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CHAMBER ACTION

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İ	<u>Senate</u> <u>House</u>
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11	The Committee on Judiciary (Villalobos) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
16	
17	and insert:
18	Section 1. Subsection (31) of section 499.003, Florida
19	Statutes, is amended to read:
20	499.003 Definitions of terms used in ss.
21	499.001-499.081As used in ss. 499.001-499.081, the term:
22	(31) "Pedigree paper" means:
23	(a) A document required pursuant to s. 499.0121(6)(d)
24	or (e); or
25	(b) Effective July 1, 2006, a document or electronic
26	form approved by the Department of Health and containing
27	information that records each distribution of any given legend
28	drug, from sale by a pharmaceutical manufacturer, through
29	acquisition and sale by any wholesaler or repackager, until
30	final sale to a pharmacy or other person administering or
31	dispensing the drug. The information required to be included
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on a legend drug's pedigree paper must at least detail the amount of the legend drug; its dosage form and strength; its lot numbers; the name and address of each owner of the legend 3 drug and his or her signature; its shipping information, including the name and address of each person certifying 5 delivery or receipt of the legend drug; an invoice number, a 7 shipping document number, or another number uniquely identifying the transaction; and a certification that the 8 recipient wholesaler has authenticated the pedigree papers. If 10 the manufacturer or repackager has uniquely serialized the 11 individual legend drug unit, that identifier must also be included on the pedigree. It must also include the name, 12 address, telephone number and, if available, e-mail contact 13 information of each wholesaler involved in the chain of the 14 15 legend drug's custody. The department shall adopt rules and a 16 form relating to the requirements of this paragraph no later than 90 days after the effective date of this act; or. 17 (c) Effective July 1, 2006, a document or electronic 18 19 form approved by the Department of Health and containing information that records each distribution of any given legend 20 21 drug, from sale by a pharmaceutical manufacturer, through 22 acquisition and sale by any wholesaler or repackager, until final sale to a pharmacy or other person administering or 23 24 dispensing the drug; or, if a specific unit of the legend drug was purchased by a wholesaler, referred to in this paragraph 25 as a "direct purchase wholesaler," directly from the 26 manufacturer, an invoice for the specific unit of the legend 27 drug together with a certificate under oath in written or 28 29 electronic form stating that: 30 1. If the establishment is not a member of an affiliated group: "This establishment purchased the specific 1:44 PM 04/24/06 s0926c1d-ju38-k0w

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unit of the legend drug directly from the manufacturer." 2. If the establishment is a member of an affiliated 2 group: "This establishment or a member of its affiliated group 3 purchased the specific unit of the legend drug directly from 4 5 the manufacturer." 6 7 A document or electronic form that meets the requirements of this paragraph shall constitute a sufficient pedigree paper 8 only for the purpose of a single sale or distribution 9 transaction in the specific unit of legend drug by the direct 10 11 purchase wholesaler to an entity authorized by law to purchase legend drugs. For each transaction of the specific unit of 12 legend drug, the direct purchase wholesaler is required to 13 create a separate pedigree paper that meets the requirements 14 15 of this paragraph and furnish such pedigree paper to any subsequent purchaser. The pedigree paper shall be prepared and 16 updated for every transfer following the direct purchase 17 wholesaler's receipt of the specific unit of legend drug 18 directly from the manufacturer. The information required to be 19 included on the document or electronic form approved by the 20 21 department pursuant to this paragraph and required of any 22 subsequent transfers of legend drugs received by a direct purchase wholesaler in a transaction described in this 23 24 paragraph must at least detail the amount of the legend drug; its dosage form and strength; its lot numbers; the name and 25 address of each owner of the legend drug after it has left the 26 possession of the manufacturer and his or her signature; its 27 shipping information, including the name and address of each 28 29 person certifying delivery or receipt of the legend drug after it has left the possession of the manufacturer; an invoice 30 31 number, a shipping document number, or another number uniquely 3 1:44 PM 04/24/06 s0926c1d-ju38-k0w

