1	A bill to be entitled
2	An act relating to prescribed drugs; amending ss.
3	465.003 and 465.019, F.S.; authorizing the use of an
4	institutional formulary system in a Class I
5	institutional pharmacy at which, with certain
6	exceptions, all medicinal drugs are administered from
7	individual prescription containers to the patient and
8	medicinal drugs are not dispensed on the premises;
9	specifying requirements for the policies and
10	procedures of such an institutional formulary system;
11	amending s. 627.4239, F.S.; revising the definition of
12	the term "standard reference compendium" for purposes
13	of regulating the insurance coverage of drugs used in
14	the treatment of cancer; amending s. 456.42, F.S.;
15	revising provisions specifying the information
16	required to be included in written prescriptions for
17	medicinal drugs; amending s. 893.04, F.S.; authorizing
18	a pharmacist to dispense a controlled substance and
19	require photographic identification without
20	documenting certain information; authorizing a
21	pharmacist to dispense a controlled substance without
22	verification of certain information by the prescriber
23	under certain circumstances; providing an effective
24	date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Subsection (7) of section 465.003, Florida
29	Statutes, is amended to read:
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30 465.003 Definitions.-As used in this chapter, the term: 31 (7) "Institutional formulary system" means a method whereby the medical staff evaluates, appraises, and selects those 32 medicinal drugs or proprietary preparations which in the medical 33 34 staff's clinical judgment are most useful in patient care, and which are available for dispensing by a practicing pharmacist 35 36 for in a Class I or in a Class II institutional pharmacy. 37 Section 2. Subsection (6) of section 465.019, Florida 38 Statutes, is amended, and subsection (7) is added to that 39 section, to read: 40 465.019 Institutional pharmacies; permits.-41 (6) In a Class I or Class II institutional pharmacy, an 42 institutional formulary system may be adopted with approval of the medical staff for the purpose of identifying those medicinal 43 44 drugs and proprietary preparations that may be dispensed by a 45 practicing pharmacist for a Class I or in a Class II 46 institutional pharmacy the pharmacists employed in such institution. A facility that has with a Class I or Class II 47 institutional permit which is operating under the formulary 48 49 system shall establish policies and procedures for the 50 development of the system, in accordance with the joint 51 standards of the American Hospital Association and American Society of Hospital Pharmacists, for the use utilization of an 52 53 institutional a hospital formulary system, which formulary shall be approved by the medical staff. 54 (7) The policies and procedures for an institutional 55 56 formulary system in a Class I institutional pharmacy shall: 57 (a) Be approved by the medical staff. 58 (b) Openly provide detailed methods and criteria for the

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selection and objective evaluation of all available
pharmaceuticals.
(c) Include policies for the development, maintenance,
approval, dissemination, and notification to prescribers of the
drug formulary and for continuous and comprehensive review of
formulary drugs.
(d) Provide for regular monitoring of compliance with the
policies and procedures and of clinical outcomes in
circumstances in which a substitution of drugs has occurred.
(e) Provide a mechanism to obtain consent from the
prescriber prior to dispensing any substitution of drugs by
using a method of communication designated by the prescriber on
the prescription for such purposes. The method of communication
designated by the prescriber shall be noted in the patient's
chart.
(f) Establish a process that allows any individual
prescriber to opt out of the formulary system entirely.
(g) Establish a process that allows any individual
prescriber to opt out of the formulary system with respect to a
particular patient.
(h) Provide a mechanism to ensure that patients or
guardians are informed of any change of an existing prescription
to a formulary substitute.
(i) Include policies stating that practitioners are not
penalized for prescribing nonformulary drug products that are
medically necessary.
(j) Be consistent with applicable state and federal laws
and with rules of the department and board.
Section 3. Paragraph (b) of subsection (1) of section

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88	627.4239, Florida Statutes, is amended to read:
89	627.4239 Coverage for use of drugs in treatment of cancer
90	(1) DEFINITIONSAs used in this section, the term:
91	(b) "Standard reference compendium" means an authoritative
92	compendium identified by the Secretary of the United States
93	Department of Health and Human Services and recognized by the
94	federal Centers for Medicare and Medicaid Services:
95	1. The United States Pharmacopeia Drug Information;
96	2. The American Medical Association Drug Evaluations; or
97	3. The American Hospital Formulary Service Drug
98	Information.
99	Section 4. Section 456.42, Florida Statutes, is amended to
100	read:
101	456.42 Written prescriptions for medicinal drugsA written
102	prescription for a medicinal drug issued by a health care
103	practitioner licensed by law to prescribe such drug must be
104	legibly printed or typed so as to be capable of being understood
105	by the pharmacist filling the prescription; must contain the
106	name of the prescribing practitioner, the name and strength of
107	the drug prescribed, the quantity of the drug prescribed <del>in both</del>
108	textual and numerical formats, and the directions for use of the
109	drug; must be dated <del>with the month written out in textual</del>
110	letters; and must be signed by the prescribing practitioner on
111	the day when issued. <u>A written prescription for a controlled</u>
112	substance listed in chapter 893 must have the quantity of the
113	drug prescribed in both textual and numerical formats and must
114	be dated with the abbreviated month written out on the face of
115	the prescription. However, a prescription that is electronically
116	generated and transmitted must contain the name of the
I	

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117 prescribing practitioner, the name and strength of the drug 118 prescribed, the quantity of the drug prescribed in numerical 119 format, and the directions for use of the drug and must be dated and signed by the prescribing practitioner only on the day 120 121 issued, which signature may be in an electronic format as defined in s. 668.003(4). 122 123 Section 5. Paragraph (d) of subsection (2) of section 124 893.04, Florida Statutes, is amended to read: 893.04 Pharmacist and practitioner.-125 126 (2)127 (d) Each written prescription prescribed by a practitioner 128 in this state for a controlled substance listed in Schedule II, Schedule III, or Schedule IV must include both a written and a 129 130 numerical notation of the quantity of the controlled substance 131 prescribed on the face of the prescription and a notation of the 132 date, with the abbreviated month written out on the face of the 133 prescription. A pharmacist may, upon verification by the 134 prescriber, document any information required by this paragraph. 135 If the prescriber is not available to verify a prescription, the 136 pharmacist may dispense the controlled substance but may insist 137 that the person to whom the controlled substance is dispensed 138 provide valid photographic identification. If a prescription 139 includes a numerical notation of the quantity of the controlled 140 substance or date, but does not include the quantity or date written out in textual format, the pharmacist may dispense the 141 142 controlled substance without verification by the prescriber of 143 the quantity or date if the pharmacy previously dispensed 144 another prescription for the person to whom the prescription was 145 written.

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Section 6. This act shall take effect July 1, 2009.