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1                   A bill to be entitled  
2           An act relating to medical gas; amending s. 499.001,  
3           F.S.; conforming provisions to changes made by this  
4           act; amending s. 499.003, F.S.; revising terms;  
5           amending ss. 499.01 and 499.0121, F.S.; conforming  
6           provisions to changes made by this act; amending s.  
7           499.01211, F.S.; adding a member to the Drug Wholesale  
8           Distributor Advisory Council; authorizing the  
9           Compressed Gas Association to recommend one person to  
10          the council for appointment; amending ss. 499.041,  
11          499.05, 499.051, 499.066, 499.0661, and 499.067, F.S.;  
12          conforming provisions to changes made by this act;  
13          creating part III of ch. 499, F.S., entitled "Medical  
14          Gas"; creating s. 499.81, F.S.; providing for the  
15          administration and enforcement of this part; creating  
16          s. 499.82, F.S.; defining terms; creating s. 499.83,  
17          F.S.; requiring a person or entity that intends to  
18          distribute medical gas within or into this state to  
19          obtain an applicable permit before operating;  
20          establishing categories of permits and setting  
21          requirements for each; creating s. 499.831, F.S.;  
22          requiring the Department of Business and Professional  
23          Regulation to establish the form and content of an  
24          application; authorizing the department to set fees  
25          within certain parameters; creating s. 499.832, F.S.;  
26          providing that a permit expires 2 years after the last  
27          day of the month in which the permit was originally  
28          issued; providing requirements for the renewal of a  
29          permit; requiring the department to adopt rules for

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30 the renewal of permits; creating s. 499.833, F.S.;

31 authorizing the department to approve certain

32 permitholder changes; creating s. 499.834, F.S.;

33 authorizing the department to consider certain factors

34 in determining the eligibility of an applicant;

35 creating s. 499.84, F.S.; setting the minimum

36 requirements for the storage and handling of medical

37 gas; creating s. 499.85, F.S.; setting facility

38 requirements for security purposes; authorizing a

39 vehicle used for on-call delivery of oxygen USP and

40 oxygen-related equipment to be parked at a place of

41 residence; requiring the department to adopt rules

42 governing the distribution of medical oxygen; creating

43 s. 499.86, F.S.; requiring a wholesale distributor of

44 medical gases to visually examine a medical gas

45 container upon receipt in order to identify the

46 medical gas stored within and to determine if the

47 container has been damaged or is otherwise unfit for

48 distribution; requiring a medical gas container that

49 is damaged or otherwise unfit for distribution to be

50 quarantined; requiring outgoing shipments of medical

51 gas to be inspected; requiring wholesale distributors

52 to review certain records; creating s. 499.87, F.S.;

53 authorizing the return of medical gas that has left

54 the control of a wholesale distributor; requiring that

55 medical gas that is damaged, misbranded, or

56 adulterated be quarantined from other medical gases

57 until it is destroyed or returned to the manufacturer

58 or wholesale distributor from which it was acquired;

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59 creating s. 499.88, F.S.; requiring a wholesale  
60 distributor to obtain certain information before the  
61 initial acquisition of a medical gas; providing  
62 certain exemptions; creating s. 499.89, F.S.;  
63 requiring a permitholder under this part to establish  
64 and maintain transactional records; providing a  
65 retention period for certain records and requiring  
66 that such records be available for inspection during  
67 that period; creating s. 499.90, F.S.; requiring a  
68 wholesale distributor to establish, maintain, and  
69 adhere to certain written policies and procedures;  
70 creating s. 499.91, F.S.; prohibiting certain acts;  
71 creating s. 499.92, F.S.; establishing criminal  
72 penalties; authorizing property or assets subject to  
73 forfeiture to be seized pursuant to a warrant;  
74 creating s. 499.93, F.S.; authorizing the department  
75 to require a facility that engages in the manufacture,  
76 retail sale, or wholesale distribution of medical gas  
77 to undergo an inspection; authorizing the department  
78 to authorize a third party to inspect such facilities;  
79 creating s. 499.931, F.S.; providing that trade secret  
80 information required to be submitted pursuant to this  
81 part must be maintained by the department; creating s.  
82 499.94, F.S.; requiring fees collected pursuant to  
83 this part to be deposited into the Professional  
84 Regulation Trust Fund; amending ss. 409.9201, 460.403,  
85 465.0265, 499.01212, 499.015, and 499.024, F.S.;  
86 conforming cross-references; providing an effective  
87 date.

