Florida Senate - 2009 Bill No. CS for CS for SB 1144



## LEGISLATIVE ACTION

Senate		House
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Floor: 2/AD/2R	•	
04/23/2009 04:29 PM		

	Senator Peaden moved the following:
1	Senate Amendment (with title amendment)
2	
3	Delete lines 35 - 935
4	and insert:
5	Section 1. Subsection (31) of section 499.003, Florida
6	Statutes, is amended to read:
7	499.003 Definitions of terms used in this part.—As used in
8	this part, the term:
9	(31) "Manufacturer" means:
10	(a) A person who prepares, derives, manufactures, or
11	produces a drug, device, or cosmetic <u>;</u> -
12	(b) The holder or holders of a New Drug Application (NDA),
	Page 1 of 8

4/23/2009 4:33:00 PM

Florida Senate - 2009 Bill No. CS for CS for SB 1144



13 an Abbreviated New Drug Application (ANDA), a Biologics License 14 Application (BLA), or a New Animal Drug Application (NADA), 15 provided such application has become effective or is otherwise 16 approved consistent with s. 499.023;

17 <u>(c)</u> A private label distributor for whom the private label 18 distributor's prescription drugs are originally manufactured and 19 labeled for the distributor and have not been repackaged; or the 20 distribution point for the manufacturer, contract manufacturer, 21 or private label distributor whether the establishment is a 22 member of the manufacturer's affiliated group or is a contract 23 distribution site.

24 (d) A person registered under the federal act as a 25 manufacturer of a prescription drug, who is described in 26 paragraph (a), paragraph (b), or paragraph (c), who has entered 27 into a written agreement with another prescription drug manufacturer that authorizes either manufacturer to distribute 28 29 the prescription drug identified in the agreement as the 30 manufacturer of that drug consistent with the federal act and 31 its implementing regulations;

32 (e) A member of an affiliated group that includes, but is 33 not limited to, persons described in paragraph (a), paragraph (b), paragraph (c), or paragraph (d), which member distributes 34 35 prescription drugs, whether or not obtaining title to the drugs, 36 only for the manufacturer of the drugs who is also a member of 37 the affiliated group. As used in this paragraph, the term "affiliated group" means an affiliated group as defined in s. 38 39 1504 of the Internal Revenue Code of 1986, as amended. The 40 manufacturer must disclose the names of all of its affiliated 41 group members to the department; or

Florida Senate - 2009 Bill No. CS for CS for SB 1144

242696

42 (f) A person permitted as a third party logistics provider, 43 only while providing warehousing, distribution, or other 44 logistics services on behalf of a person described in paragraph 45 (a), paragraph (b), paragraph (c), paragraph (d), or paragraph 46 (e). 47 48 The term does not include a pharmacy excludes pharmacies that is 49 are operating in compliance with pharmacy practice standards as 50 defined in chapter 465 and rules adopted under that chapter. 51 Section 2. Paragraphs (a), (c), and (t) of subsection (2) 52 of section 499.01, Florida Statutes, are amended to read: 53 499.01 Permits.-(2) The following permits are established: 54 55 (a) Prescription drug manufacturer permit.-A prescription drug manufacturer permit is required for any person that is a 56 57 manufacturer of manufactures a prescription drug and that 58 manufactures or distributes such prescription drugs in this 59 state. 60 1. A person that operates an establishment permitted as a 61 prescription drug manufacturer may engage in wholesale 62 distribution of prescription drugs manufactured at that 63 establishment and must comply with all of the provisions of this part, except s. 499.01212, and the rules adopted under this 64 65 part, except s. 499.01212, that apply to a wholesale distributor. 66 67 2. A prescription drug manufacturer must comply with all 68 appropriate state and federal good manufacturing practices. 69 (c) Nonresident prescription drug manufacturer permit.-A 70 nonresident prescription drug manufacturer permit is required

Florida Senate - 2009 Bill No. CS for CS for SB 1144



71 for any person that is a manufacturer of prescription drugs, or 72 the distribution point for a manufacturer of prescription drugs 73 unless permitted as a third party logistics provider, and 74 located outside of this state, or that is an entity to whom an 75 approved new drug application has been issued by the United 76 States Food and Drug Administration, or the contracted 77 manufacturer of the approved new drug application holder, and 78 located outside the United States and that, which engages in the 79 wholesale distribution in this state of such the prescription 80 drugs it manufactures or is responsible for manufacturing. Each 81 such manufacturer or entity must be permitted by the department 82 and comply with all of the provisions required of a wholesale distributor under this part, except s. 499.01212. 83

84 1. A person that distributes prescription drugs for which 85 the person is not the manufacturer that it did not manufacture must also obtain an out-of-state prescription drug wholesale 86 87 distributor permit or third party logistics provider permit pursuant to this section to engage in the wholesale distribution 88 89 of such the prescription drugs manufactured by another person and comply with the requirements of an out-of-state prescription 90 91 drug wholesale distributor. This subparagraph does not apply to 92 a manufacturer as defined in s. 499.003(31)(e).