1	identifying the transaction; and a certification that the
2	recipient direct purchase wholesaler has authenticated the
3	pedigree papers as required in this paragraph. If the
4	manufacturer or repackager has uniquely serialized the
5	individual legend drug unit, that identifier must also be
6	included on the form approved by the department and is
7	required of any subsequent transfers of prescription drugs
8	received by a direct purchase wholesaler in a transaction
9	governed by this paragraph. The pedigree paper must also
10	include the name, address, telephone number, and, if
11	available, e-mail contact information of each wholesaler
12	involved in the chain of custody of the legend drug. The
13	department shall adopt rules and a form relating to the
14	requirements of this paragraph.
15	Section 2. Subsection (29) of section 499.005, Florida
16	Statutes, is amended to read:
17	499.005 Prohibited actsIt is unlawful for a person
18	to perform or cause the performance of any of the following
19	acts in this state:
20	(29) The receipt of a prescription drug pursuant to a
21	wholesale distribution without either first receiving a
22	pedigree paper that was attested to as accurate and complete
23	by the wholesale distributor or complying with the provisions
24	of s. 499.0121(6)(f)6.
25	Section 3. Section 499.006, Florida Statutes, is
26	amended to read:
27	499.006 Adulterated drug or deviceA drug or device
28	is adulterated:
29	(1) If it consists in whole or in part of any filthy,
30	putrid, or decomposed substance;
31	(2) If it has been produced, prepared, packed, or held
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under conditions whereby it could have been contaminated with filth or rendered injurious to health;

- (3) If it is a drug and the methods used in, or the facilities or controls used for, its manufacture, processing, packing, or holding do not conform to, or are not operated or administered in conformity with, current good manufacturing practices to assure that the drug meets the requirements of ss. 499.001-499.081 and that the drug has the identity and strength, and meets the standard of quality and purity, which it purports 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;
- the name of which is recognized in the official compendium, and its strength differs from, or its quality or purity falls below, the standard set forth in such compendium. The determination as to strength, quality, or purity must be made in accordance with the tests or methods of assay set forth in such compendium, or, when such tests or methods of assay are absent or inadequate, in accordance with those tests or methods of assay prescribed under authority of the federal act. A drug defined in the official compendium is not adulterated under this subsection merely because it differs from the standard of strength, quality, or purity set forth 1:44 PM 04/24/06 soy26cld-ju38-k0w

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Barcode 341664 for that drug in such compendium if its difference in strength, quality, or purity from such standard is plainly 2 stated on its label; 3 4 (7) If it is not subject to subsection (6) and its strength differs from, or its purity or quality falls below 5 the standard of, that which it purports or is represented to 6 7 possess; (8) If it is a drug: 8 9 (a) With which any substance has been mixed or packed 10 so as to reduce the quality or strength of the drug; or 11 (b) For which any substance has been substituted wholly or in part; 12 13 (9) If it is a drug or device for which the expiration date has passed; or 14 15 (10) If it is a legend drug for which the required pedigree paper is nonexistent, fraudulent, or incomplete under 16 the requirements of ss. 499.001-499.081 or applicable rules, 17 or that has been purchased, held, sold, or distributed at any 18 19 time by a person not authorized under federal or state law to 20 do so<u>; or</u>-21 (11) If it is a prescription drug subject to, defined 22 by, or described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act which has been returned by a veterinarian to a 23 24 <u>limited prescription drug veterinary wholesaler.</u> Section 4. Subsection (1) and paragraph (d) of 25 subsection (2) of section 499.01, Florida Statutes, are 26 amended to read: 27 499.01 Permits; applications; renewal; general 28 29 requirements. --(1) Prior to operating, a permit is required for each 30 person and establishment that intends to operate as:

1	(a) A prescription drug manufacturer;
2	(b) A prescription drug repackager;
3	(c) An over-the-counter drug manufacturer;
4	(d) A compressed medical gas manufacturer;
5	(e) A device manufacturer;
6	(f) A cosmetic manufacturer;
7	(g) A prescription drug wholesaler;
8	(h) A veterinary prescription drug wholesaler;
9	(i) A compressed medical gas wholesaler;
10	(j) An out-of-state prescription drug wholesaler;
11	(k) A nonresident prescription drug manufacturer;
12	(1) A freight forwarder;
13	(m) A retail pharmacy drug wholesaler;
14	(n) A veterinary legend drug retail establishment;
15	(o) A medical oxygen retail establishment;
16	(p) A complimentary drug distributor; or
17	(q) A restricted prescription drug distributor; or.
18	(r) A limited prescription drug veterinary wholesaler.
19	(2)
20	(d) A permit for a prescription drug manufacturer,
21	prescription drug repackager, prescription drug wholesaler,
22	limited prescription drug veterinary wholesaler, or retail
23	pharmacy wholesaler may not be issued to the address of a
24	health care entity or to a pharmacy licensed under chapter
25	465, except as provided in this paragraph. The department may
26	issue a prescription drug manufacturer permit to an applicant
27	at the same address as a licensed nuclear pharmacy, which is a
28	health care entity, for the purpose of manufacturing
29	prescription drugs used in positron emission tomography or
30	other radiopharmaceuticals, as listed in a rule adopted by the
31	department pursuant to this paragraph. The purpose of this 7
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exemption is to assure availability of state-of-the-art pharmaceuticals that would pose a significant danger to the 2 public health if manufactured at a separate establishment 3 address from the nuclear pharmacy from which the prescription drugs are dispensed. The department may also issue a retail 5 pharmacy wholesaler permit to the address of a community 7 pharmacy licensed under chapter 465 which does not meet the definition of a closed pharmacy in s. 499.003. 8 Section 5. Paragraph (g) of subsection (2) of section 9 10 499.012, Florida Statutes, is amended, and paragraph (h) is 11 added to that subsection, to read: 499.012 Wholesale distribution; definitions; permits; 12 13 applications; general requirements. --(2) The following types of wholesaler permits are 14 15 established: 16 (q) A veterinary prescription drug wholesaler permit. -- A veterinary prescription drug wholesaler permit is 17 required for any person that engages in the distribution of 18 19 veterinary prescription drugs in or into this state. A 20 veterinary prescription drug wholesaler that also distributes prescription drugs subject to, defined by, or described by s. 21 22 503(b) of the Federal Food, Drug, and Cosmetic Act which it did not manufacture must obtain a permit as a prescription 23 2.4 drug wholesaler, an or out-of-state prescription drug wholesaler, or a limited prescription drug veterinary 25 wholesaler in lieu of the veterinary prescription drug 26 wholesaler permit. A veterinary prescription drug wholesaler 27 28 must comply with the requirements for wholesale distributors under s. 499.0121, except those set forth in s. 29 499.0121(6)(d), (e), or (f). 30 31 (h) Limited prescription drug veterinary wholesaler 8 1:44 PM 04/24/06 s0926c1d-ju38-k0w

1	permit Unless engaging in the activities of and permitted as
2	a prescription drug manufacturer, nonresident prescription
3	drug manufacturer, prescription drug wholesaler, or
4	out-of-state prescription drug wholesaler, a limited
5	prescription drug veterinary wholesaler permit is required for
6	any person that engages in the distribution in or into this
7	state of veterinary prescription drugs and prescription drugs
8	subject to, defined by, or described by s. 503(b) of the
9	Federal Food, Drug, and Cosmetic Act to veterinarians under
10	the following conditions:
11	1. The person is engaged in the business of
12	wholesaling prescription and veterinary legend drugs to
13	persons:
14	a. Licensed as veterinarians practicing on a full-time
15	basis;
16	b. Regularly and lawfully engaged in instruction in
17	veterinary medicine;
18	c. Reqularly and lawfully engaged in law enforcement;
19	d. For use in research, not involving clinical use; or
20	e. For use in chemical analysis or physical testing,
21	for the purposes of instruction in law enforcement, research,
22	or testing.
23	2. No more than 30 percent of prescription drug sales
24	may be prescription drugs approved for human use which are
25	subject to, defined by, or described by s. 503(b) of the
26	Federal Food, Drug, and Cosmetic Act.
27	3. The person is not permitted, licensed, or otherwise
28	authorized in any state to wholesale prescription drugs
29	subject to, defined by, or described by s. 503(b) of the
30	Federal Food, Drug, and Cosmetic Act to any person who is
31	authorized to sell, distribute, purchase, trade, or use these
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1	drugs on or for humans.
2	4. A limited prescription drug veterinary wholesaler
3	that applies to the department for a new permit or the renewal
4	of a permit must submit a bond of \$20,000, or other equivalent
5	means of security acceptable to the department, such as an
6	irrevocable letter of credit or a deposit in a trust account
7	or financial institution, payable to the Florida Drug, Device,
8	and Cosmetic Trust Fund. The purpose of the bond is to secure
9	payment of any administrative penalties imposed by the
10	department and any fees and costs incurred by the department
11	regarding that permit which are authorized under state law and
12	which the permittee fails to pay 30 days after the fine or
13	costs become final. The department may make a claim against
14	such bond or security until 1 year after the permittee's
15	license ceases to be valid or until 60 days after any
16	administrative or legal proceeding authorized in ss.
17	499.001-499.081 which involves the permittee is concluded,
18	including any appeal, whichever occurs later.
19	5. A limited prescription drug veterinary wholesaler
20	must maintain at all times a license or permit to engage in
21	the wholesale distribution of prescription drugs in compliance
22	with laws of the state in which it is a resident.
23	6. A limited prescription drug veterinary wholesaler
24	must comply with the requirements for wholesale distributors
25	under s. 499.0121, except that a limited prescription drug
26	veterinary wholesaler is not required to provide a pedigree
27	paper as required by s. 499.0121(6)(f) upon the wholesale
28	distribution of a prescription drug to a veterinarian.
29	7. A limited prescription drug veterinary wholesaler
30	may not return to inventory for subsequent wholesale
31	distribution any prescription drug subject to, defined by, or