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

Section 1. Section 499.001, Florida Statutes, is amended to read:

499.001 Florida Drug and Cosmetic Act; short title.— Sections 499.001-499.94 ~~499.001-499.081~~ may be cited as the “Florida Drug and Cosmetic Act.”

Section 2. Subsections (12) through (32) and subsections (47) through (55) of section 499.003, Florida Statutes, are renumbered as subsections (11) through (31) and subsections (46) through (54), respectively, and present subsections (11), (43), and (46) of that section are amended, to read:

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

(32) ~~(11)~~ “~~Compressed~~ Medical gas” means any liquefied or vaporized gas that is a prescription drug, whether ~~it is~~ alone or in combination with other gases, and as defined in the federal act.

(43) “Prescription drug” means a prescription, medicinal, or legend drug, including, but not limited to, finished dosage forms or active pharmaceutical ingredients subject to, defined by, or described by s. 503(b) of the federal ~~Food, Drug, and Cosmetic~~ act or s. 465.003(8), s. 499.007(13), ~~or~~ subsection (32) ~~(11)~~, ~~subsection (46)~~, or subsection (52) ~~(53)~~, except that an active pharmaceutical ingredient is a prescription drug only if substantially all finished dosage forms in which it may be lawfully dispensed or administered in this state are also prescription drugs.

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117 ~~(46) "Prescription medical oxygen" means oxygen USP which~~  
118 ~~is a drug that can only be sold on the order or prescription of~~  
119 ~~a practitioner authorized by law to prescribe. The label of~~  
120 ~~prescription medical oxygen must comply with current labeling~~  
121 ~~requirements for oxygen under the Federal Food, Drug, and~~  
122 ~~Cosmetic Act.~~

123 Section 3. Subsection (1), paragraphs (a), (c), (g), (m),  
124 (n), and (o) of subsection (2), and subsection (5) of section  
125 499.01, Florida Statutes, are amended to read:

126 499.01 Permits.—

127 (1) Prior to operating, a permit is required for each  
128 person and establishment that intends to operate as:

- 129 (a) A prescription drug manufacturer;  
130 (b) A prescription drug repackager;  
131 (c) A nonresident prescription drug manufacturer;  
132 (d) A prescription drug wholesale distributor;  
133 (e) An out-of-state prescription drug wholesale  
134 distributor;  
135 (f) A retail pharmacy drug wholesale distributor;  
136 (g) A restricted prescription drug distributor;  
137 (h) A complimentary drug distributor;  
138 (i) A freight forwarder;  
139 (j) A veterinary prescription drug retail establishment;  
140 (k) A veterinary prescription drug wholesale distributor;  
141 (l) A limited prescription drug veterinary wholesale  
142 distributor;  
143 ~~(m) A medical oxygen retail establishment;~~  
144 ~~(n) A compressed medical gas wholesale distributor;~~  
145 ~~(o) A compressed medical gas manufacturer;~~

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146 (m)~~(p)~~ An over-the-counter drug manufacturer;

147 (n)~~(q)~~ A device manufacturer;

148 (o)~~(r)~~ A cosmetic manufacturer;

149 (p)~~(s)~~ A third party logistics provider; or

150 (q)~~(t)~~ A health care clinic establishment.

151 (2) The following permits are established:

152 (a) *Prescription drug manufacturer permit.*—A prescription  
153 drug manufacturer permit is required for any person that is a  
154 manufacturer of a prescription drug and that manufactures or  
155 distributes such prescription drugs in this state.

156 1. A person that operates an establishment permitted as a  
157 prescription drug manufacturer may engage in wholesale  
158 distribution of prescription drugs manufactured at that  
159 establishment and must comply with all of the provisions of this  
160 part, except s. 499.01212, and the rules adopted under this  
161 part, except s. 499.01212, which apply to a wholesale  
162 distributor.

