagraph apply with
11	respect to a manufacturer that fails to file a copy of the
12	manufacturer's list of authorized distributors of record with
13	the department by July 1, 2003; that files a list of
14	authorized distributors of record which contains fewer than
15	ten wholesale distributors permitted in this state, excluding
16	the wholesale distributors described in sub-subparagraph b.;
17	or that, as a result of changes to the list of authorized
18	distributors of record filed with the department, has fewer
19	than ten wholesale distributors permitted in this state as
20	authorized distributors of record, excluding the wholesale
21	distributors described in sub-subparagraph b.
22	
23	A wholesale distributor that satisfies the requirements of
24	sub-subparagraph b. or sub-subparagraph c. shall submit to the
25	department documentation substantiating its qualification
26	pursuant to sub-subparagraph b. or sub-subparagraph c. The
27	department shall add those wholesale distributors that the
28	department has determined have met the requirements of
29	sub-subparagraph b. or sub-subparagraph c. to the list of
30	authorized distributors of record on the department's website.
31	6. This paragraph expires July 1, 2006.
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(e)1. Notwithstanding paragraph (d), each person who 1 2 is engaged in the wholesale distribution of a specified drug 3 must provide to each wholesale distributor of such specified 4 drug: 5 a. Upon any sale, a written statement that: 6 (I) If the establishment is not a member of an 7 affiliated group: "This establishment purchased the specific 8 unit of the specified drug directly from the manufacturer"; or 9 (II) If the establishment is a member of an affiliated group: "This establishment or a member of my affiliated group 10 purchased the specific unit of the specified drug directly 11 12 from the manufacturer"; or 13 b. Before the wholesale distribution, a written 14 statement, under oath, that identifies each previous sale of the specific unit of the specified drug back to the 15 manufacturer of the specified drug, the lot number of the 16 17 specific unit of the specified prescription drug, and the sales invoice number of the invoice evidencing each previous 18 19 sale of the specific unit of the specified drug. The written 20 statement identifying all sales of such specific unit of the 21 specified drug must accompany the specific unit of the specified drug for each subsequent wholesale distribution of 22 23 the specific unit of the specified drug to a wholesale distributor. 24 25 26 The department shall adopt rules to administer the 27 requirements of these written statements. 28 2. As used in this paragraph, the term "specified 29 drug" means a specific prescription drug on the list of drugs 30 adopted by the department by rule. 31 82 CODING: Words stricken are deletions; words underlined are additions.

1	3.a. A drug may be placed on the list of specified
2	drugs if the department has seized or issued a stop sale
3	notice on the prescription drug because of the adulteration,
4	counterfeiting, or diversion of the prescription drug from the
5	legal channels of distribution for prescription drugs, or the
6	United States Food and Drug Administration, a manufacturer, a
7	wholesale distributor, a law enforcement agency, or a
8	government agency responsible for regulating the sale or
9	distribution of prescription drugs in another state has
10	notified the department in writing or through a website
11	operated by one of said entities that the prescription drug
12	has been adulterated, counterfeit or diverted from the legal
13	channels of distribution for prescription drugs; and the
14	prescription drug satisfies one of the following criteria:
15	(I) The prescription drug is included among the top
16	150 prescription drugs for which the state has incurred the
17	highest amount of Medicaid claims in the most recently ended
18	state fiscal year;
19	(II) The prescription drug is available for normal
20	prescription use in dosages or strengths that have a wholesale
21	cost \$200 or more;
22	(III) The prescription drug is used extensively for
23	patients with human immunodeficiency virus, acquired immune
24	deficiency syndrome, cancer, or other serious, life
25	threatening conditions, where drug nonresponsiveness would not
26	be considered to be medically unusual;
27	(IV) The prescription drug is an injectable drug;
28	(V) The prescription drug is subject to a special,
29	limited distribution process and is not generally sold to
30	wholesale distributors by the manufacturer of the prescription
31	drug;
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1	(VI) The department has found not less than five
2	instances where statements required pursuant to paragraph (d)
3	for the prescription drug were not passed on other than
4	because of unintentional oversight, or have been passed on by
5	or to a wholesale distributor and such statements were
6	fraudulent; or
7	(VII) A shipment of a prescription drug has been
8	reported to a law enforcement agency as having been stolen or
9	as missing.
10	b. A prescription drug may be placed on the list of
11	specified drugs if the prescription drug satisfies any three
12	of the seven criteria set forth in sub-sub-subparagraphs
13	(I)-(VII). However, a prescription drug may not be included on
14	the list of specified drugs if the prescription drug is
15	unlikely to be counterfeited or diverted from the legal
16	channels of distribution for prescription drugs.
17	c. Before the department begins the rulemaking process
18	to place a drug on the list of specified drugs, except when
19	the department files a rule under the procedure specified in
20	s. 499.0121(6)(e)3.e., the Drug Wholesaler Advisory Council
21	created in s. 499.01211 shall consider whether a prescription
22	drug should be included on or added to the list of specified
23	drugs using the criteria enumerated in sub-subparagraph 3.a.
24	or sub-subparagraph 3.b. and provide a written recommendation
25	adopted by majority vote to the secretary of the department
26	concerning each such drug. This paragraph does not apply to
27	any list of prescription drugs on which the department has
28	begun rulemaking prior to this paragraph becoming law.
29	d. When a prescription drug is added to the list of
30	specified drugs, the requirements of this paragraph shall be
31	effective as to the prescription drug beginning 60 days after
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1	the effective date of the rule adding the prescription drug to
2	the list, except when the department files a rule under the
3	procedure specified in s. 499.0121(6)(e)3.e.
4	e.(I) Notwithstanding chapter 120, if the Attorney
5	General or Statewide Prosecutor certifies to the secretary of
6	the department that a prescription drug should be added to the
7	list of specified drugs by emergency rule, the department may
8	proceed to add such drug to the list of specified drugs and
9	the emergency rule shall be effective for a period of one year
10	from the date on which the emergency rule is filed, if the
11	department begins the rulemaking process to adopt a permanent
12	rule to place the drug on the list of specified drugs not
13	later than 90 days after the date on which the emergency rule
14	was filed. An emergency rule adding a drug to the list of
15	specified drugs may not be renewed.
16	(II) A prescription drug may be placed on the list of
17	specified drugs through the procedure provided in
18	sub-subparagraph (e)3.e. when:
19	(A) The prescription drug satisfies any two of the
20	criteria specified in sub-subparagraph (e)3.a. or
21	<pre>sub-subparagraph (e)3.b.; or</pre>
22	(B) The prescription drug satisfies any one of the
23	criteria specified in sub-subparagraph (e)3.a. or
24	sub-subparagraph (e)3.b. if the prescription drug has not yet
25	become available for wholesale distribution or has been
26	available for wholesale distribution for not more than 60
27	days.
28	(III) Notwithstanding chapter 120, any emergency rule
29	that places a prescription drug on the list of specified drugs
30	may be challenged as being an invalid exercise of the
31	delegated legislative authority only if the department lacks
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any substantial competent evidence that the prescription drug 1 2 satisfied the criteria required pursuant to 3 sub-subparagraph (I) or sub-subparagraph (II). Not 4 later than seven days after any request by any person, the 5 department shall provide such person with the substantial 6 competent evidence that justifies the department's adoption of 7 an emergency rule placing a prescription drug on the list of 8 specified drugs. 9 (IV) The department shall notify all prescription drug 10 wholesalers and out-of-state-prescription drug wholesalers by electronic means, facsimile, or United States mail and on the 11 12 bureau's website when any emergency rule is adopted which places a prescription drug on the list of specified drugs. Not 13 14 later than seven days after the department adopts an emergency 15 rule placing a prescription drug on the list of specified 16 drugs, wholesalers shall provide the department with the lot 17 numbers and quantities of such prescription drug which the wholesaler owns or has in transit on the date that the 18 19 department adopted the emergency rule placing the prescription 20 drug on the list of specified drugs. 21 (V) The requirements of subparagraph (e)1. do not apply to those lot numbers and quantities of a prescription 22 23 drug which are included on a report filed pursuant to sub-sub-subparagraph (e)3.e.(IV), and paragraph (6)(d) shall 24 apply to those lot numbers and quantities of the prescription 25 26 drug. In addition to the requirements of paragraph (6)(d), any 27 wholesale distributor selling a prescription drug included on a report filed pursuant to sub-sub-subparagraph (e)3.e.(IV) 28 29 shall provide any wholesaler purchasing the prescription drugs with a statement under oath that the prescription drugs are 30 31 among those included on a report filed pursuant to 86

sub-subparagraph (e)3.e.(IV) and with a copy of the report 1 2 filed by the wholesale distributor with the department for 3 those prescription drugs. 4 f. Not less than annually, the council and department 5 shall evaluate whether each prescription drug included on the 6 list of specified drugs should remain on the list. In 7 determining whether a prescription drug should remain on the 8 list of specified drugs, the council and department must 9 consider: 10 (I) The availability of generic forms of the drug. (II) Changes in the price of the drug since the 11 12 prescription drug was placed on the list. 13 (III) The current status of the drug that caused the 14 department to place the prescription drug on the list of 15 specified drugs. 16 17 The council shall provide a written recommendation adopted by majority vote to the secretary of the department concerning 18 19 each drug that the council recommends be removed from the list 20 of specified drugs. 21 4. This paragraph does not apply to a manufacturer; 22 however, a repackager must comply with this paragraph. 23 5. This paragraph expires July 1, 2006. (f)1. Effective July 1, 2006, each person who is 24 engaged in the wholesale distribution of a prescription drug 25 26 and who is not the manufacturer of that drug must, before each wholesale distribution of such drug, provide to the person who 27 receives the drug a pedigree paper as defined in s. 28 29 499.003(31). 2. A repackager must comply with this paragraph. 30 31 87 CODING: Words stricken are deletions; words underlined are additions.

1	3. The pedigree paper requirements in this paragraph
2	do not apply to compressed medical gases or veterinary legend
3	drugs.
4	4. Each wholesale distributor of prescription drugs
5	must maintain separate and distinct from other required
б	records all statements that are required under subparagraph 1.
7	5. In order to verify compliance with paragraph (d)1.,
8	each manufacturer of a prescription drug sold in this state
9	must make available upon request distribution documentation
10	related to its sales of prescription drugs, regardless of
11	whether the prescription drug was sold directly by the
12	manufacturer to a person in Florida.
13	(g) Each wholesale distributor, except for a
14	manufacturer, shall annually provide the department with a
15	written list of all wholesale distributors and manufacturers
16	from whom the wholesale distributor purchases prescription
17	drugs. A wholesale distributor, except a manufacturer, shall
18	notify the department not later than 10 days after any change
19	to either list. Such portions of the information required
20	pursuant to this paragraph which are a trade secret, as
21	defined in s. 812.081, shall be maintained by the department
22	as trade secret information is required to be maintained under
23	<u>s. 499.051.</u>
24	(7) WRITTEN POLICIES AND PROCEDURESWholesale drug
25	distributors must establish, maintain, and adhere to written
26	policies and procedures, which must be followed for the
27	receipt, security, storage, inventory, and distribution of
28	prescription drugs, including policies and procedures for
29	identifying, recording, and reporting losses or thefts, and
30	for correcting all errors and inaccuracies in inventories.
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1 Wholesale drug distributors must include in their written
2 policies and procedures:

3 (a) A procedure whereby the oldest approved stock of a
4 prescription drug product is distributed first. The procedure
5 may permit deviation from this requirement, if the deviation
6 is temporary and appropriate.