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described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act which has been returned by a veterinarian. 2 8. An out-of-state prescription drug wholesaler's 3 4 permit or a limited prescription drug veterinary wholesaler 5 permit is not required for an intracompany sale or transfer of a prescription drug from an out-of-state establishment that is 7 duly licensed to engage in the wholesale distribution of prescription drugs in its state of residence to a licensed 8 limited prescription drug veterinary wholesaler in this state 10 if both wholesalers conduct wholesale distributions of 11 prescription drugs under the same business name. The recordkeeping requirements of s. 499.0121(6) must be followed 12 13 for this transaction. Section 6. Paragraph (f) of subsection (6) of section 14 15 499.0121, Florida Statutes, is amended to read: 16 499.0121 Storage and handling of prescription drugs; recordkeeping. -- The department shall adopt rules to implement 17 this section as necessary to protect the public health, 18 safety, and welfare. Such rules shall include, but not be 19 20 limited to, requirements for the storage and handling of prescription drugs and for the establishment and maintenance 21 22 of prescription drug distribution records. (6) RECORDKEEPING. -- The department shall adopt rules 23 24 that require keeping such records of prescription drugs as are necessary for the protection of the public health. 25 (f)1. Effective July 1, 2006, each person who is 26 engaged in the wholesale distribution of a prescription drug 27 and who is not the manufacturer of that drug must, before each 28 29 wholesale distribution of such drug, provide to the person who receives the drug a pedigree paper as defined in s. 30 499.003(31).

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1	2. A repackager must comply with this paragraph.
2	3. The pedigree paper requirements in this paragraph
3	do not apply to compressed medical gases or veterinary legend
4	drugs.
5	4. Each wholesale distributor of prescription drugs
6	must maintain separate and distinct from other required
7	records all statements that are required under subparagraph 1.
8	5. In order to verify compliance with subparagraph
9	(d)1., each manufacturer of a prescription drug sold in this
10	state must make available upon request distribution
11	documentation related to its sales of prescription drugs,
12	regardless of whether the prescription drug was sold directly
13	by the manufacturer to a person in Florida.
14	6. Subparagraph 1. does not apply to a wholesale
15	distributor that takes title to, but not possession of, a
16	prescription drug and the prescription drug's manufacturer
17	ships the prescription drug directly to a person authorized by
18	law to administer or dispense prescription drugs or a member
19	of an affiliated group, except a repackager, described in
20	paragraph (h).
21	a. The wholesale distributor must send an invoice to
22	the purchaser of the prescription drug that contains a clear
23	cross-reference to the shipping document sent by the
24	manufacturer to the purchaser of the prescription drug.
25	b. The purchaser of the prescription drug must obtain
26	a shipping document from the manufacturer that contains, at a
27	minimum:
28	(I) The name and address of the manufacturer,
29	including the point of origin of the shipment; the wholesaler;
30	and the purchaser.
31	(II) The name of the prescription drug as it appears 12

