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LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
04/13/2010	.	
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The Committee on Health Regulation (Gaetz) recommended the following:

1 **Senate Amendment to Amendment (751242) (with title**
2 **amendment)**

3
4 Delete lines 2836 - 2912

5 and insert:

6 Section 84. Section 381.06014, Florida Statutes, is amended
7 to read:

8 381.06014 Blood establishments.-

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

10 (a) "Blood establishment" means any person, entity, or
11 organization, operating within the state, which examines an
12 individual for the purpose of blood donation or which collects,



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13 processes, stores, tests, or distributes blood or blood
14 components collected from the human body for the purpose of
15 transfusion, for any other medical purpose, or for the
16 production of any biological product.

17 (b) "Volunteer donor" means a person who does not receive
18 remuneration, other than an incentive, for a blood donation
19 intended for transfusion, and the product container of the
20 donation from the person qualifies for labeling with the
21 statement "volunteer donor" under 21 C.F.R. 606.121.

22 (2) Any blood establishment operating in the state may not
23 conduct any activity defined in subsection (1) unless that blood
24 establishment is operated in a manner consistent with the
25 provisions of Title 21 parts 211 and 600-640, Code of Federal
26 Regulations.

27 (3) Any blood establishment determined to be operating in
28 the state in a manner not consistent with the provisions of
29 Title 21 parts 211 and 600-640, Code of Federal Regulations, and
30 in a manner that constitutes a danger to the health or well-
31 being of donors or recipients as evidenced by the federal Food
32 and Drug Administration's inspection reports and the revocation
33 of the blood establishment's license or registration shall be in
34 violation of this chapter and shall immediately cease all
35 operations in the state.

36 (4) The operation of a blood establishment in a manner not
37 consistent with the provisions of Title 21 parts 211 and 600-
38 640, Code of Federal Regulations, and in a manner that
39 constitutes a danger to the health or well-being of blood donors
40 or recipients as evidenced by the federal Food and Drug
41 Administration's inspection process is declared a nuisance and



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42 inimical to the public health, welfare, and safety. The Agency
43 for Health Care Administration or any state attorney may bring
44 an action for an injunction to restrain such operations or
45 enjoin the future operation of the blood establishment.

46 (5) A blood establishment that collects blood or blood
47 components from volunteer donors must disclose on the Internet
48 information to educate and inform donors and the public about
49 the blood establishment's activities. A hospital that collects
50 blood or blood components from volunteer donors for its own use
51 or for health care providers that are part of its business
52 entity is exempt from the disclosure requirements in this
53 subsection. The information required to be disclosed under this
54 subsection may be cumulative for all blood establishments within
55 a business entity. Disciplinary action against the blood
56 establishment's clinical laboratory license may be taken as
57 provided in s. 483.201 for a blood establishment that is
58 required to disclose but fails to disclose on its website all of
59 the following information:

60 (a) A description of the steps involved in collecting,
61 processing, and distributing volunteer donations, presented in a
62 manner appropriate for the donating public.

63 (b) By March 1 of each year, the number of units of blood
64 components, identified by component, that were:

65 1. Produced by the blood establishment during the preceding
66 calendar year;

67 2. Obtained from other sources during the preceding
68 calendar year;

69 3. Distributed during the preceding year to health care
70 providers located outside this state. However, if the blood



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71 establishment collects donations in a county outside this state,
72 distributions to health care providers in that county shall be
73 excluded. Such information shall be aggregated by health care
74 providers located within the United States and its territories
75 or outside the United States and its territories; and

76 4. Distributed to entities that are not health care
77 providers during the preceding year. Such information shall be
78 aggregated by purchasers located within the United States and
79 its territories or outside the United States and its
80 territories;

81
82 For purposes of this paragraph, the components that must be
83 reported include whole blood, red blood cells, leukoreduced red
84 blood cells, fresh frozen plasma or the equivalent, recovered
85 plasma, platelets, and cryoprecipitated antihemophilic factor.

86 (c) The blood establishment's conflict-of-interest policy,
87 policy concerning related-party transactions, whistleblower
88 policy, and policy for determining executive compensation. If a
89 change to any of these documents occurs, the revised document
90 must be available on the blood establishment's website by the
91 following March 1.