7 (b) A procedure to be followed for handling recalls
8 and withdrawals of prescription drugs. Such procedure must be
9 adequate to deal with recalls and withdrawals due to:

1. Any action initiated at the request of the Food and
 Drug Administration or any other federal, state, or local law
 enforcement or other government agency, including the
 department.

Any voluntary action by the manufacturer or
 <u>repackager</u> to remove defective or potentially defective drugs
 from the market; or

3. Any action undertaken to promote public health andsafety by replacing existing merchandise with an improvedproduct or new package design.

(c) A procedure to ensure that wholesale drug distributors prepare for, protect against, and handle any crisis that affects security or operation of any facility if a strike, fire, flood, or other natural disaster, or a local, state, or national emergency, occurs.

(d) A procedure to ensure that any outdated prescription drugs are segregated from other drugs and either returned to the manufacturer <u>or repackager</u> or destroyed. This procedure must provide for written documentation of the disposition of outdated prescription drugs. This documentation must be maintained for 2 years after disposition of the outdated drugs.

1	(8) RESPONSIBLE PERSONSWholesale drug distributors
2	must establish and maintain lists of officers, directors,
3	managers, designated representatives, and other persons in
4	charge of wholesale drug distribution, storage, and handling,
5	including a description of their duties and a summary of their
6	qualifications.
7	(11) SHIPPING AND TRANSPORTATION The person
8	responsible for shipment and transportation of a prescription
9	drug in a wholesale distribution may use a common carrier; its
10	own vehicle or employee acting within the scope of employment
11	if authorized under s. 499.03 for the possession of
12	prescription drugs in this state; or, in the case of a
13	prescription drug intended for domestic distribution, an
14	independent contractor who must be the agent of the authorized
15	seller or recipient responsible for shipping and
16	transportation as set forth in a written contract between the
17	parties. A person selling a prescription drug for export must
18	obtain documentation, such as a validated airway bill, bill of
19	lading, or other appropriate documentation that the
20	prescription drug was exported. A person responsible for
21	shipping or transporting prescription drugs is not required to
22	maintain documentation from a common carrier that the
23	designated recipient received the prescription drugs; however,
24	the person must obtain such documentation from the common
25	carrier and make it available to the department upon request
26	of the department.
27	Section 16. Effective January 1, 2004, subsection (12)
28	is added to section 499.0121, Florida Statutes, to read:
29	499.0121 Storage and handling of prescription drugs;
30	recordkeepingThe department shall adopt rules to implement
31	this section as necessary to protect the public health,
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safety, and welfare. Such rules shall include, but not be 1 2 limited to, requirements for the storage and handling of 3 prescription drugs and for the establishment and maintenance of prescription drug distribution records. 4 5 (12) DUE DILIGENCE OF SUPPLIERS. -- Prior to purchasing 6 any prescription drugs from another wholesale drug 7 distributor, a wholesale drug distributor must: 8 (a) Enter an agreement with the selling wholesale drug 9 distributor by which the selling wholesale drug distributor will indemnify the purchasing wholesale drug distributor for 10 any loss caused to the purchasing wholesale drug distributor 11 12 related to the purchase of drugs from the selling wholesale drug distributor which are determined to be counterfeit or to 13 14 have been distributed in violation of any federal or state law 15 governing the distribution of drugs. 16 (b) Determine that the selling wholesale drug 17 distributor has insurance coverage of not less than the greater of 1 percent of the amount of total dollar volume of 18 19 the prescription drug sales reported to the department 20 pursuant to s. 499.012(3)(g) or \$500,000; however the coverage 21 need not exceed \$2 million. (c) Obtain information from the selling wholesale drug 22 23 distributor, including the length of time the selling wholesale drug distributor has been licensed in this state, a 24 25 copy of the selling wholesale drug distributor's licenses or 26 permits, and background information concerning the ownership of the selling wholesale drug distributor, including the 27 28 experience of the wholesale distributor in the wholesale 29 distribution of prescription drugs. 30 (d) Verify that the selling wholesale drug 31 distributor's Florida permit is valid. 91

1	(e) Inspect the selling wholesale drug distributor's
2	licensed establishment to document that it has a policies and
3	procedures manual relating to the distribution of drugs, the
4	appropriate temperature controlled environment for drugs
5	requiring temperature control, an alarm system, appropriate
6	access restrictions, and procedures to ensure that records
7	related to the wholesale distribution of prescription drugs
8	are maintained as required by law:
9	1. Before purchasing any drug from the wholesale drug
10	distributor, and at least once each subsequent year; or
11	2. Before purchasing any drug from the wholesale drug
12	distributor, and each subsequent year obtain a complete copy
13	of the most recent inspection report for the establishment
14	which was prepared by the department or the regulatory
15	authority responsible for wholesale drug distributors in the
16	state in which the establishment is located.
17	Section 17. Section 499.01211, Florida Statutes, is
18	created to read:
19	499.01211 Drug Wholesaler Advisory Council
20	(1) There is created the Drug Wholesaler Advisory
21	Council within the department. The council shall meet at least
22	once each calendar quarter. Staff for the council shall be
23	provided by the department. The council shall consist of 11
24	members who shall serve without compensation. The council
25	shall elect a chairperson and a vice chairperson annually.
26	(2) The secretary of the department, or his or her
27	designee, and the Secretary of Health Care Administration, or
28	her or his designee, shall be members of the council. The
29	Secretary of Health shall appoint nine additional members to
30	the council who shall be appointed to a term of 4 years each,
31	<u>as follows:</u>
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Three different persons each of whom is employed 1 (a) 2 by a different prescription drug wholesaler licensed under 3 this chapter which operates nationally and is a primary wholesaler, as defined in s. 499.012 (1)(d). 4 5 (b) One person employed by a prescription drug 6 wholesaler licensed under this chapter which is a secondary 7 wholesaler, as defined in s. 499.012(1)(f). 8 (c) One person employed by a retail pharmacy chain 9 located in this state. (d) One person who is a member of the Board of 10 Pharmacy and is a pharmacist licensed under chapter 465. 11 12 (e) One person who is a physician licensed pursuant to 13 chapter 458 or 459. 14 (f) One person who is an employee of a hospital 15 licensed pursuant to chapter 395 and is a pharmacist licensed 16 pursuant to chapter 465. 17 (g) One person who is an employee of a pharmaceutical 18 manufacturer. 19 (3) The council shall review ss. 499.001-499.081 and 20 the rules adopted to administer ss. 499.001-499.081 annually, 21 provide input to the department regarding all proposed rules to administer ss. 499.001-499.081, make written recommendation 22 23 to the secretary of the department regarding the listing of all specified drugs pursuant to s. 499.0121(6)(e), make 24 25 recommendations to the department to improve the protection of 26 the prescription drugs and public health, make recommendations to improve coordination with other states' regulatory agencies 27 and the federal government concerning the wholesale 28 29 distribution of drugs, and make recommendations to minimize the impact of regulation of the wholesale distribution 30 31 industry while ensuring protection of the public health. 93

1 Section 18. Effective January 1, 2004, section 2 499.013, Florida Statutes, is amended to read: 499.013 Manufacturers and repackagers of drugs, 3 devices, and cosmetics; definitions, permits, and general 4 5 requirements.--6 (1) As used in this section, the terms term 7 "manufacture" and "repackage" have has the meaning as in assigned to it under s. 499.003. A pharmacy is exempt from 8 9 these definitions this definition if it is operating in compliance with pharmacy practice standards as defined in 10 11 chapter 465 and the rules adopted under that chapter. 12 (2) Any person that engages in the manufacture or repackaging of drugs, devices, or cosmetics in this state must 13 14 first obtain one of the following permits and may engage only in the activity allowed under that permit: 15 16 (a) A prescription drug manufacturer's permit is 17 required for any person that manufactures a prescription drug 18 in this state. A prescription drug repackager's permit is 19 required for any person that repackages a prescription drug in 20 this state. 21 1. A person that operates an establishment permitted 22 as a prescription drug manufacturer or prescription drug repackager may engage in wholesale distribution of 23 prescription drugs manufactured or repackaged at that 24 25 establishment and must comply with all the provisions of ss. 26 499.001-499.081 and the rules adopted under those sections that apply to a wholesale distributor. 27 28 2. A prescription drug manufacturer permittee or 29 prescription drug repackager must comply with all appropriate 30 state and federal good manufacturing practices. 31 94 CODING: Words stricken are deletions; words underlined are additions.