1	on the label.
2	(III) The quantity, dosage form, and strength of the
3	prescription drug.
4	(IV) The date of the shipment.
5	c. The manufacturer must also make available to the
6	department, upon request, the lot number of the prescription
7	drug if the lot number is not contained in the shipping
8	document received by the purchaser.
9	7. The department may by rule define alternatives to
10	compliance with subparagraph 1. for a prescription drug in the
11	inventory of a permitted prescription drug wholesaler as of
12	June 30, 2006, and the return of a prescription drug purchased
13	prior to July 1, 2006. The department may specify time limits
14	for such alternatives.
15	Section 7. Paragraph (d) of subsection (1) of section
16	499.0122, Florida Statutes, is amended to read:
17	499.0122 Medical oxygen and veterinary legend drug
18	retail establishments; definitions, permits, general
19	requirements
20	(1) As used in this section, the term:
21	(d) "Veterinary legend drug retail establishment"
22	means a person permitted to sell veterinary legend drugs to
23	the public or to veterinarians, but does not include a
24	pharmacy licensed under chapter 465.
25	1. The sale to the public must be based on a valid
26	written order from a veterinarian licensed in this state who
27	has a valid client-veterinarian relationship with the
28	purchaser's animal.
29	2. Veterinary legend drugs may not be sold in excess
30	of the amount clearly indicated on the order or beyond the
31	date 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.
- Section 8. Paragraph (h) is added to subsection (2) of 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.--
- (2) The department shall assess an applicant that is required to have a wholesaling permit an annual fee within the ranges established in this section for the specific type of wholesaling.
- (h) The fee for a limited prescription drug veterinary wholesaler's permit may not be less than \$300 or more than 21 \$500 annually.
 - Section 9. Subsections (1) and (3) of section 499.065, Florida Statutes, are amended to read:
 - 499.065 Imminent danger.--
 - (1) Notwithstanding s. 499.051, the department shall inspect each prescription drug wholesale establishment, prescription drug repackager establishment, veterinary prescription drug wholesale establishment, <u>limited</u> prescription drug veterinary wholesaler establishment, and retail pharmacy drug wholesaler establishment that is required to be permitted under this chapter as often as necessary to

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ensure compliance with applicable laws and rules. The department shall have the right of entry and access to these 2 facilities at any reasonable time. 3 4 (3) The department may determine that a prescription drug wholesale establishment, prescription drug repackager 5 establishment, veterinary prescription drug wholesale 6 7 establishment, limited prescription drug veterinary wholesaler establishment, or retail pharmacy drug wholesaler 8 establishment that is required to be permitted under this 10 chapter is an imminent danger to the public health and shall 11 require its immediate closure if the establishment fails to comply with applicable laws and rules and, because of the 12 13 failure, presents an imminent threat to the public's health, safety, or welfare. Any establishment so deemed and closed 14 15 shall remain closed until allowed by the department or by 16 judicial order to reopen. 17 For purposes of this section, a refusal to allow entry to the 18 19 department for inspection at reasonable times, or a failure or 20 refusal to provide the department with required documentation for purposes of inspection, constitutes an imminent danger to 21 22 the public health. Section 10. Paragraph (e) of subsection (3) of section 23 2.4 499.0661, Florida Statutes, is amended to read: 499.0661 Cease and desist orders; removal of certain 25 26 persons. --(3) REMOVAL OF AFFILIATED PARTIES BY THE DEPARTMENT. --27 (e)1. The chief executive officer, designated 28 29 representative, or the person holding the equivalent office, of a permittee shall promptly notify the department if she or 30 he has actual knowledge that any affiliated party is charged 04/24/06 s0926c1d-ju38-k0w

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| with a felony in a state or federal court.

2. Whenever any affiliated party is charged with a felony in a state or federal court or with the equivalent of a felony in the courts of any foreign country with which the United States maintains diplomatic relations, and the charge alleges violation of any law involving prescription drugs, pharmaceuticals, fraud, theft, or moral turpitude, the department may enter an emergency order suspending the affiliated party or restricting or prohibiting participation by the affiliated party in the affairs of the particular permittee or of any other permittee upon service of the order upon the permittee and the affiliated party charged. The order must contain notice of opportunity for a hearing pursuant to ss. 120.569 and 120.57, where the affiliated party may request a postsuspension hearing to show that continued service to or participation in the affairs of the permittee does not pose a threat to the public health or the interests of the permittee and does not threaten to impair public confidence in the permittee. In accordance with applicable departmental rules, the department shall notify the affiliated party whether the order suspending or prohibiting the person from participation in the affairs of a permittee will be rescinded or otherwise modified. The emergency order remains in effect, unless otherwise modified by the department, until the criminal charge is disposed of. The acquittal of the person charged, or the final, unappealed dismissal of all charges against the person, dissolves the emergency order but does not prohibit the department from instituting proceedings under paragraph (a). If the person charged is convicted or pleads guilty or nolo contendere, whether or not an adjudication of guilt is entered by the court, the emergency order shall become final. 04/24/06 1:44 PM s0926c1d-ju38-k0w