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

165 3. A blood establishment, as defined in s. 381.06014,  
166 operating in a manner consistent with the provisions of 21  
167 C.F.R. parts 211 and 600-640, and manufacturing only the  
168 prescription drugs described in s. 499.003(53)(d) ~~s.~~  
169 ~~499.003(54)(d)~~ is not required to be permitted as a prescription  
170 drug manufacturer under this paragraph or to register products  
171 under s. 499.015.

172 (c) *Nonresident prescription drug manufacturer permit.*—A  
173 nonresident prescription drug manufacturer permit is required  
174 for any person that is a manufacturer of prescription drugs,

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175 unless permitted as a third party logistics provider, located  
176 outside of this state or outside the United States and that  
177 engages in the wholesale distribution in this state of such  
178 prescription drugs. Each such manufacturer must be permitted by  
179 the department and comply with all of the provisions required of  
180 a wholesale distributor under this part, except s. 499.01212.

181 1. A person that distributes prescription drugs for which  
182 the person is not the manufacturer must also obtain an out-of-  
183 state prescription drug wholesale distributor permit or third  
184 party logistics provider permit pursuant to this section to  
185 engage in the wholesale distribution of such prescription drugs.  
186 This subparagraph does not apply to a manufacturer as defined in  
187 s. 499.003(30)(e) ~~s. 499.003(31)(e)~~.

188 2. Any such person must comply with the licensing or  
189 permitting requirements of the jurisdiction in which the  
190 establishment is located and the federal act, and any product  
191 wholesaled into this state must comply with this part. If a  
192 person intends to import prescription drugs from a foreign  
193 country into this state, the nonresident prescription drug  
194 manufacturer must provide to the department a list identifying  
195 each prescription drug it intends to import and document  
196 approval by the United States Food and Drug Administration for  
197 such importation.

198 (g) *Restricted prescription drug distributor permit.*—

199 1. A restricted prescription drug distributor permit is  
200 required for:

201 a. Any person located in this state who engages in the  
202 distribution of a prescription drug, which distribution is not  
203 considered "wholesale distribution" under s. 499.003(53)(a) ~~s.~~

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204 ~~499.003(54)(a).~~

205       b. Any person located in this state who engages in the  
206 receipt or distribution of a prescription drug in this state for  
207 the purpose of processing its return or its destruction if such  
208 person is not the person initiating the return, the prescription  
209 drug wholesale supplier of the person initiating the return, or  
210 the manufacturer of the drug.

211       c. A blood establishment located in this state which  
212 collects blood and blood components only from volunteer donors  
213 as defined in s. 381.06014 or pursuant to an authorized  
214 practitioner's order for medical treatment or therapy and  
215 engages in the wholesale distribution of a prescription drug not  
216 described in s. 499.003(53)(d) ~~s. 499.003(54)(d)~~ to a health  
217 care entity. A mobile blood unit operated by a blood  
218 establishment permitted under this sub-subparagraph is not  
219 required to be separately permitted. The health care entity  
220 receiving a prescription drug distributed under this sub-  
221 subparagraph must be licensed as a closed pharmacy or provide  
222 health care services at that establishment. The blood  
223 establishment must operate in accordance with s. 381.06014 and  
224 may distribute only:

225       (I) Prescription drugs indicated for a bleeding or clotting  
226 disorder or anemia;

227       (II) Blood-collection containers approved under s. 505 of  
228 the federal act;

229       (III) Drugs that are blood derivatives, or a recombinant or  
230 synthetic form of a blood derivative;

231       (IV) Prescription drugs that are identified in rules  
232 adopted by the department and that are essential to services

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233 performed or provided by blood establishments and authorized for  
234 distribution by blood establishments under federal law; or

235 (V) To the extent authorized by federal law, drugs  
236 necessary to collect blood or blood components from volunteer  
237 blood donors; for blood establishment personnel to perform  
238 therapeutic procedures under the direction and supervision of a  
239 licensed physician; and to diagnose, treat, manage, and prevent  
240 any reaction of a volunteer blood donor or a patient undergoing  
241 a therapeutic procedure performed under the direction and  
242 supervision of a licensed physician,