 (b) An over-the-counter drug manufacturer's permit is required for any person that engages in the manufacture or repackaging of an over-the-counter drug. 1. An over-the-counter drug manufacturer permittee may not possess or purchase prescription drugs. 2. A pharmacy is exempt from obtaining an over-the-counter drug manufacturer's permit if it is operating in compliance with pharmacy practice standards as defined in chapter 465 and the rules adopted under that chapter. 3. An over-the-counter drug manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (c) A compressed medical gas manufacturer's permit is required for any person that engages in the manufacture of compressed medical gases or repackages compressed medical gases from one container to another. 1. A compressed medical gas manufacturer permittee may not manufacture or possess any prescription drug other than compressed medical gases. 2. A compressed medical gas manufacturer permittee may engage in wholesale distribution of compressed medical gases manufactured at that establishment and must comply with all the provisions of ss. 499.001-499.081 and the rules adopted under those sections that apply to a wholesale distributor. 3. A compressed medical gas manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (d) A device manufacturer's permit is required for any person that engages in the manufacture, repackaging, or assembly of medical devices for human use in this state, except that a permit is not required if the person is engaged 	-	
repackaging of an over-the-counter drug.11. An over-the-counter drug manufacturer permittee maynot possess or purchase prescription drugs.22. A pharmacy is exempt from obtaining anover-the-counter drug manufacturer's permit if it is operatingin compliance with pharmacy practice standards as defined inchapter 465 and the rules adopted under that chapter.103. An over-the-counter drug manufacturer permitteemust comply with all appropriate state and federal goodmanufacturing practices.13(c) A compressed medical gas manufacturer's permit isrequired for any person that engages in the manufacture ofcompressed medical gases or repackages compressed medicalgases from one container to another.11. A compressed medical gas manufacturer permittee maynot manufacture or possess any prescription drug other thancompressed medical gases.202. A compressed medical gas manufacturer permittee mayengage in wholesale distribution of compressed medical gasesmanufactured at that establishment and must comply with allthe provisions of ss. 499.001-499.081 and the rules adoptedunder those sections that apply to a wholesale distributor.23. A compressed medical gas manufacturer permitteemust comply with all appropriate state and federal goodmanufacturing practices.214. A device manufacturer's permit is required for anyperson that engages in the manufacture.236. A device manufacturer's permit is required for any24person that engages in the manu	1	(b) An over-the-counter drug manufacturer's permit is
 An over-the-counter drug manufacturer permittee may not possess or purchase prescription drugs. 2. A pharmacy is exempt from obtaining an over-the-counter drug manufacturer's permit if it is operating in compliance with pharmacy practice standards as defined in chapter 465 and the rules adopted under that chapter. 3. An over-the-counter drug manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (c) A compressed medical gas manufacturer's permit is required for any person that engages in the manufacture of compressed medical gases or repackages compressed medical gases from one container to another. 1. A compressed medical gas manufacturer permittee may not manufacture or possess any prescription drug other than compressed medical gases. 2. A compressed medical gas manufacturer permittee may engage in wholesale distribution of compressed medical gases manufactured at that establishment and must comply with all the provisions of ss. 499.001-499.081 and the rules adopted under those sections that apply to a wholesale distributor. 3. A compressed medical gas manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (d) A device manufacturer's permit is required for any person that engages in the manufacture, repackaging, or assembly of medical devices for human use in this state, except that a permit is not required if the person is engaged 	2	required for any person that engages in the manufacture \underline{or}
 not possess or purchase prescription drugs. 2. A pharmacy is exempt from obtaining an over-the-counter drug manufacturer's permit if it is operating in compliance with pharmacy practice standards as defined in chapter 465 and the rules adopted under that chapter. 3. An over-the-counter drug manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (c) A compressed medical gas manufacturer's permit is required for any person that engages in the manufacture of compressed medical gases or repackages compressed medical gases from one container to another. 1. A compressed medical gas manufacturer permittee may not manufacture or possess any prescription drug other than compressed medical gases. 2. A compressed medical gas manufacturer permittee may engage in wholesale distribution of compressed medical gases manufactured at that establishment and must comply with all the provisions of ss. 499.001-499.081 and the rules adopted under those sections that apply to a wholesale distributor. 3. A compressed medical gas manufacturer permittee must comply with all appropriate state and federal good manufacturing practices. (d) A device manufacturer's permit is required for any person that engages in the manufacture, <u>repackaging</u>, or assembly of medical devices for human use in this state, except that a permit is not required if the person is engaged 	3	repackaging of an over-the-counter drug.
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	30	assembly of medical devices for human use in this state,
95	31	except that a permit is not required if the person is engaged
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only in manufacturing, repackaging, or assembling a medical 1 2 device pursuant to a practitioner's order for a specific 3 patient. A manufacturer or repackager of medical devices in 4 1. 5 this state must comply with all appropriate state and federal 6 good manufacturing practices and quality system rules. 7 The department shall adopt rules related to 2. 8 storage, handling, and recordkeeping requirements for 9 manufacturers of medical devices for human use. (e) A cosmetic manufacturer's permit is required for 10 any person that manufactures or repackages cosmetics in this 11 12 state. A person that only labels or changes the labeling of a 13 cosmetic but does not open the container sealed by the 14 manufacturer of the product is exempt from obtaining a permit 15 under this paragraph. (3) The department may adopt such rules as are 16 17 necessary for the protection of the public health, safety, and welfare regarding good manufacturing practices that 18 19 manufacturers and repackagers must follow to ensure the safety of the products. 20 21 (4) Each manufacturer or repackager of medical devices, over-the-counter drugs, or cosmetics must maintain 22 23 records that include the name and principal address of the seller or transferor of the product, the address of the 24 location from which the product was shipped, the date of the 25 26 transaction, the name and quantity of the product involved, 27 and the name and principal address of the person who purchased the product. 28 29 Section 19. Subsection (3) of section 499.014, Florida 30 Statutes, is amended to read: 31 96

1 499.014 Distribution of legend drugs by hospitals, 2 health care entities, charitable organizations, and return or 3 destruction companies; permits, general requirements.--4 (3) Storage, and handling, and recordkeeping of these 5 distributions must comply with the requirements for wholesale 6 distributors under s. 499.0121, except those set forth in s. 7 499.0121(6)(d), (e), or (f). 8 Section 20. Section 499.041, Florida Statutes, is 9 amended to read: 499.041 Schedule of fees for drug, device, and 10 cosmetic applications and permits, product registrations, and 11 free-sale certificates.--12 13 (1) The department shall assess applicants requiring a 14 manufacturing permit an annual fee within the ranges 15 established in this section for the specific type of 16 manufacturer. 17 (a) The fee for a prescription drug manufacturer's permit may not be less than \$500 or more than \$750 \$600 18 19 annually. 20 (b) The fee for a device manufacturer's permit may not be less than \$500 or more than \$600 annually. 21 22 (c) The fee for a cosmetic manufacturer's permit may 23 not be less than \$250 or more than \$400 annually. (d) The fee for an over-the-counter drug 24 25 manufacturer's permit may not be less than \$300 or more than 26 \$400 annually. (e) The fee for a compressed medical gas 27 manufacturer's permit may not be less than \$400 or more than 28 29 \$500 annually. 30 (f) The fee for a prescription drug repackager's permit may not be less than \$500 or more than \$750 annually. 31 97

1 (g) (f) A manufacturer may not be required to pay more 2 than one fee per establishment to obtain an additional 3 manufacturing permit, but each manufacturer must pay the highest fee applicable to his or her operation in each 4 5 establishment. 6 (2) The department shall assess an applicant that is 7 required to have a wholesaling permit an annual fee within the 8 ranges established in this section for the specific type of 9 wholesaling. (a) The fee for a prescription drug wholesaler's 10 11 permit may not be less than \$300 or more than \$800 \$400 12 annually.+ The fee for a compressed medical gas wholesaler's 13 (b) 14 permit may not be less than \$200 or more than \$300 annually.+ 15 (c) The fee for an out-of-state prescription drug 16 wholesaler's permit may not be less than\$300\$200 or more 17 than\$800\$300 annually.+ 18 (d) The fee for a nonresident prescription drug 19 manufacturer's permit may not be less than \$300 or more than 20 \$500 annually. 21 (e)(d) The fee for a retail pharmacy wholesaler's 22 permit may not be less than \$35 or more than \$50 annually. 23 (f) The fee for a freight forwarder's permit may not be less than \$200 or more than \$300 annually. 24 25 (3) The department shall assess an applicant that is required to have a retail establishment permit an annual fee 26 27 within the ranges established in this section for the specific 28 type of retail establishment. 29 (a) The fee for a veterinary legend drug retail 30 establishment permit may not be less than \$200 or more than 31 \$300 annually.+ 98

1	(b) The fee for a medical oxygen retail establishment
2	permit may not be less than \$200 or more than \$300 annually.
3	(4) The department shall assess an applicant that is
4	required to have a restricted prescription drug distributor's
5	permit an annual fee of not less than \$200 or more than \$300.
6	(5) In addition to the fee charged for a permit
7	required by ss. 499.001-499.081, beginning January 1, 1993,
8	the department shall assess applicants an initial application
9	fee of \$150 for each new permit issued by the department which
10	requires an onsite inspection.
11	(6) A person that is required to register drugs,
12	devices, or cosmetic products under s. 499.015 shall pay an
13	annual product registration fee of not less than \$5 or more
14	than \$15 for each separate and distinct product in package
15	form. The registration fee is in addition to the fee charged
16	for a free-sale certificate.
17	(7) The department shall assess an applicant that
18	requests a free-sale certificate a fee of \$25. A fee of \$2
19	will be charged for each signature copy of a free-sale
20	certificate that is obtained at the same time the free-sale
21	certificate is issued.
22	(8) The department shall assess an out-of-state
23	prescription drug wholesaler applicant or permittee an on-site
24	inspection fee of not less than \$1,000 or more than \$3,000
25	annually, to be based on the actual cost of the inspection if
26	an on-site inspection is performed by agents of the
27	department.
28	(9) The department shall assess each person applying
29	for certification as a designated representative a fee of
30	\$150, plus the cost of processing the criminal history record
31	check.
	99

(10) (10) (8) The department shall assess other fees as 1 2 provided in ss. 499.001-499.081. 3 Section 21. Subsection (2) and present subsection (5) 4 of section 499.051, Florida Statutes, are amended, present subsections (4) and (5) of that section are redesignated as 5 6 subsections (6) and (7), respectively, and new subsections (4) and (5) are added to that section, to read: 7 8 499.051 Inspections and investigations.--9 (2) In addition to the authority set forth in subsection (1), the department and any duly designated officer 10 or employee of the department may enter and inspect any other 11 12 establishment for the purpose of determining compliance with ss. 499.001-499.081 and rules adopted under those sections 13 14 regarding any drug, device, or cosmetic product. The authority 15 to enter and inspect does not extend to the practice of the profession of pharmacy, as defined in chapter 465 and the 16 17 rules adopted under that chapter, in a pharmacy permitted 18 under chapter 465. The Department of Business and Professional 19 Regulation shall conduct routine inspections of retail 20 pharmacy wholesalers at the time of the regular pharmacy 21 permit inspection and shall send the inspection report 22 regarding drug wholesale activity to the Department of Health. 23 (4) Any application for a permit made pursuant to ss. 499.01 and 499.012 and rules adopted under those sections 24 25 constitutes permission for agents of the Department of Health 26 and the Department of Law Enforcement, after presenting proper identification, to inspect, review, and copy any financial 27 28 document or record related to the manufacture, repackaging, or 29 distribution of a drug as is necessary to verify compliance 30 with ss. 499.001-499.081 and the rules adopted by the 31 department to administer those sections, in order to discover, 100

investigate, and determine the existence of compliance, or to 1 elicit, receive, respond to, and resolve complaints and 2 3 violations. (5) The authority to inspect under this section 4 5 includes the authority to access, review, and copy any and all 6 financial documents related to the activity of manufacturing, 7 repackaging, or distributing prescription drugs. 8 (7) (5) The complaint and all information obtained 9 pursuant to the investigation by the department are confidential and exempt from the provisions of s. 119.07(1) 10 and s. 24(a), Art. I of the State Constitution until the 11 12 investigation and the enforcement action are completed. However, trade secret information contained therein as defined 13 14 by s. 812.081(1)(c) shall remain confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the 15 State Constitution, as long as the information is retained by 16 17 the department. This subsection does not prohibit the department from using such information for regulatory or 18 19 enforcement proceedings under this chapter or from providing such information to any law enforcement agency or any other 20 regulatory agency. However, the receiving agency shall keep 21 such records confidential and exempt as provided in this 22 subsection. In addition, this subsection is not intended to 23 prevent compliance with the provisions of s. 499.0121(6)(d), 24 (e), or (f), and the pedigree papers required in that 25 26 subsection shall not be deemed a trade secret. Section 22. Subsection (4) is added to section 27 499.055, Florida Statutes, to read: 28 29 499.055 Reports and dissemination of information by 30 department.--31 101 CODING: Words stricken are deletions; words underlined are additions.