92 (d)1. The most recent 3 years of the Return of Organization
93 Exempt from Income Tax, Internal Revenue Service Form 990, if
94 the business entity for the blood establishment is eligible to
95 file such return. The Form 990 must be available on the blood
96 establishment's website within 30 calendar days after filing it
97 with the Internal Revenue Service; or

98 2. If the business entity for the blood establishment is
99 not eligible to file the Form 990 return, a balance sheet,



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100 income statement, statement of changes in cash flow, and the
101 expression of an opinion thereon by an independent certified
102 public accountant who audited or reviewed such financial
103 statements. Such documents must be available on the blood
104 establishment's website within 120 days after the end of the
105 blood establishment's fiscal year and must remain on the blood
106 establishment's website for at least 36 months.

107 Section 85. Subsection (11) is added to section 483.201,
108 Florida Statutes, to read:

109 483.201 Grounds for disciplinary action against clinical
110 laboratories.—In addition to the requirements of part II of
111 chapter 408, the following acts constitute grounds for which a
112 disciplinary action specified in s. 483.221 may be taken against
113 a clinical laboratory:

114 (11) A blood establishment that collects blood or blood
115 components from volunteer donors failing to disclose information
116 concerning its activities as required by s. 381.06014. Each day
117 of violation constitutes a separate violation and each separate
118 violation is subject to a separate fine. If multiple licensed
119 establishments operated by a single business entity fail to meet
120 such disclosure requirements, the agency may assess fines
121 against only one of the business entity's clinical laboratory
122 licenses. The total administrative fine may not exceed \$10,000
123 for each annual reporting period.

124 Section 86. Subsection (23) and paragraph (a) of subsection
125 (53) of section 499.003, Florida Statutes, are amended to read:

126 499.003 Definitions of terms used in this part.—As used in
127 this part, the term:

128 (23) "Health care entity" means a closed pharmacy or any



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129 person, organization, or business entity that provides
130 diagnostic, medical, surgical, or dental treatment or care, or
131 chronic or rehabilitative care, but does not include any
132 wholesale distributor or retail pharmacy licensed under state
133 law to deal in prescription drugs. However, a blood
134 establishment may be a health care entity and engage in the
135 wholesale distribution of prescription drugs under s.
136 499.01(2)(g)1.c.

137 (53) "Wholesale distribution" means distribution of
138 prescription drugs to persons other than a consumer or patient,
139 but does not include:

140 (a) Any of the following activities, which is not a
141 violation of s. 499.005(21) if such activity is conducted in
142 accordance with s. 499.01(2)(g):

143 1. The purchase or other acquisition by a hospital or other
144 health care entity that is a member of a group purchasing
145 organization of a prescription drug for its own use from the
146 group purchasing organization or from other hospitals or health
147 care entities that are members of that organization.

148 2. The sale, purchase, or trade of a prescription drug or
149 an offer to sell, purchase, or trade a prescription drug by a
150 charitable organization described in s. 501(c)(3) of the
151 Internal Revenue Code of 1986, as amended and revised, to a
152 nonprofit affiliate of the organization to the extent otherwise
153 permitted by law.

154 3. The sale, purchase, or trade of a prescription drug or
155 an offer to sell, purchase, or trade a prescription drug among
156 hospitals or other health care entities that are under common
157 control. For purposes of this subparagraph, "common control"



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158 means the power to direct or cause the direction of the
159 management and policies of a person or an organization, whether
160 by ownership of stock, by voting rights, by contract, or
161 otherwise.

162 4. The sale, purchase, trade, or other transfer of a
163 prescription drug from or for any federal, state, or local
164 government agency or any entity eligible to purchase
165 prescription drugs at public health services prices pursuant to
166 Pub. L. No. 102-585, s. 602 to a contract provider or its
167 subcontractor for eligible patients of the agency or entity
168 under the following conditions:

169 a. The agency or entity must obtain written authorization
170 for the sale, purchase, trade, or other transfer of a
171 prescription drug under this subparagraph from the State Surgeon
172 General or his or her designee.

