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A bill to be entitled

2 An act relating to veterinary drug distribution; amending s. 499.006, F.S.; providing that a drug is adulterated if 3 4 it is a certain prescription drug that has been returned 5 by a veterinarian to a limited prescription drug veterinary wholesaler; amending s. 499.01, F.S.; requiring 6 7 a limited prescription drug veterinary wholesaler to obtain a permit for operation from the Department of 8 9 Health; providing that a permit for a limited prescription 10 drug veterinary wholesaler may not be issued to the 11 address of certain health care entities; amending s. 499.012, F.S.; revising permit requirements for a 12 veterinary prescription drug wholesaler that distributes 13 prescription drugs; establishing a permit for a limited 14 prescription drug veterinary wholesaler; providing 15 requirements; providing an exception; amending s. 16 499.0122, F.S.; redefining the term "veterinary legend 17 18 drug retail establishment"; amending s. 499.041, F.S.; 19 requiring the department to assess an annual fee within a certain monetary range for a limited prescription drug 20 veterinary wholesaler permit; amending s. 499.065, F.S.; 21 requiring the department to inspect each limited 22 prescription drug veterinary wholesaler establishment; 23 24 authorizing the department to determine that a limited prescription drug veterinary wholesaler establishment is 25 an imminent danger to the public; providing an effective 26 27 date.

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29 Be It Enacted by the Legislature of the State of Florida:

31 Section 1. Section 499.006, Florida Statutes, is amended 32 to read:

499.006 Adulterated drug or device.--A drug or device isadulterated:

35 (1) If it consists in whole or in part of any filthy,36 putrid, or decomposed substance;

37 (2) If it has been produced, prepared, packed, or held
38 under conditions whereby it could have been contaminated with
39 filth or rendered injurious to health;

If it is a drug and the methods used in, or the 40 (3) 41 facilities or controls used for, its manufacture, processing, packing, or holding do not conform to, or are not operated or 42 administered in conformity with, current good manufacturing 43 practices to assure that the drug meets the requirements of ss. 44 45 499.001-499.081 and that the drug has the identity and strength, 46 and meets the standard of quality and purity, which it purports 47 or is represented to possess;

(4) If it is a drug and its container is composed, in
whole or in part, of any poisonous or deleterious substance
which could render the contents injurious to health;

(5) If it is a drug and it bears or contains, for the purpose of coloring only, a color additive that is unsafe within the meaning of the federal act; or, if it is a color additive, the intended use of which in or on drugs is for the purpose of coloring only, and it is unsafe within the meaning of the federal act;

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57 If it purports to be, or is represented as, a drug the (6) 58 name of which is recognized in the official compendium, and its strength differs from, or its quality or purity falls below, the 59 standard set forth in such compendium. The determination as to 60 strength, quality, or purity must be made in accordance with the 61 tests or methods of assay set forth in such compendium, or, when 62 such tests or methods of assay are absent or inadequate, in 63 accordance with those tests or methods of assay prescribed under 64 65 authority of the federal act. A drug defined in the official 66 compendium is not adulterated under this subsection merely 67 because it differs from the standard of strength, quality, or purity set forth for that drug in such compendium if its 68 difference in strength, quality, or purity from such standard is 69 70 plainly stated on its label;

(7) If it is not subject to subsection (6) and its strength differs from, or its purity or quality falls below the standard of, that which it purports or is represented to possess;

75 (8) If it is a drug:

(a) With which any substance has been mixed or packed soas to reduce the quality or strength of the drug; or

(b) For which any substance has been substituted wholly orin part;

80 (9) If it is a drug or device for which the expiration
81 date has passed; or

(10) If it is a legend drug for which the required
pedigree paper is nonexistent, fraudulent, or incomplete under
the requirements of ss. 499.001-499.081 or applicable rules, or

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85	that has been purchased, held, sold, or distributed at any time	
86	by a person not authorized under federal or state law to do so <u>;</u>	
87	<u>or</u> -	
88	(11) If it is a prescription drug subject to, defined by,	
89	9 or described by s. 503(b) of the Federal Food, Drug, and	
90	0 Cosmetic Act which has been returned by a veterinarian to a	
91	limited prescription drug veterinary wholesaler.	
92	Section 2. Subsection (1) and paragraph (d) of subsection	
93	(2) of section 499.01, Florida Statutes, are amended to read:	
94	499.01 Permits; applications; renewal; general	
95	requirements	
96	(1) Prior to operating, a permit is required for each	
97	person and establishment that intends to operate as:	
98	(a) A prescription drug manufacturer;	
99	(b) A prescription drug repackager;	
100	(c) An over-the-counter drug manufacturer;	
101	(d) A compressed medical gas manufacturer;	
102	(e) A device manufacturer;	
103	(f) A cosmetic manufacturer;	
104	(g) A prescription drug wholesaler;	
105	(h) A veterinary prescription drug wholesaler;	
106	(i) A compressed medical gas wholesaler;	
107	(j) An out-of-state prescription drug wholesaler;	
108	(k) A nonresident prescription drug manufacturer;	
109	(1) A freight forwarder;	
110	(m) A retail pharmacy drug wholesaler;	
111	(n) A veterinary legend drug retail establishment;	
112	(o) A medical oxygen retail establishment;	