(4) The department shall publish on the department's 1 2 website and update at least monthly: 3 (a) A list of the prescription drug wholesalers, 4 out-of-state prescription drug wholesalers, and retail 5 pharmacy drug wholesalers against whom the department has 6 initiated enforcement action pursuant to ss. 499.001-499.081 7 to suspend or revoke a permit, seek an injunction, or 8 otherwise file an administrative complaint and the permit 9 number of each such wholesaler. (b) A list of the prescription drug wholesalers, 10 out-of-state prescription drug wholesalers, and retail 11 12 pharmacy drug wholesalers to which the department has issued a 13 permit, including the date on which each permit will expire. 14 (c) A list of the prescription drug wholesalers, 15 out-of-state prescription drug wholesalers, and retail pharmacy drug wholesalers' permits that have been returned to 16 17 the department, were suspended, were revoked, have expired, or were not renewed in the previous year. 18 19 Section 23. Section 499.065, Florida Statutes, is 20 created to read: 21 499.065 Imminent danger.--(1) Notwithstanding s. 499.051, the department shall 22 23 inspect each prescription drug wholesale establishment, prescription drug repackager establishment, and retail 24 25 pharmacy drug wholesaler establishment that is required to be 26 permitted under this chapter as often as necessary to ensure 27 compliance with applicable laws and rules. The department shall have the right of entry and access to these facilities 28 29 at any reasonable time. (2) To protect the public from prescription drugs that 30 are adulterated or otherwise unfit for human consumption, the 31 102

department may examine, sample, seize, and stop the sale or 1 2 use of prescription drugs to determine the condition of those 3 drugs. The department may immediately seize and remove any 4 prescription drugs if the Secretary of Health or his or her 5 designee determines that such prescription drugs represent a threat to the public health. The owner of any property seized 6 7 under this section may, within 10 days after the seizure, apply to a court of competent jurisdiction for whatever relief 8 9 is appropriate. At any time after 10 days, the department may destroy the drugs as contraband. 10 (3) The department may determine that a prescription 11 12 drug wholesale establishment, prescription drug repackager 13 establishment, or retail pharmacy drug wholesaler 14 establishment that is required to be permitted under this 15 chapter is an imminent danger to the public health and require its immediate closure if such establishment fails to comply 16 17 with applicable laws and rules and, because of such failure, presents an imminent threat to the public's health, safety, or 18 19 welfare. Any establishment so deemed and closed shall remain 20 closed until allowed by the department or by judicial order to 21 reopen. 22 For purposes of this section, a refusal to allow entry to the 23 24 department for inspection at reasonable times, or a failure or refusal to provide the department with required documentation 25 26 for purposes of inspection, constitutes an imminent danger to 27 the public health. Section 24. Subsection (1) of section 499.066, Florida 28 29 Statutes, is amended, and subsection (7) is added to that section, to read: 30 31 103 CODING: Words stricken are deletions; words underlined are additions.

499.066 Penalties; remedies.--In addition to other 1 2 penalties and other enforcement provisions: 3 (1) The department may institute such suits or other 4 legal proceedings as are required to enforce any provision of 5 ss. 499.001-499.081. If it appears that a person has violated 6 any provision of ss. 499.001-499.081 for which criminal 7 prosecution is provided, the department may provide the 8 appropriate state attorney or other prosecuting agency having 9 jurisdiction with respect to such prosecution with the relevant information in the department's possession. When the 10 department believes that any person has violated ss. 11 12 499.001-499.081 or any rules adopted pursuant to those sections, it may issue and deliver an order to cease and 13 14 desist from such violation. (7) Resignation or termination of an affiliated party 15 does not affect the department's jurisdiction or discretion to 16 17 proceed with action to suspend or revoke a permit or to impose 18 other penalties or enforcement actions authorized by law. 19 Section 25. Section 499.0661, Florida Statutes, is 20 created to read: 21 499.0661 Cease and desist orders; removal of certain 22 persons.--23 (1) DEFINITION.--As used in this section, the term "permittee" means any person holding a permit issued pursuant 24 25 to s. 499.012. 26 (2) CEASE AND DESIST ORDERS.--(a) In addition to any authority otherwise provided in 27 28 this chapter, the department may issue and serve a complaint 29 stating charges upon any permittee or upon any affiliated 30 party, whenever the department has reasonable cause to believe 31 104 CODING: Words stricken are deletions; words underlined are additions. CS for CS for SB 2312

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that the person or individual named therein is engaging in or 1 2 has engaged in conduct that is: 3 1. An act that demonstrates a lack of fitness or 4 trustworthiness to engage in the business authorized under the 5 permit issued pursuant to ss. 499.001-499.081, is hazardous to 6 the public health, or constitutes business operations that are 7 a detriment to the public health; 8 2. A violation of any provision of ss. 9 499.001-499.081; 10 3. A violation of any rule of the department; 4. A violation of any order of the department; or 11 5. A breach of any written agreement with the 12 13 department. 14 (b) The complaint must contain a statement of facts 15 and notice of opportunity for a hearing pursuant to ss. 16 120.569 and 120.57. 17 (c) If a hearing is not requested within the time allowed by ss. 120.569 and 120.57, or if a hearing is held and 18 19 the department finds that any of the charges are proven, the 20 department may enter an order directing the permittee or the affiliated party named in the complaint to cease and desist 21 from engaging in the conduct complained of and take corrective 22 23 action to remedy the effects of past improper conduct and assure future compliance. 24 (d) A contested or default cease and desist order is 25 26 effective when reduced to writing and served upon the permittee or affiliated party named therein. An uncontested 27 28 cease and desist order is effective as agreed. 29 (e) Whenever the department finds that conduct described in paragraph (a) is likely to cause an immediate 30 31 threat to the public health, it may issue an emergency cease 105

and desist order requiring the permittee or any affiliated 1 2 party to immediately cease and desist from engaging in the conduct complained of and to take corrective and remedial 3 action. The emergency order is effective immediately upon 4 5 service of a copy of the order upon the permittee or affiliated party named therein and remains effective for 90 б 7 days. If the department begins nonemergency cease and desist proceedings under this subsection, the emergency order remains 8 9 effective until the conclusion of the proceedings under ss. 120.569 and 120.57. 10 (3) REMOVAL OF AFFILIATED PARTIES BY THE DEPARTMENT.--11 12 (a) The department may issue and serve a complaint stating charges upon any affiliated party and upon the 13 14 permittee involved whenever the department has reason to 15 believe that an affiliated party is engaging in or has engaged 16 in conduct that constitutes: 17 1. An act that demonstrates a lack of fitness or trustworthiness to engage in the business authorized under the 18 19 permit issued pursuant to ss. 499.001-499.081, is hazardous to 20 the public health, or constitutes business operations that are a detriment to the public health; 21 2. A willful violation of ss. 499.001-499.081; 22 23 however, if the violation constitutes a misdemeanor, a 24 complaint may not be served as provided in this section until the affiliated party is notified in writing of the matter of 25 26 the violation and has been afforded a reasonable period of time, as set forth in the notice, to correct the violation and 27 has failed to do so; 28 29 3. A violation of any other law involving fraud or moral turpitude which constitutes a felony; 30 31 4. A willful violation of any rule of the department; 106

1	5. A willful violation of any order of the department;
2	or
3	6. A material misrepresentation of fact, made
4	knowingly and willfully or made with reckless disregard for
5	the truth of the matter.
6	(b) The complaint must contain a statement of facts
7	and notice of opportunity for a hearing pursuant to ss.
8	120.569 and 120.57.
9	(c) If a hearing is not requested within the time
10	allotted by ss. 120.569 and 120.57, or if a hearing is held
11	and the department finds that any of the charges in the
12	complaint are proven true, the department may enter an order
13	removing the affiliated party or restricting or prohibiting
14	participation by the person in the affairs of that permittee
15	or of any other permittee.
16	(d) A contested or default order of removal,
17	restriction, or prohibition is effective when reduced to
18	writing and served on the permittee and the affiliated party.
19	An uncontested order of removal, restriction, or prohibition
20	is effective as agreed.
21	(e)1. The chief executive officer, designated
22	representative, or the person holding the equivalent office,
23	of a permittee shall promptly notify the department if she or
24	he has actual knowledge that any affiliated party is charged
25	with a felony in a state or federal court.
26	2. Whenever any affiliated party is charged with a
27	felony in a state or federal court or with the equivalent of a
28	felony in the courts of any foreign country with which the
29	United States maintains diplomatic relations, and the charge
30	alleges violation of any law involving prescription drugs,
31	pharmaceuticals, fraud, theft, or moral turpitude, the
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department may enter an emergency order suspending the 1 2 affiliated party or restricting or prohibiting participation 3 by the affiliated party in the affairs of the particular 4 permittee or of any other permittee upon service of the order upon the permittee and the affiliated party charged. The order 5 6 must contain notice of opportunity for a hearing pursuant to 7 ss. 120.569 and 120.57, where the affiliated party may request 8 a postsuspension hearing to show that continued service to or 9 participation in the affairs of the permittee does not pose a threat to the public health or the interests of the permittee 10 and does not threaten to impair public confidence in the 11 12 permittee. In accordance with applicable departmental rules, 13 the department shall notify the affiliated party whether the 14 order suspending or prohibiting the person from participation 15 in the affairs of a permittee will be rescinded or otherwise modified. The emergency order remains in effect, unless 16 17 otherwise modified by the department, until the criminal charge is disposed of. The acquittal of the person charged, or 18 19 the final, unappealed dismissal of all charges against the 20 person, dissolves the emergency order, but does not prohibit the department from instituting proceedings under paragraph 21 (a). If the person charged is convicted or pleads guilty or 22 23 nolo contendere, whether or not an adjudication of guilt is entered by the court, the emergency order shall become final. 24 (f) Any affiliated party removed pursuant to this 25 26 section is not eligible for reemployment by the permittee or 27 to be an affiliated party of any permittee except upon the written consent of the department. Any affiliated party who is 28 29 removed, restricted, or prohibited from participating in the affairs of a permittee pursuant to this section may petition 30 31 108