173 b. The contract provider or subcontractor must be
174 authorized by law to administer or dispense prescription drugs.

175 c. In the case of a subcontractor, the agency or entity
176 must be a party to and execute the subcontract.

177 ~~d. A contract provider or subcontractor must maintain~~
178 ~~separate and apart from other prescription drug inventory any~~
179 ~~prescription drugs of the agency or entity in its possession.~~

180 d.e. The contract provider and subcontractor must maintain
181 and produce immediately for inspection all records of movement
182 or transfer of all the prescription drugs belonging to the
183 agency or entity, including, but not limited to, the records of
184 receipt and disposition of prescription drugs. Each contractor
185 and subcontractor dispensing or administering these drugs must
186 maintain and produce records documenting the dispensing or



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187 administration. Records that are required to be maintained
188 include, but are not limited to, a perpetual inventory itemizing
189 drugs received and drugs dispensed by prescription number or
190 administered by patient identifier, which must be submitted to
191 the agency or entity quarterly.

192 ~~e.f.~~ The contract provider or subcontractor may administer
193 or dispense the prescription drugs only to the eligible patients
194 of the agency or entity or must return the prescription drugs
195 for or to the agency or entity. The contract provider or
196 subcontractor must require proof from each person seeking to
197 fill a prescription or obtain treatment that the person is an
198 eligible patient of the agency or entity and must, at a minimum,
199 maintain a copy of this proof as part of the records of the
200 contractor or subcontractor required under sub-subparagraph d.
201 ~~e.~~

202 ~~f.g.~~ In addition to the departmental inspection authority
203 set forth in s. 499.051, the establishment of the contract
204 provider and subcontractor and all records pertaining to
205 prescription drugs subject to this subparagraph shall be subject
206 to inspection by the agency or entity. All records relating to
207 prescription drugs of a manufacturer under this subparagraph
208 shall be subject to audit by the manufacturer of those drugs,
209 without identifying individual patient information.

210 Section 87. Subsection (21) of section 499.005, Florida
211 Statutes, is amended to read:

212 499.005 Prohibited acts.—It is unlawful for a person to
213 perform or cause the performance of any of the following acts in
214 this state:

215 (21) The wholesale distribution of any prescription drug



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216 that was:

217 (a) Purchased by a public or private hospital or other
218 health care entity, except as authorized in s. 499.01(2)(g)1.c.;
219 or

220 (b) Donated or supplied at a reduced price to a charitable
221 organization.

222 Section 88. Paragraphs (a) and (g) of subsection (2) of
223 section 499.01, Florida Statutes, are amended to read:

224 499.01 Permits.—

225 (2) The following permits are established:

226 (a) *Prescription drug manufacturer permit.*—A prescription
227 drug manufacturer permit is required for any person that is a
228 manufacturer of a prescription drug and that manufactures or
229 distributes such prescription drugs in this state.

230 1. A person that operates an establishment permitted as a
231 prescription drug manufacturer may engage in wholesale
232 distribution of prescription drugs manufactured at that
233 establishment and must comply with all of the provisions of this
234 part, except s. 499.01212, and the rules adopted under this
235 part, except s. 499.01212, that apply to a wholesale
236 distributor.

237 2. A prescription drug manufacturer must comply with all
238 appropriate state and federal good manufacturing practices.

239 3. A blood establishment as defined in s. 381.06014,
240 operating in a manner consistent with the provisions of Title 21
241 C.F.R. Parts 211 and 600-640, and manufacturing only the
242 prescription drugs described in s. 499.003(53)(d) is not
243 required to be permitted as a prescription drug manufacturer
244 under this paragraph or register products under s. 499.015.