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(p) A complimentary drug distributor; or
 (q) A restricted prescription drug distributor; or-

(r) A limited prescription drug veterinary wholesaler.(2)

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(d) A permit for a prescription drug manufacturer, 117 prescription drug repackager, prescription drug wholesaler, 118 limited prescription drug veterinary wholesaler, or retail 119 pharmacy wholesaler may not be issued to the address of a health 120 121 care entity or to a pharmacy licensed under chapter 465, except 122 as provided in this paragraph. The department may issue a 123 prescription drug manufacturer permit to an applicant at the same address as a licensed nuclear pharmacy, which is a health 124 care entity, for the purpose of manufacturing prescription drugs 125 126 used in positron emission tomography or other radiopharmaceuticals, as listed in a rule adopted by the 127 department pursuant to this paragraph. The purpose of this 128 129 exemption is to assure availability of state-of-the-art 130 pharmaceuticals that would pose a significant danger to the public health if manufactured at a separate establishment 131 132 address from the nuclear pharmacy from which the prescription 133 drugs are dispensed. The department may also issue a retail pharmacy wholesaler permit to the address of a community 134 pharmacy licensed under chapter 465 which does not meet the 135 definition of a closed pharmacy in s. 499.003. 136

137 Section 3. Paragraph (g) of subsection (2) of section
138 499.012, Florida Statutes, is amended, and paragraph (h) is
139 added to that subsection, to read:

140

499.012 Wholesale distribution; definitions; permits;

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141 applications; general requirements.--

142 (2) The following types of wholesaler permits are143 established:

A veterinary prescription drug wholesaler permit. -- A 144 (q) veterinary prescription drug wholesaler permit is required for 145 any person that engages in the distribution of veterinary 146 prescription drugs in or into this state. A veterinary 147 prescription drug wholesaler that also distributes prescription 148 drugs subject to, defined by, or described by s. 503(b) of the 149 150 Federal Food, Drug, and Cosmetic Act which it did not 151 manufacture must obtain a permit as a prescription drug wholesaler, an or out-of-state prescription drug wholesaler, or 152 a limited prescription drug veterinary wholesaler in lieu of the 153 154 veterinary prescription drug wholesaler permit. A veterinary 155 prescription drug wholesaler must comply with the requirements 156 for wholesale distributors under s. 499.0121, except those set 157 forth in s. 499.0121(6)(d), (e), or (f).

158 (h) Limited prescription drug veterinary wholesaler permit.--Unless engaging in the activities of and permitted as a 159 160 prescription drug manufacturer, nonresident prescription drug 161 manufacturer, prescription drug wholesaler, or out-of-state prescription drug wholesaler, a limited prescription drug 162 163 veterinary wholesaler permit is required for any person that engages in the distribution in or into this state of veterinary 164 165 prescription drugs and prescription drugs subject to, defined by, or described by s. 503(b) of the Federal Food, Drug, and 166 167 Cosmetic Act to veterinarians under the following conditions: The person is engaged in the business of wholesaling 168 1.

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169 prescription and veterinary legend drugs to veterinarians on a 170 full-time basis.

171 <u>2. No more than 30 percent of prescription drug sales may</u>
 172 <u>be prescription drugs approved for human use which are subject</u>
 173 <u>to, defined by, or described by s. 503(b) of the Federal Food,</u>
 174 Drug, and Cosmetic Act.

175 <u>3. The person is not permitted, licensed, or otherwise</u>
176 <u>authorized in any state to wholesale prescription drugs subject</u>
177 <u>to, defined by, or described by s. 503(b) of the Federal Food,</u>
178 <u>Drug, and Cosmetic Act to any person who is authorized to sell,</u>
179 <u>distribute, purchase, trade, or use these drugs on or for</u>
180 humans.

4. A limited prescription drug veterinary wholesaler that 181 182 applies to the department for a new permit or the renewal of a 183 permit must submit a bond of \$20,000, or other equivalent means 184 of security acceptable to the department, such as an irrevocable 185 letter of credit or a deposit in a trust account or financial 186 institution, payable to the Florida Drug, Device, and Cosmetic Trust Fund. The purpose of the bond is to secure payment of any 187 188 administrative penalties imposed by the department and any fees 189 and costs incurred by the department regarding that permit which are authorized under state law and which the permittee fails to 190 191 pay 30 days after the fine or costs become final. The department may make a claim against such bond or security until 1 year 192 193 after the permittee's license ceases to be valid or until 60 days after any administrative or legal proceeding authorized in 194 195 ss. 499.001-499.081 which involves the permittee is concluded, 196 including any appeal, whichever occurs later.