the department for modification or termination of the removal, 1 2 restriction, or prohibition. Section 26. Effective January 1, 2004, subsection (1) 3 4 of section 499.067, Florida Statutes, is amended, and 5 subsections (6) and (7) are added to that section, to read: 499.067 Denial, suspension, or revocation of permit, б 7 certification, or registration. --8 (1)(a) The department may deny, suspend, or revoke a 9 permit if it finds that there has been a substantial failure to comply with ss. 499.001-499.081 or chapter 465, chapter 10 501, or chapter 893, the rules adopted under any of those 11 12 sections or chapters, any final order of the department, or applicable federal laws or regulations or other state laws or 13 14 rules governing drugs, devices, or cosmetics. 15 (b) The department may deny an application for a permit or certification, or suspend or revoke a permit or 16 17 certification, if the department finds it is shown that: 18 1. The applicant is not of good moral character or 19 that it would be a danger or not in the best interest of the public health, safety, and welfare if the applicant were 20 issued a permit or certification. 21 22 2. The applicant has not met the requirements for the permit or certification. 23 The applicant is not eligible for a permit or 24 3. 25 certification for any of the reasons enumerated in s. 499.01 26 or s. 499.012(5). The applicant, permittee, or person certified under 27 4. s. 499.012(11) demonstrates any of the conditions enumerated 28 29 in s. 499.01 or s. 499.012(5). 30 31 109

5. The applicant, permittee, or person certified under 1 2 s. 499.012(11) has committed any violation of ss. 3 499.005-499.0054. 4 (6) The department shall deny, suspend, or revoke the 5 permit of any person or establishment if the assignment, sale, transfer, or lease of an establishment permitted under ss. б 7 499.001-499.081 will avoid an administrative penalty, civil action, or criminal prosecution. 8 9 (7) Notwithstanding s. 120.60(5), if a permittee fails 10 to comply with s. 499.01(7), the department may revoke the permit of the permittee and shall provide notice of the 11 12 intended agency action by posting a notice at the department's 13 headquarters and by mailing a copy of the notice of intended 14 agency action by certified mail to the most recent mailing 15 address on record with the department and, if the permittee is not a natural person, to the permittee's registered agent on 16 17 file with the Department of State. Section 27. Section 499.069, Florida Statutes, is 18 19 amended to read: 499.069 Criminal punishment for violations of s. 20 499.005 related to devices and cosmetics; dissemination of 21 22 false advertisement. --23 (1) Any person who violates any of the provisions of s. 499.005 with respect to a device or cosmetic commits is 24 guilty of a misdemeanor of the second degree, punishable as 25 26 provided in s. 775.082 or s. 775.083; but, if the violation is committed after a conviction of such person under this section 27 has become final, such person is guilty of a misdemeanor of 28 the first degree, punishable as provided in s. 775.082 or s. 29 775.083 or as otherwise provided in ss. 499.001-499.081, 30 except that any person who violates subsection (8), or 31 110 CODING: Words stricken are deletions; words underlined are additions.

1	subsection (10) , subsection (14), subsection (15), or
2	subsection (17) of s. 499.005 with respect to a device or
3	cosmetic commits is guilty of a felony of the third degree,
4	punishable as provided in s. 775.082, s. 775.083, or s.
5	775.084, or as otherwise provided in ss. 499.001-499.081.
6	(2) A person is not subject to the penalties of
7	subsection (1) for having violated any of the provisions of s.
8	499.005 if he or she establishes a guaranty or undertaking,
9	which guaranty or undertaking is signed by and contains the
10	name and address of the person residing in the state, or the
11	manufacturer, from whom he or she received the article in good
12	faith, to the effect that such article is not adulterated or
13	misbranded within the meaning of ss. 499.001-499.081, citing
14	such sections.
15	(2)(3) A publisher, radio broadcast licensee, or
16	agency or medium for the dissemination of an advertisement,
17	except the manufacturer, wholesaler, or seller of the article
18	to which a false advertisement relates, is not liable under
19	this section by reason of the dissemination by him or her of
20	such false advertisement, unless he or she has refused, on the
21	request of the department, to furnish to the department the
22	name and post office address of the manufacturer, wholesaler,
23	seller, or advertising agency that asked him or her to
24	disseminate such advertisement.
25	Section 28. Section 499.0691, Florida Statutes, is
26	created to read:
27	499.0691 Criminal punishment for violations related to
28	drugs; dissemination of false advertisement
29	(1) Any person who violates any of the following
30	provisions commits a misdemeanor of the second degree,
31	punishable as provided in s. 775.082 or s. 775.083; but, if
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the violation is committed after a conviction of such person 1 under this section has become final, such person commits a 2 3 misdemeanor of the first degree, punishable as provided in s. 4 775.082 or s. 775.083, or as otherwise provided in ss. 5 499.001-499.081: 6 (a) The manufacture, repackaging, sale, delivery, or 7 holding or offering for sale of any drug that is adulterated 8 or misbranded or has otherwise been rendered unfit for human 9 or animal use. (b) The adulteration or misbranding of any drug 10 intended for further distribution. 11 12 (c) The receipt of any drug that is adulterated or 13 misbranded, and the delivery or proffered delivery of such 14 drug, for pay or otherwise. 15 (d) The dissemination of any false or misleading 16 advertisement of a drug. 17 (e) The use, on the labeling of any drug or in any 18 advertisement relating to such drug, of any representation or 19 suggestion that an application of the drug is effective when 20 it is not or that the drug complies with ss. 499.001-499.081 when it does not. 21 (f) The purchase or receipt of a compressed medical 22 23 gas from a person that is not authorized under this chapter to 24 distribute compressed medical gases. 25 (g) Charging a dispensing fee for dispensing, 26 administering, or distributing a prescription drug sample. 27 (h) The failure to maintain records related to a drug as required by ss. 499.001-499.081 and rules adopted under 28 29 those sections, except for pedigree papers, invoices, or 30 shipping documents related to legend drugs. 31 112

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(i) The possession of any drug in violation of ss. 1 499.001-499.081, except if the violation relates to a 2 deficiency in pedigree papers. 3 4 (2) Any person who violates any of the following 5 provisions commits a felony of the third degree, punishable as 6 provided in s. 775.082, s. 775.083, or s. 775.084, or as 7 otherwise provided in ss. 499.001-499.081. 8 (a) The refusal or constructive refusal to allow: 9 1. The department to enter or inspect an establishment in which drugs are manufactured, processed, repackaged, sold, 10 brokered, or held; 11 12 2. Inspection of any record of that establishment; 13 3. The department to enter and inspect any vehicle 14 that is being used to transport drugs; or 15 4. The department to take samples of any drug. (b) The sale, purchase, or trade, or the offer to 16 17 sell, purchase, or trade, a drug sample as defined in s. 499.028; the distribution of a drug sample in violation of s. 18 19 499.028; or the failure to otherwise comply with s. 499.028. 20 (c) Providing the department with false or fraudulent records, or making false or fraudulent statements, regarding 21 22 any matter within the provisions of this chapter related to a 23 drug. (d) The failure to receive, maintain, or provide 24 invoices and shipping documents, other than pedigree papers, 25 if applicable, related to the distribution of a legend drug. 26 The importation of a legend drug for wholesale 27 (e) distribution, except as provided by s. 801(d) of the Federal 28 29 Food, Drug, and Cosmetic Act. 30 (f) The wholesale distribution of any prescription 31 drug that was: 113

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1. Purchased by a public or private hospital or other 1 2 health care entity; or 3 2. Donated or supplied at a reduced price to a 4 charitable organization. 5 (g) The failure to obtain a permit as a prescription 6 drug wholesaler when a permit is required by ss. 7 499.001-499.081 for that activity. 8 (h) Knowingly possessing any adulterated or misbranded 9 legend drug outside of a designated quarantine area. 10 (i) The purchase or sale of prescription drugs for wholesale distribution in exchange for currency, as defined in 11 12 s. 560.103(6). 13 (3) Any person who violates any of the following 14 provisions commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, or as 15 otherwise provided in ss. 499.001-499.081. 16 17 (a) Knowingly manufacturing, repackaging, selling, 18 delivering, or holding or offering for sale any drug that is 19 adulterated or misbranded or has otherwise been rendered unfit 20 for human or animal use. 21 (b) Knowingly adulterating a drug that is intended for further distribution. 22 23 (c) Knowingly receiving a drug that is adulterated and 24 delivering or proffering delivery of such drug for pay or 25 otherwise. 26 (d) Committing any act that causes a drug to be a counterfeit drug, or selling, dispensing, or knowingly holding 27 28 for sale a counterfeit drug. 29 (e) Forging, counterfeiting, simulating, or falsely 30 representing any drug, or, without the authority of the 31 manufacturer, using any mark, stamp, tag, label, or other 114

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identification device authorized or required by rules adopted 1 2 under ss. 499.001-499.081. 3 (f) Knowingly obtaining or attempting to obtain a 4 prescription drug for wholesale distribution by fraud, deceit, 5 misrepresentation, or subterfuge, or engaging in 6 misrepresentation or fraud in the distribution of a drug. 7 (g) Removing a pharmacy's dispensing label from a 8 dispensed prescription drug with the intent to further 9 distribute the prescription drug. (h) Knowingly distributing a prescription drug that 10 was previously dispensed by a licensed pharmacy, unless such 11 12 distribution was authorized in chapter 465 or the rules 13 adopted under chapter 465. 14 (4) A publisher, radio broadcast licensee, or agency 15 or medium for the dissemination of an advertisement, except the manufacturer, repackager, wholesaler, or seller of the 16 17 article to which a false advertisement relates, is not liable under this section by reason of the dissemination by him or 18 19 her of such false advertisement, unless he or she has refused, 20 on the request of the department, to furnish to the department the name and post office address of the manufacturer, 21 repackager, wholesaler, seller, or advertising agency that 22 23 asked him or her to disseminate such advertisement. 24 Section 29. Paragraphs (d), (f), (h), (i), and (j) of subsection (3) of section 921.0022, Florida Statutes, are 25 26 amended to read: 921.0022 Criminal Punishment Code; offense severity 27 ranking chart .--28 29 (3) OFFENSE SEVERITY RANKING CHART 30 31 115 CODING: Words stricken are deletions; words underlined are additions.