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245 (g) *Restricted prescription drug distributor permit.*-
246 1. A restricted prescription drug distributor permit is
247 required for:
248 a. Any person that engages in the distribution of a
249 prescription drug, which distribution is not considered
250 "wholesale distribution" under s. 499.003(53) (a).
251 ~~b. Any A~~ Any A person who engages in the receipt or
252 distribution of a prescription drug in this state for the
253 purpose of processing its return or its destruction ~~must obtain~~
254 ~~a permit as a restricted prescription drug distributor~~ if such
255 person is not the person initiating the return, the prescription
256 drug wholesale supplier of the person initiating the return, or
257 the manufacturer of the drug.
258 c. A blood establishment located in this state that
259 collects blood and blood components only from volunteer donors
260 as defined in s. 381.06014 or pursuant to an authorized
261 practitioner's order for medical treatment or therapy and
262 engages in the wholesale distribution of a prescription drug not
263 described in s. 499.003(53) (d) to a health care entity. The
264 health care entity receiving a prescription drug distributed
265 under this sub-subparagraph must be licensed as a closed
266 pharmacy or provide health care services at that establishment.
267 The blood establishment must operate in accordance with s.
268 381.06014 and may distribute only:
269 (I) Prescription drugs indicated for a bleeding or clotting
270 disorder or anemia;
271 (II) Blood-collection containers approved under s. 505 of
272 the federal act;
273 (III) Drugs that are blood derivatives, or a recombinant or



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274 synthetic form of a blood derivative; or
275 (IV) Prescription drugs identified in rules adopted by the
276 department that are essential to services performed or provided
277 by blood establishments and authorized for distribution by blood
278 establishments under federal law,
279
280 as long as all of the health care services provided by the blood
281 establishment are related to its activities as a registered
282 blood establishment or the health care services consist of
283 collecting, processing, storing, or administering human
284 hematopoietic stem cells or progenitor cells or performing
285 diagnostic testing of specimens if such specimens are tested
286 together with specimens undergoing routine donor testing.
287 2. Storage, handling, and recordkeeping of these
288 distributions by a person permitted as a restricted prescription
289 drug distributor must comply with the requirements for wholesale
290 distributors under s. 499.0121, but not those set forth in s.
291 499.01212 if the distribution occurs pursuant to sub-
292 subparagraph 1.a. or sub-subparagraph 1.b.
293 3. A person who applies for a permit as a restricted
294 prescription drug distributor, or for the renewal of such a
295 permit, must provide to the department the information required
296 under s. 499.012.
297 4. The department may adopt rules regarding the
298 distribution of prescription drugs by hospitals, health care
299 entities, charitable organizations, or other persons not
300 involved in wholesale distribution, and blood establishments;
301 which rules are necessary for the protection of the public
302 health, safety, and welfare. The department may adopt rules



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303 related to the transportation, storage, and recordkeeping of
304 prescription drugs which are essential to services performed or
305 provided by a blood establishment, including requirements for
306 the use of prescription drugs in mobile blood-collection
307 vehicles.

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311

312 ===== T I T L E A M E N D M E N T =====

313 And the title is amended as follows:

314 Delete lines 3510 - 3513

315 and insert:

316 testing centers; amending s. 381.06014, F.S.; defining the
317 term "volunteer donor"; requiring that certain blood
318 establishments disclose specified information on the Internet;
319 amending s. 483.201, F.S.; providing for disciplinary action
320 against clinical laboratories failing to disclose specified
321 information on the Internet; providing a maximum annual
322 administrative fine that may be imposed annually against certain
323 clinical laboratories for failure to comply with such disclosure
324 requirement; amending s. 499.003, F.S.; revising the definition
325 of the term "health care entity" to clarify that a blood
326 establishment may be a health care entity and engage in certain
327 activities; removing a requirement that certain prescription
328 drug purchasers maintain a separate inventory of certain
329 prescription drugs; amending s. 499.005, F.S.; clarifying
330 provisions prohibiting the unauthorized wholesale distribution
331 of a prescription drug that was purchased by a hospital or other



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332 health care entity, to conform to changes made by the act;
333 amending s. 499.01, F.S.; exempting certain blood establishments
334 from the requirements to be permitted as a prescription drug
335 manufacturer and register products; requiring that certain blood
336 establishments obtain a restricted prescription drug distributor
337 permit under specified conditions; limiting the prescription
338 drugs that a blood establishment may distribute with the
339 restricted prescription drug distributor permit; authorizing the
340 Department of Health to adopt rules; amending s. 499.01212,
341 F.S.; exempting
342