93 2. Any such person must comply with the licensing or 94 permitting requirements of the jurisdiction in which the 95 establishment is located and the federal act, and any product 96 wholesaled into this state must comply with this part. If a 97 person intends to import prescription drugs from a foreign 98 country into this state, the nonresident prescription drug 99 manufacturer must provide to the department a list identifying

2-05987-09

Florida Senate - 2009 Bill No. CS for CS for SB 1144

242696

100 each prescription drug it intends to import and document 101 approval by the United States Food and Drug Administration for 102 such importation.

103 3. A nonresident prescription drug manufacturer permit is 104 not required for a manufacturer to distribute a prescription 105 drug active pharmaceutical ingredient that it manufactures to a 106 prescription drug manufacturer permitted in this state in 107 limited quantities intended for research and development and not 108 for resale, or human use other than lawful clinical trials and 109 biostudies authorized and regulated by federal law. A 110 manufacturer claiming to be exempt from the permit requirements 111 of this subparagraph and the prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient 112 113 shall comply with the recordkeeping requirements of s. 499.0121(6), but not the requirements of s. 499.01212. The 114 115 prescription drug manufacturer purchasing and receiving the active pharmaceutical ingredient shall maintain on file a record 116 of the FDA registration number; the out-of-state license, 117 permit, or registration number; and, if available, a copy of the 118 119 most current FDA inspection report, for all manufacturers from 120 whom they purchase active pharmaceutical ingredients under this 121 section. The department shall specify by rule the allowable 122 number of transactions within a given period of time and the 123 amount of active pharmaceutical ingredients that qualify as 124 limited quantities for purposes of this exemption. The failure to comply with the requirements of this subparagraph, or rules 125 adopted by the department to administer this subparagraph, for 126 the purchase of prescription drug active pharmaceutical 127 128 ingredients is a violation of s. 499.005(14).

Florida Senate - 2009 Bill No. CS for CS for SB 1144



129 (t) Health care clinic establishment permit.-Effective January 1, 2009, a health care clinic establishment permit is 130 131 required for the purchase of a prescription drug by a place of 132 business at one general physical location that provides health 133 care or veterinary services, which is owned and operated by a 134 business entity that has been issued a federal employer tax 135 identification number professional corporation or professional 136 limited liability company described in chapter 621, or a 137 corporation that employs a veterinarian as a qualifying 138 practitioner. For the purpose of this paragraph, the term 139 "qualifying practitioner" means a licensed health care 140 practitioner defined in s. 456.001, or a veterinarian licensed under chapter 474, who is authorized under the appropriate 141 142 practice act to prescribe and administer a prescription drug.

1. An establishment must provide, as part of the 143 application required under s. 499.012, designation of a 144 145 qualifying practitioner who will be responsible for complying with all legal and regulatory requirements related to the 146 147 purchase, recordkeeping, storage, and handling of the prescription drugs. In addition, the designated qualifying 148 149 practitioner shall be the practitioner whose name, establishment address, and license number is used on all distribution 150 151 documents for prescription drugs purchased or returned by the 152 health care clinic establishment. Upon initial appointment of a 153 qualifying practitioner, the qualifying practitioner and the 154 health care clinic establishment shall notify the department on 155 a form furnished by the department within 10 days after such employment. In addition, the qualifying practitioner and health 156 care clinic establishment shall notify the department within 10 157

Florida Senate - 2009 Bill No. CS for CS for SB 1144



158 days after any subsequent change.

159 2. The health care clinic establishment must employ a160 qualifying practitioner at each establishment.

161 3. In addition to the remedies and penalties provided in 162 this part, a violation of this chapter by the health care clinic 163 establishment or qualifying practitioner constitutes grounds for 164 discipline of the qualifying practitioner by the appropriate 165 regulatory board.

4. The purchase of prescription drugs by the health careclinic establishment is prohibited during any period of timewhen the establishment does not comply with this paragraph.

169 5. A health care clinic establishment permit is not a 170 pharmacy permit or otherwise subject to chapter 465. A health 171 care clinic establishment that meets the criteria of a modified 172 Class II institutional pharmacy under s. 465.019 is not eligible 173 to be permitted under this paragraph.

174 6. This paragraph does not <u>apply to the purchase of a</u>
175 <u>prescription drug by prohibit</u> a <u>licensed</u> <del>qualifying</del> practitioner
176 under his or her license <u>from purchasing prescription drugs</u>.

181 and insert:

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An act relating to prescription drugs; amending s. 499.003, F.S.; revising the definition of the term "manufacturer" for purposes of the Florida Drug and Cosmetic Act; requiring certain manufacturers to disclose the names of affiliated group members to the

Florida Senate - 2009 Bill No. CS for CS for SB 1144

242696

187	Department of Health; amending s. 499.01, F.S.;
188	revising requirements for a prescription drug
189	manufacturer permit, nonresident prescription drug
190	manufacturer permit, and health care clinic
191	establishment permit; amending s. 499.0121, F.S.;