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1	Florida	Felony	
2	Statute	Degree	Description
3			
4			
5			(d) LEVEL 4
6	316.1935(3)	2nd	Driving at high speed or with
7			wanton disregard for safety while
8			fleeing or attempting to elude
9			law enforcement officer who is in
10			a marked patrol vehicle with
11			siren and lights activated.
12	499.0051(1)	<u>3rd</u>	Failure to maintain or deliver
13			pedigree papers.
14	499.0051(2)	<u>3rd</u>	Failure to authenticate pedigree
15			papers.
16	499.0051(6)	2nd	Sale or delivery, or possession
17			with intent to sell, contraband
18			legend drugs.
19	784.07(2)(b)	3rd	Battery of law enforcement
20			officer, firefighter, intake
21			officer, etc.
22	784.074(1)(c)	3rd	Battery of sexually violent
23			predators facility staff.
24	784.075	3rd	Battery on detention or
25			commitment facility staff.
26	784.078	3rd	Battery of facility employee by
27			throwing, tossing, or expelling
28			certain fluids or materials.
29	784.08(2)(c)	3rd	Battery on a person 65 years of
30			age or older.
31			
			116
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1	784.081(3)	3rd	Battery on specified official or	
2	, , , , , , , , , , , , , , , , , , , ,	010	employee.	
3	784.082(3)	3rd	Battery by detained person on	
4	,01.002(5)	514	visitor or other detainee.	
5	784.083(3)	3rd	Battery on code inspector.	
6	784.085	3rd	Battery of child by throwing,	
7	,01.000	510	tossing, projecting, or expelling	
, 8			certain fluids or materials.	
9	787.03(1)	3rd	Interference with custody;	
10	/0/.03(1)	JIU	wrongly takes child from	
11			appointed guardian.	
12	787.04(2)	3rd	Take, entice, or remove child	
13	/8/.04(2)	510		
			beyond state limits with criminal	
14 15			intent pending custody	
	707 04/2)	2 2 2 2	proceedings.	
16	787.04(3)	3rd	Carrying child beyond state lines	
17			with criminal intent to avoid	
18			producing child at custody	
19			hearing or delivering to	
20		0.1	designated person.	
21	790.115(1)	3rd	Exhibiting firearm or weapon	
22			within 1,000 feet of a school.	
23	790.115(2)(b)	3rd	Possessing electric weapon or	
24			device, destructive device, or	
25			other weapon on school property.	
26	790.115(2)(c)	3rd	Possessing firearm on school	
27			property.	
28	800.04(7)(d)	3rd	Lewd or lascivious exhibition;	
29			offender less than 18 years.	
30				
31				
			117	
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1	810.02(4)(a)	3rd	Burglary, or attempted burglary,	
2			of an unoccupied structure;	
3			unarmed; no assault or battery.	
4	810.02(4)(b)	3rd	Burglary, or attempted burglary,	
5			of an unoccupied conveyance;	
6			unarmed; no assault or battery.	
7	810.06	3rd	Burglary; possession of tools.	
8	810.08(2)(c)	3rd	Trespass on property, armed with	
9			firearm or dangerous weapon.	
10	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000	
11			or more but less than \$20,000.	
12	812.014			
13	(2)(c)410.	3rd	Grand theft, 3rd degree, a will,	
14			firearm, motor vehicle,	
15			livestock, etc.	
16	812.0195(2)	3rd	Dealing in stolen property by use	
17			of the Internet; property stolen	
18			\$300 or more.	
19	817.563(1)	3rd	Sell or deliver substance other	
20			than controlled substance agreed	
21			upon, excluding s. 893.03(5)	
22			drugs.	
23	817.568(2)(a)	3rd	Fraudulent use of personal	
24			identification information.	
25	817.625(2)(a)	3rd	Fraudulent use of scanning device	
26			or reencoder.	
27	828.125(1)	2nd	Kill, maim, or cause great bodily	
28			harm or permanent breeding	
29			disability to any registered	
30			horse or cattle.	
31	837.02(1)	3rd	Perjury in official proceedings.	
			118	
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1	837.021(1)	3rd	Make contradictory statements in
2			official proceedings.
3	839.13(2)(a)	3rd	Falsifying records of an
4			individual in the care and
5			custody of a state agency.
6	839.13(2)(c)	3rd	Falsifying records of the
7			Department of Children and Family
8			Services.
9	843.021	3rd	Possession of a concealed
10			handcuff key by a person in
11			custody.
12	843.025	3rd	Deprive law enforcement,
13			correctional, or correctional
14			probation officer of means of
15			protection or communication.
16	843.15(1)(a)	3rd	Failure to appear while on bail
17			for felony (bond estreature or
18			bond jumping).
19	874.05(1)	3rd	Encouraging or recruiting another
20			to join a criminal street gang.
21	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s.
22			893.03(1)(a), (b), or (d),
23			(2)(a), $(2)(b)$, or $(2)(c)4$.
24			drugs).
25	914.14(2)	3rd	Witnesses accepting bribes.
26	914.22(1)	3rd	Force, threaten, etc., witness,
27			victim, or informant.
28	914.23(2)	3rd	Retaliation against a witness,
29			victim, or informant, no bodily
30			injury.
31	918.12	3rd	Tampering with jurors.
			119
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1	934.215	3rd	Use of two-way communications
2			device to facilitate commission
3			of a crime.
4			(f) LEVEL 6
5	316.027(1)(b)	2nd	Accident involving death, failure
6			to stop; leaving scene.
7	316.193(2)(b)	3rd	Felony DUI, 4th or subsequent
8			conviction.
9	499.0051(3)	2nd	Forgery of pedigree papers.
10	499.0051(4)	2nd	Purchase or receipt of legend
11			drug from unauthorized person.
12	499.0051(5)	2nd	Sale of legend drug to
13			unauthorized person.
14	775.0875(1)	3rd	Taking firearm from law
15			enforcement officer.
16	775.21(10)	3rd	Sexual predators; failure to
17			register; failure to renew
18			driver's license or
19			identification card.
20	784.021(1)(a)	3rd	Aggravated assault; deadly weapon
21			without intent to kill.
22	784.021(1)(b)	3rd	Aggravated assault; intent to
23			commit felony.
24	784.041	3rd	Felony battery.
25	784.048(3)	3rd	Aggravated stalking; credible
26			threat.
27	784.048(5)	3rd	Aggravated stalking of person
28			under 16.
29	784.07(2)(c)	2nd	Aggravated assault on law
30			enforcement officer.
31			
			120
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-		a 1	I	
1	784.074(1)(b)	2nd	Aggravated assault on sexually	
2			violent predators facility staff.	
3	784.08(2)(b)	2nd	Aggravated assault on a person 65	
4			years of age or older.	
5	784.081(2)	2nd	Aggravated assault on specified	
6			official or employee.	
7	784.082(2)	2nd	Aggravated assault by detained	
8			person on visitor or other	
9			detainee.	
10	784.083(2)	2nd	Aggravated assault on code	
11			inspector.	
12	787.02(2)	3rd	False imprisonment; restraining	
13			with purpose other than those in	
14			s. 787.01.	
15	790.115(2)(d)	2nd	Discharging firearm or weapon on	
16			school property.	
17	790.161(2)	2nd	Make, possess, or throw	
18			destructive device with intent to	
19			do bodily harm or damage	
20			property.	
21	790.164(1)	2nd	False report of deadly explosive,	
22			weapon of mass destruction, or	
23			act of arson or violence to state	
24			property.	
25	790.19	2nd	Shooting or throwing deadly	
26			missiles into dwellings, vessels,	
27			or vehicles.	
28	794.011(8)(a)	3rd	Solicitation of minor to	
29			participate in sexual activity by	
30			custodial adult.	
31				
			1.01	
		. -	121	
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1	794.05(1)	2nd	Unlawful sexual activity with
2			specified minor.
3	800.04(5)(d)	3rd	Lewd or lascivious molestation;
4			victim 12 years of age or older
5			but less than 16 years; offender
6			less than 18 years.
7	800.04(6)(b)	2nd	Lewd or lascivious conduct;
8			offender 18 years of age or
9			older.
10	806.031(2)	2nd	Arson resulting in great bodily
11			harm to firefighter or any other
12			person.
13	810.02(3)(c)	2nd	Burglary of occupied structure;
14			unarmed; no assault or battery.
15	812.014(2)(b)1.	2nd	Property stolen \$20,000 or more,
16			but less than \$100,000, grand
17			theft in 2nd degree.
18	812.014(2)(b)2.	2nd	Property stolen; cargo valued at
19			less than \$50,000, grand theft in
20			2nd degree.
21	812.015(9)	2nd	Retail theft; property stolen
22			\$300 or more; second or
23			subsequent conviction.
24	812.13(2)(c)	2nd	Robbery, no firearm or other
25			weapon (strong-arm robbery).
26	817.034(4)(a)1.	1st	Communications fraud, value
27			greater than \$50,000.
28	817.4821(5)	2nd	Possess cloning paraphernalia
29			with intent to create cloned
30			cellular telephones.
31			
			122
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2 disabled adult.				
3 825.102(3)(c) 3rd Neglect of an elderly person or				
4 disabled adult.				
5 825.1025(3) 3rd Lewd or lascivious molestation of	f			
6 an elderly person or disabled				
7 adult.				
8 825.103(2)(c) 3rd Exploiting an elderly person or				
9 disabled adult and property is				
10 valued at less than \$20,000.				
11 827.03(1) 3rd Abuse of a child.				
12 827.03(3)(c) 3rd Neglect of a child.				
13 827.071(2)&(3) 2nd Use or induce a child in a sexual	1			
14 performance, or promote or direct	:t			
15 such performance.				
16 836.05 2nd Threats; extortion.				
17836.102ndWritten threats to kill or do				
18 bodily injury.				
19843.123rdAids or assists person to escape	÷.			
20 847.0135(3) 3rd Solicitation of a child, via a				
21 computer service, to commit an				
22 unlawful sex act.				
23 914.23 2nd Retaliation against a witness,				
24 victim, or informant, with bodil	·У			
25 injury.				
26943.0435(9)3rdSex offenders; failure to comply	r			
27 with reporting requirements.				
28				
29				
30				
31				
123				
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1	944.35(3)(a)2.	3rd	Committing malicious battery upon
2			or inflicting cruel or inhuman
3			treatment on an inmate or
4			offender on community
5			supervision, resulting in great
б			bodily harm.
7	944.40	2nd	Escapes.
8	944.46	3rd	Harboring, concealing, aiding
9			escaped prisoners.
10	944.47(1)(a)5.	2nd	Introduction of contraband
11			(firearm, weapon, or explosive)
12			into correctional facility.
13	951.22(1)	3rd	Intoxicating drug, firearm, or
14			weapon introduced into county
15			facility.
16			(h) LEVEL 8
17	316.193		
18	(3)(c)3.a.	2nd	DUI manslaughter.
19	327.35(3)(c)3.	2nd	Vessel BUI manslaughter.
20	499.0051(7)	<u>lst</u>	Forgery of prescription or legend
21			drug labels.
22	499.0052	1st	Trafficking in contraband legend
23			drugs.
24	560.123(8)(b)2.	2nd	Failure to report currency or
25			payment instruments totaling or
26			exceeding \$20,000, but less than
27			\$100,000 by money transmitter.
28			
29			
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31			
			124
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1	560.125(5)(b)	2nd	Money transmitter business by
2			unauthorized person, currency or
3			payment instruments totaling or
4			exceeding \$20,000, but less than
5			\$100,000.
б	655.50(10)(b)2.	2nd	Failure to report financial
7			transactions totaling or
8			exceeding \$20,000, but less than
9			\$100,000 by financial
10			institutions.
11	777.03(2)(a)	lst	Accessory after the fact, capital
12			felony.
13	782.04(4)	2nd	Killing of human without design
14			when engaged in act or attempt of
15			any felony other than arson,
16			sexual battery, robbery,
17			burglary, kidnapping, aircraft
18			piracy, or unlawfully discharging
19			bomb.
20	782.051(2)	lst	Attempted felony murder while
21			perpetrating or attempting to
22			perpetrate a felony not
23			enumerated in s. 782.04(3).
24	782.071(1)(b)	lst	Committing vehicular homicide and
25			failing to render aid or give
26			information.
27	782.072(2)	lst	Committing vessel homicide and
28			failing to render aid or give
29			information.
30			
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			1.25
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1	790.161(3)	1st	Discharging a destructive device	
2			which results in bodily harm or	
3			property damage.	
4	794.011(5)	2nd	Sexual battery, victim 12 years	
5			or over, offender does not use	
6			physical force likely to cause	
7			serious injury.	
8	800.04(4)	2nd	Lewd or lascivious battery.	
9	806.01(1)	1st	Maliciously damage dwelling or	
10			structure by fire or explosive,	
11			believing person in structure.	
12	810.02(2)(a)	lst,PBL	Burglary with assault or battery.	
13	810.02(2)(b)	lst,PBL	Burglary; armed with explosives	
14			or dangerous weapon.	
15	810.02(2)(c)	1st	Burglary of a dwelling or	
16			structure causing structural	
17			damage or \$1,000 or more property	
18			damage.	
19	812.13(2)(b)	1st	Robbery with a weapon.	
20	812.135(2)	1st	Home-invasion robbery.	
21	825.102(2)	2nd	Aggravated abuse of an elderly	
22			person or disabled adult.	
23	825.1025(2)	2nd	Lewd or lascivious battery upon	
24			an elderly person or disabled	
25			adult.	
26	825.103(2)(a)	1st	Exploiting an elderly person or	
27			disabled adult and property is	
28			valued at \$100,000 or more.	
29	837.02(2)	2nd	Perjury in official proceedings	
30			relating to prosecution of a	
31			capital felony.	
			126	
COD	CODING:Words stricken are deletions; words <u>underlined</u> are additions.			