1	3. Whenever a permittee is charged with violation of
2	s. 499.0051 or s. 499.0052, the department may enter an
3	emergency order suspending the permittee's permit. The order
4	must contain notice of opportunity for a hearing pursuant to
5	ss. 120.569 and 120.57, where a permittee may request a
6	postsuspension hearing to show that continued operation by the
7	permittee under his or her permit does not pose a threat to
8	the public health and does not threaten to impair public
9	confidence in the permittee. In accordance with applicable
10	departmental rules, the department shall notify the permittee
11	whether the order suspending the permit of the permittee will
12	be rescinded or otherwise modified. The emergency order
13	remains in effect, unless otherwise modified by the
14	department, until the criminal charge is disposed of. The
15	acquittal of the permittee charged, or the final, unappealed
16	dismissal of all charges against the permittee, dissolves the
17	emergency order but does not prohibit the department from
18	instituting proceedings under paragraph (a). If a permittee
19	charged with a violation of s. 499.0051 or s. 499.0052 is
20	convicted or pleads guilty or nolo contendere, whether or not
21	an adjudication of guilt is entered by the court, the
22	emergency order shall become final.
23	4. The department shall publish on its website a list
24	of all permittees against whom an emergency order or a
25	permanent order under this section is entered.
26	Section 11. Subsections (8) and (9) are added to
27	section 499.067, Florida Statutes, to read:
28	499.067 Denial, suspension, or revocation of permit,
29	certification, or registration
30	(8) The department shall deny an application for a
31	permit for an establishment if the applicant, any person named
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1	pursuant to s. 499.012(3)(k) in the applicant's application,
2	or the person designated pursuant to s. 499.012(11) by the
3	applicant has been convicted or pleaded guilty or nolo
4	contendere to a violation of s. 499.0051 or s. 499.0052,
5	whether or not an adjudication of guilt is entered by the
6	court.
7	(9) The department shall revoke the permit of an
8	establishment if the permittee, any person named pursuant to
9	s. 499.012(3)(k) in the permittee's application, or the person
10	designated pursuant to s. 499.012(11) by the permittee has
11	been convicted or pleaded guilty or nolo contendere to a
12	violation of s. 499.0051 or s. 499.0052, whether or not an
13	adjudication of guilt is entered by the court.
14	Section 12. This act shall take effect July 1, 2006.
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17	======== T I T L E A M E N D M E N T =========
18	And the title is amended as follows:
19	Delete everything before the enacting clause
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21	and insert:
22	A bill to be entitled
23	An act relating to drug distribution; amending
24	s. 499.003, F.S.; amending a definition;
25	requiring the Department of Health to approve a
26	document or electronic form relating to
27	pedigree papers; providing requirements for
28	pedigree papers that record certain
29	distributions of legend drugs; amending s.
30	499.005, F.S.; revising a prohibition relating
31	to pedigree papers; amending s. 499.006, F.S.;
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1	providing that a drug is adulterated if it is a
2	certain prescription drug that has been
3	returned by a veterinarian to a limited
4	prescription drug veterinary wholesaler;
5	amending s. 499.01, F.S.; requiring a limited
6	prescription drug veterinary wholesaler to
7	obtain a permit for operation from the
8	Department of Health; providing that a permit
9	for a limited prescription drug veterinary
10	wholesaler may not be issued to the address of
11	certain health care entities; amending s.
12	499.012, F.S.; revising permit requirements for
13	a veterinary prescription drug wholesaler that
14	distributes prescription drugs; establishing a
15	permit for a limited prescription drug
16	veterinary wholesaler; providing requirements;
17	providing an exception; amending s. 499.0121,
18	F.S.; requiring certain wholesale distributors
19	taking title to a prescription drug to provide
20	an invoice to the purchaser containing certain
21	information; requiring a purchaser of a
22	prescription drug to obtain from the
23	manufacturer a shipping document containing
24	specified information; requiring a manufacturer
25	to make certain information available to the
26	department; authorizing the department to adopt
27	certain rules relating to the inventory and
28	return of certain prescription drugs; amending
29	s. 499.0122, F.S.; redefining the term
30	"veterinary legend drug retail establishment";
31	amending s. 499.041, F.S.; requiring the
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department to assess an annual fee within a
certain monetary range for a limited
prescription drug veterinary wholesaler permit;
amending s. 499.065, F.S.; requiring the
department to inspect each limited prescription
drug veterinary wholesaler establishment;
authorizing the department to determine that a
limited prescription drug veterinary wholesaler
establishment is an imminent danger to the
public; amending s. 499.0661, F.S.; providing
for emergency suspension of a permittee if
charged with specified violations; requiring
the department to publish a list of certain
permittee names; amending s. 499.067, F.S.;
prohibiting issuance of permits to specified
applicants; requiring revocation of permits of
specified permittees; providing an effective
date.