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197 A limited prescription drug veterinary wholesaler must 5. 198 maintain at all times a license or permit to engage in the 199 wholesale distribution of prescription drugs in compliance with laws of the state in which it is a resident. 200 201 6. A limited prescription drug veterinary wholesaler must comply with the requirements for wholesale distributors under s. 202 203 499.0121, except that a limited prescription drug veterinary wholesaler is not required to provide a pedigree paper as 204 205 required by s. 499.0121(6)(f) upon the wholesale distribution of 206 a prescription drug to a veterinarian. 207 7. A limited prescription drug veterinary wholesaler may 208 not return to inventory for subsequent wholesale distribution any prescription drug subject to, defined by, or described by s. 209 210 503(b) of the Federal Food, Drug, and Cosmetic Act which has 211 been returned by a veterinarian. 212 An out-of-state prescription drug wholesaler's permit 8. 213 or a limited prescription drug veterinary wholesaler permit is 214 not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is 215 216 duly licensed to engage in the wholesale distribution of 217 prescription drugs in its state of residence to a licensed limited prescription drug veterinary wholesaler in this state if 218 219 both wholesalers conduct wholesale distributions of prescription drugs under the same business name. The recordkeeping 220 221 requirements of s. 499.0121(6) must be followed for this 222 transaction. 223 Section 4. Paragraph (d) of subsection (1) of section 224 499.0122, Florida Statutes, is amended to read:

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499.0122 Medical oxygen and veterinary legend drug retail
 establishments; definitions, permits, general requirements.--

227

(1) As used in this section, the term:

(d) "Veterinary legend drug retail establishment" means a
person permitted to sell veterinary legend drugs to the public
or to veterinarians, but does not include a pharmacy licensed
under chapter 465.

The sale to the public must be based on a valid written
 order from a veterinarian licensed in this state who has a valid
 client-veterinarian relationship with the purchaser's animal.

235 2. Veterinary legend drugs may not be sold in excess of
236 the amount clearly indicated on the order or beyond the date
237 indicated on the order.

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3. An order may not be valid for more than 1 year.

4. A veterinary legend drug retail establishment may not
purchase, sell, trade, or possess human prescription drugs or
any controlled substance as defined in chapter 893.

5. A veterinary legend drug retail establishment must sell a veterinary legend drug in the original, sealed manufacturer's container with all labeling intact and legible. The department may adopt by rule additional labeling requirements for the sale of a veterinary legend drug.

247 Section 5. Paragraph (h) is added to subsection (2) of 248 section 499.041, Florida Statutes, to read:

499.041 Schedule of fees for drug, device, and cosmetic applications and permits, product registrations, and free-sale certificates.--

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(2) The department shall assess an applicant that is

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253 required to have a wholesaling permit an annual fee within the 254 ranges established in this section for the specific type of 255 wholesaling.

256 (h) The fee for a limited prescription drug veterinary 257 wholesaler's permit may not be less than \$300 or more than \$500 258 annually.

259 Section 6. Subsections (1) and (3) of section 499.065,260 Florida Statutes, are amended to read:

261

499.065 Imminent danger.--

262 (1)Notwithstanding s. 499.051, the department shall 263 inspect each prescription drug wholesale establishment, 264 prescription drug repackager establishment, veterinary prescription drug wholesale establishment, limited prescription 265 266 drug veterinary wholesaler establishment, and retail pharmacy 267 drug wholesaler establishment that is required to be permitted 268 under this chapter as often as necessary to ensure compliance 269 with applicable laws and rules. The department shall have the 270 right of entry and access to these facilities at any reasonable 271 time.

272 (3) The department may determine that a prescription drug 273 wholesale establishment, prescription drug repackager establishment, veterinary prescription drug wholesale 274 275 establishment, limited prescription drug veterinary wholesaler establishment, or retail pharmacy drug wholesaler establishment 276 277 that is required to be permitted under this chapter is an imminent danger to the public health and shall require its 278 279 immediate closure if the establishment fails to comply with 280 applicable laws and rules and, because of the failure, presents

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an imminent threat to the public's health, safety, or welfare. Any establishment so deemed and closed shall remain closed until allowed by the department or by judicial order to reopen. For purposes of this section, a refusal to allow entry to the department for inspection at reasonable times, or a failure or refusal to provide the department with required documentation for purposes of inspection, constitutes an imminent danger to

289 the public health.

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Section 7. This act shall take effect July 1, 2006.

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