1 837.021(2) 2nd Making contradictory statements 2 in official proceedings relating 3 to prosecution of a capital 4 felony. 5 860.121(2)(c) 1st Shooting at or throwing any 6 object in path of railroad 7 vehicle resulting in great bodily 8 harm. 9 860.16 1st Aircraft piracy. 893.13(1)(b) Sell or deliver in excess of 10 10 1st 11 grams of any substance specified in s. 893.03(1)(a) or (b). 12 13 893.13(2)(b) Purchase in excess of 10 grams of 1st any substance specified in s. 14 15 893.03(1)(a) or (b). 16 893.13(6)(c) 1st Possess in excess of 10 grams of 17 any substance specified in s. 18 893.03(1)(a) or (b). 19 893.135(1)(a)2. 1st Trafficking in cannabis, more 20 than 2,000 lbs., less than 10,000 21 lbs. 893.135 22 23 (1)(b)1.b. 1st Trafficking in cocaine, more than 200 grams, less than 400 grams. 24 25 893.135 26 (1)(c)1.b. 1st Trafficking in illegal drugs, 27 more than 14 grams, less than 28 28 grams. 29 30 31 127 CODING: Words stricken are deletions; words underlined are additions.

1	893.135		
2	(1)(d)1.b.	1st	Trafficking in phencyclidine,
3			more than 200 grams, less than
4			400 grams.
5	893.135		
б	(1)(e)1.b.	1st	Trafficking in methaqualone, more
7			than 5 kilograms, less than 25
8			kilograms.
9	893.135		
10	(1)(f)1.b.	1st	Trafficking in amphetamine, more
11			than 28 grams, less than 200
12			grams.
13	893.135		
14	(1)(g)1.b.	1st	Trafficking in flunitrazepam, 14
15			grams or more, less than 28
16			grams.
17	893.135		
18	(1)(h)1.b.	1st	Trafficking in
19			gamma-hydroxybutyric acid (GHB),
20			5 kilograms or more, less than 10
21			kilograms.
22	893.135		
23	(1)(j)1.b.	1st	Trafficking in 1,4-Butanediol, 5
24			kilograms or more, less than 10
25			kilograms.
26	893.135		
27	(1)(k)2.b.	1st	Trafficking in Phenethylamines,
28			200 grams or more, less than 400
29			grams.
30			
31			
			128
CODING: Words stricken are deletions; words <u>underlined</u> are additions.			

1	895.03(1)	1st	Use or invest proceeds derived
2			from pattern of racketeering
3			activity.
4	895.03(2)	1st	Acquire or maintain through
5			racketeering activity any
6			interest in or control of any
7			enterprise or real property.
8	895.03(3)	lst	Conduct or participate in any
9			enterprise through pattern of
10			racketeering activity.
11	896.101(5)(b)	2nd	Money laundering, financial
12			transactions totaling or
13			exceeding \$20,000, but less than
14			\$100,000.
15	896.104(4)(a)2.	2nd	Structuring transactions to evade
16			reporting or registration
17			requirements, financial
18			transactions totaling or
19			exceeding \$20,000 but less than
20			\$100,000.
21			(i) LEVEL 9
22	316.193		
23	(3)(c)3.b.	lst	DUI manslaughter; failing to
24			render aid or give information.
25	327.35(3)(c)3.b.	lst	BUI manslaughter; failing to
26			render aid or give information.
27	<u>499.0053</u>	1st	Sale or purchase of contraband
28			legend drugs resulting in great
29			bodily harm.
30			
31			
			129
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First Engrossed

1	560.123(8)(b)3.	1st	Failure to report currency or
2			payment instruments totaling or
3			exceeding \$100,000 by money
4			transmitter.
5	560.125(5)(c)	1st	Money transmitter business by
6			unauthorized person, currency, or
7			payment instruments totaling or
8			exceeding \$100,000.
9	655.50(10)(b)3.	lst	Failure to report financial
10			transactions totaling or
11			exceeding \$100,000 by financial
12			institution.
13	775.0844	1st	Aggravated white collar crime.
14	782.04(1)	1st	Attempt, conspire, or solicit to
15			commit premeditated murder.
16	782.04(3)	lst,PBL	Accomplice to murder in
17			connection with arson, sexual
18			battery, robbery, burglary, and
19			other specified felonies.
20	782.051(1)	lst	Attempted felony murder while
21			perpetrating or attempting to
22			perpetrate a felony enumerated in
23			s. 782.04(3).
24	782.07(2)	1st	Aggravated manslaughter of an
25			elderly person or disabled adult.
26	787.01(1)(a)1.	lst,PBL	Kidnapping; hold for ransom or
27			reward or as a shield or hostage.
28	787.01(1)(a)2.	lst,PBL	Kidnapping with intent to commit
29			or facilitate commission of any
30			felony.
31			
			130
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1	787.01(1)(a)4.	lst,PBL	Kidnapping with intent to
2			interfere with performance of any
3			governmental or political
4			function.
5	787.02(3)(a)	1st	False imprisonment; child under
6			age 13; perpetrator also commits
7			aggravated child abuse, sexual
8			battery, or lewd or lascivious
9			battery, molestation, conduct, or
10			exhibition.
11	790.161	1st	Attempted capital destructive
12			device offense.
13	790.166(2)	lst,PBL	Possessing, selling, using, or
14			attempting to use a weapon of
15			mass destruction.
16	794.011(2)	1st	Attempted sexual battery; victim
17			less than 12 years of age.
18	794.011(2)	Life	Sexual battery; offender younger
19			than 18 years and commits sexual
20			battery on a person less than 12
21			years.
22	794.011(4)	1st	Sexual battery; victim 12 years
23			or older, certain circumstances.
24	794.011(8)(b)	1st	Sexual battery; engage in sexual
25			conduct with minor 12 to 18 years
26			by person in familial or
27			custodial authority.
28	800.04(5)(b)	1st	Lewd or lascivious molestation;
29			victim less than 12 years;
30			offender 18 years or older.
31			
			101
			131

First Engrossed

1	812.13(2)(a)	lst,PBL	Robbery with firearm or other
2			deadly weapon.
3	812.133(2)(a)	lst,PBL	Carjacking; firearm or other
4			deadly weapon.
5	827.03(2)	lst	Aggravated child abuse.
6	847.0145(1)	lst	Selling, or otherwise
7			transferring custody or control,
8			of a minor.
9	847.0145(2)	lst	Purchasing, or otherwise
10			obtaining custody or control, of
11			a minor.
12	859.01	lst	Poisoning or introducing
13			bacteria, radioactive materials,
14			viruses, or chemical compounds
15			into food, drink, medicine, or
16			water with intent to kill or
17			injure another person.
18	893.135	lst	Attempted capital trafficking
19			offense.
20	893.135(1)(a)3.	lst	Trafficking in cannabis, more
21			than 10,000 lbs.
22	893.135		
23	(1)(b)1.c.	lst	Trafficking in cocaine, more than
24			400 grams, less than 150
25			kilograms.
26	893.135		
27	(1)(c)1.c.	lst	Trafficking in illegal drugs,
28			more than 28 grams, less than 30
29			kilograms.
30			
31			
			132
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1 893.135 2 (1)(d)1.c. Trafficking in phencyclidine, 1st 3 more than 400 grams. 4 893.135 5 (1)(e)1.c. 1st Trafficking in methaqualone, more 6 than 25 kilograms. 7 893.135 8 (1)(f)1.c. 1st Trafficking in amphetamine, more 9 than 200 grams. 10 893.135 11 (1)(h)1.c. Trafficking in 1st 12 gamma-hydroxybutyric acid (GHB), 10 kilograms or more. 13 893.135 14 15 (1)(j)1.c. Trafficking in 1,4-Butanediol, 10 1st 16 kilograms or more. 17 893.135 Trafficking in Phenethylamines, 18 (1)(k)2.c. 1st 19 400 grams or more. 20 896.101(5)(c)Money laundering, financial 1st 21 instruments totaling or exceeding 22 \$100,000. 896.104(4)(a)3. Structuring transactions to evade 23 1st 24 reporting or registration 25 requirements, financial 26 transactions totaling or 27 exceeding \$100,000. 28 (j) LEVEL 10 Sale or purchase of <u>contraband</u> 29 499.0054 1st 30 legend drugs resulting in death. 31 133

First Engrossed

First Engrossed

782.04(2) 1st,PBL Unlawful killing of human; act is 1 2 homicide, unpremeditated. 3 1st, PBL Kidnapping; inflict bodily harm 787.01(1)(a)3. 4 upon or terrorize victim. 5 787.01(3)(a) Life Kidnapping; child under age 13, 6 perpetrator also commits 7 aggravated child abuse, sexual 8 battery, or lewd or lascivious 9 battery, molestation, conduct, or exhibition. 10 11 782.07(3) Aggravated manslaughter of a 1st 12 child. 13 794.011(3) Life Sexual battery; victim 12 years 14 or older, offender uses or 15 threatens to use deadly weapon or 16 physical force to cause serious 17 injury. 876.32 18 1st Treason against the state. 19 Section 30. Paragraph (a) of subsection (1) of section 20 16.56, Florida Statutes, is amended to read: 21 16.56 Office of Statewide Prosecution. --(1) There is created in the Department of Legal 22 Affairs an Office of Statewide Prosecution. The office shall 23 be a separate "budget entity" as that term is defined in 24 25 chapter 216. The office may: 26 (a) Investigate and prosecute the offenses of: 27 1. Bribery, burglary, criminal usury, extortion, 28 gambling, kidnapping, larceny, murder, prostitution, perjury, 29 robbery, carjacking, and home-invasion robbery; 30 2. Any crime involving narcotic or other dangerous 31 drugs; 134

1	3. Any violation of the provisions of the Florida RICO			
2	(Racketeer Influenced and Corrupt Organization) Act, including			
3	any offense listed in the definition of racketeering activity			
4	in s. 895.02(1)(a), providing such listed offense is			
5	investigated in connection with a violation of s. 895.03 and			
6	is charged in a separate count of an information or indictment			
7	containing a count charging a violation of s. 895.03, the			
8	prosecution of which listed offense may continue independently			
9	if the prosecution of the violation of s. 895.03 is terminated			
10	for any reason;			
11	4. Any violation of the provisions of the Florida			
12	Anti-Fencing Act;			
13	5. Any violation of the provisions of the Florida			
14	Antitrust Act of 1980, as amended;			
15	6. Any crime involving, or resulting in, fraud or			
16	deceit upon any person;			
17	7. Any violation of s. 847.0135, relating to computer			
18	pornography and child exploitation prevention, or any offense			
19	related to a violation of s. 847.0135; or			
20	8. Any violation of the provisions of chapter 815; <u>or</u>			
21	9. Any criminal violation of part I of chapter 499.			
22				
23	or any attempt, solicitation, or conspiracy to commit any of			
24	the crimes specifically enumerated above. The office shall			
25	have such power only when any such offense is occurring, or			
26	has occurred, in two or more judicial circuits as part of a			
27	related transaction, or when any such offense is connected			
28	with an organized criminal conspiracy affecting two or more			
29	judicial circuits.			
30	Section 31. Paragraph (a) of subsection (1) of section			
31	895.02, Florida Statutes, is amended to read:			
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895.02 Definitions.--As used in ss. 895.01-895.08, the 1 2 term: 3 "Racketeering activity" means to commit, to (1)4 attempt to commit, to conspire to commit, or to solicit, 5 coerce, or intimidate another person to commit: (a) Any crime which is chargeable by indictment or б 7 information under the following provisions of the Florida 8 Statutes: 9 1. Section 210.18, relating to evasion of payment of 10 cigarette taxes. 2. Section 403.727(3)(b), relating to environmental 11 12 control. 13 3. Section 414.39, relating to public assistance 14 fraud. Section 409.920, relating to Medicaid provider 15 4. 16 fraud. 17 5. Section 440.105 or s. 440.106, relating to workers' 18 compensation. 19 6. Sections 499.0051, 499.0052, 499.0053, 499.0054, 20 and 499.0691, relating to crimes involving contraband and 21 adulterated drugs. 22 7.6. Part IV of chapter 501, relating to 23 telemarketing. 24 8.7. Chapter 517, relating to sale of securities and 25 investor protection. 26 9.8. Section 550.235, s. 550.3551, or s. 550.3605, 27 relating to dogracing and horseracing. 28 10.9. Chapter 550, relating to jai alai frontons. 29 11.10. Chapter 552, relating to the manufacture, 30 distribution, and use of explosives. 31 136 CODING: Words stricken are deletions; words underlined are additions.

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12.11. Chapter 560, relating to money transmitters, if 1 the violation is punishable as a felony. 2 3 13.12. Chapter 562, relating to beverage law 4 enforcement. 5 14.13. Section 624.401, relating to transacting 6 insurance without a certificate of authority, s. 7 624.437(4)(c)1., relating to operating an unauthorized multiple-employer welfare arrangement, or s. 626.902(1)(b), 8 9 relating to representing or aiding an unauthorized insurer. 10 15.14. Section 655.50, relating to reports of currency transactions, when such violation is punishable as a felony. 11 12 16.15. Chapter 687, relating to interest and usurious 13 practices. 14 17.16. Section 721.08, s. 721.09, or s. 721.13, 15 relating to real estate timeshare plans. 16 18.17. Chapter 782, relating to homicide. 17 19.18. Chapter 784, relating to assault and battery. 20.19. Chapter 787, relating to kidnapping. 18 19 21.20. Chapter 790, relating to weapons and firearms. 22.21. Section 796.03, s. 796.04, s. 796.05, or s. 20 796.07, relating to prostitution. 21 22 23.22. Chapter 806, relating to arson. 23 24.23. Section 810.02(2)(c), relating to specified 24 burglary of a dwelling or structure. 25 25.24. Chapter 812, relating to theft, robbery, and 26 related crimes. 27 26.25. Chapter 815, relating to computer-related crimes. 28 29 27.26. Chapter 817, relating to fraudulent practices, false pretenses, fraud generally, and credit card crimes. 30 31 137 CODING: Words stricken are deletions; words underlined are additions.

28.27. Chapter 825, relating to abuse, neglect, or 1 2 exploitation of an elderly person or disabled adult. 3 29.28. Section 827.071, relating to commercial sexual 4 exploitation of children. 5 30.29. Chapter 831, relating to forgery and 6 counterfeiting. 7 31.30. Chapter 832, relating to issuance of worthless 8 checks and drafts. 9 32.31. Section 836.05, relating to extortion. 10 33.32. Chapter 837, relating to perjury. 34.33. Chapter 838, relating to bribery and misuse of 11 12 public office. 13 35.34. Chapter 843, relating to obstruction of 14 justice. 36.35. Section 847.011, s. 847.012, s. 847.013, s. 15 847.06, or s. 847.07, relating to obscene literature and 16 17 profanity. 37.36. Section 849.09, s. 849.14, s. 849.15, s. 18 19 849.23, or s. 849.25, relating to gambling. 20 38.37. Chapter 874, relating to criminal street gangs. 39.38. Chapter 893, relating to drug abuse prevention 21 22 and control. 23 40.39. Chapter 896, relating to offenses related to financial transactions. 24 41.40. Sections 914.22 and 914.23, relating to 25 26 tampering with a witness, victim, or informant, and 27 retaliation against a witness, victim, or informant. 42.41. Sections 918.12 and 918.13, relating to 28 29 tampering with jurors and evidence. Section 32. Section 905.34, Florida Statutes, is 30 amended to read: 31 138

1	905.34 Powers and duties; law applicableThe				
2	jurisdiction of a statewide grand jury impaneled under this				
3	chapter shall extend throughout the state. The subject matter				
4	jurisdiction of the statewide grand jury shall be limited to				
5	the offenses of:				
6	(1) Bribery, burglary, carjacking, home-invasion				
7	robbery, criminal usury, extortion, gambling, kidnapping,				
8	larceny, murder, prostitution, perjury, and robbery;				
9	(2) Crimes involving narcotic or other dangerous				
10	drugs;				
11	(3) Any violation of the provisions of the Florida				
12	RICO (Racketeer Influenced and Corrupt Organization) Act,				
13	including any offense listed in the definition of racketeering				
14	activity in s. 895.02(1)(a), providing such listed offense is				
15	investigated in connection with a violation of s. 895.03 and				
16	is charged in a separate count of an information or indictment				
17	containing a count charging a violation of s. 895.03, the				
18	prosecution of which listed offense may continue independently				
19	if the prosecution of the violation of s. 895.03 is terminated				
20	for any reason;				
21	(4) Any violation of the provisions of the Florida				
22	Anti-Fencing Act;				
23	(5) Any violation of the provisions of the Florida				
24	Antitrust Act of 1980, as amended;				
25	(6) Any violation of the provisions of chapter 815;				
26	(7) Any crime involving, or resulting in, fraud or				
27	deceit upon any person;				
28	(8) Any violation of s. 847.0135, s. 847.0137, or s.				
29	847.0138 relating to computer pornography and child				
30	exploitation prevention, or any offense related to a violation				
31	of s. 847.0135, s. 847.0137, or s. 847.0138; <u>or</u>				
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COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.				

i	
1	(9) Any criminal violation of part I of chapter 499.
2	
3	or any attempt, solicitation, or conspiracy to commit any
4	violation of the crimes specifically enumerated above, when
5	any such offense is occurring, or has occurred, in two or more
б	judicial circuits as part of a related transaction or when any
7	such offense is connected with an organized criminal
8	conspiracy affecting two or more judicial circuits. The
9	statewide grand jury may return indictments and presentments
10	irrespective of the county or judicial circuit where the
11	offense is committed or triable. If an indictment is
12	returned, it shall be certified and transferred for trial to
13	the county where the offense was committed. The powers and
14	duties of, and law applicable to, county grand juries shall
15	apply to a statewide grand jury except when such powers,
16	duties, and law are inconsistent with the provisions of ss.
17	905.31-905.40.
18	Section 33. If any provision of this act or its
19	application to any person or circumstance is held invalid, the
20	invalidity does not affect other provisions or applications of
21	the act which can be given effect without the invalid
22	provision or application, and to this end the provisions of
23	this act are severable.
24	Section 34. Except as otherwise expressly provided in
25	this act, this act shall take effect July 1, 2003.
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COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.