243  
244 as long as all of the health care services provided by the blood  
245 establishment are related to its activities as a registered  
246 blood establishment or the health care services consist of  
247 collecting, processing, storing, or administering human  
248 hematopoietic stem cells or progenitor cells or performing  
249 diagnostic testing of specimens if such specimens are tested  
250 together with specimens undergoing routine donor testing. The  
251 blood establishment may purchase and possess the drugs described  
252 in this sub-subparagraph without a health care clinic  
253 establishment permit.

254 2. Storage, handling, and recordkeeping of these  
255 distributions by a person required to be permitted as a  
256 restricted prescription drug distributor must be in accordance  
257 with the requirements for wholesale distributors under s.  
258 499.0121, but not those set forth in s. 499.01212 if the  
259 distribution occurs pursuant to sub-subparagraph 1.a. or sub-  
260 subparagraph 1.b.

261 3. A person who applies for a permit as a restricted

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262 prescription drug distributor, or for the renewal of such a  
263 permit, must provide to the department the information required  
264 under s. 499.012.

265 4. The department may adopt rules regarding the  
266 distribution of prescription drugs by hospitals, health care  
267 entities, charitable organizations, other persons not involved  
268 in wholesale distribution, and blood establishments, which rules  
269 are necessary for the protection of the public health, safety,  
270 and welfare.

271 ~~(m) Medical oxygen retail establishment permit. A medical~~  
272 ~~oxygen retail establishment permit is required for any person~~  
273 ~~that sells medical oxygen to patients only. The sale must be~~  
274 ~~based on an order from a practitioner authorized by law to~~  
275 ~~prescribe. The term does not include a pharmacy licensed under~~  
276 ~~chapter 465.~~

277 1. ~~A medical oxygen retail establishment may not possess,~~  
278 ~~purchase, sell, or trade any prescription drug other than~~  
279 ~~medical oxygen.~~

280 2. ~~A medical oxygen retail establishment may refill medical~~  
281 ~~oxygen for an individual patient based on an order from a~~  
282 ~~practitioner authorized by law to prescribe. A medical oxygen~~  
283 ~~retail establishment that refills medical oxygen must comply~~  
284 ~~with all appropriate state and federal good manufacturing~~  
285 ~~practices.~~

286 3. ~~A medical oxygen retail establishment must comply with~~  
287 ~~all of the wholesale distribution requirements of s. 499.0121.~~

288 4. ~~Prescription medical oxygen sold by a medical oxygen~~  
289 ~~retail establishment pursuant to a practitioner's order may not~~  
290 ~~be returned into the retail establishment's inventory.~~

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291 ~~(n) Compressed medical gas wholesale distributor permit. A~~  
292 ~~compressed medical gas wholesale distributor is a wholesale~~  
293 ~~distributor that is limited to the wholesale distribution of~~  
294 ~~compressed medical gases to other than the consumer or patient.~~  
295 ~~The compressed medical gas must be in the original sealed~~  
296 ~~container that was purchased by that wholesale distributor. A~~  
297 ~~compressed medical gas wholesale distributor may not possess or~~  
298 ~~engage in the wholesale distribution of any prescription drug~~  
299 ~~other than compressed medical gases. The department shall adopt~~  
300 ~~rules that govern the wholesale distribution of prescription~~  
301 ~~medical oxygen for emergency use. With respect to the emergency~~  
302 ~~use of prescription medical oxygen, those rules may not be~~  
303 ~~inconsistent with rules and regulations of federal agencies~~  
304 ~~unless the Legislature specifically directs otherwise.~~

305 ~~(o) Compressed medical gas manufacturer permit. A~~  
306 ~~compressed medical gas manufacturer permit is required for any~~  
307 ~~person that engages in the manufacture of compressed medical~~  
308 ~~gases or repackages compressed medical gases from one container~~  
309 ~~to another.~~

310 ~~1. A compressed medical gas manufacturer may not~~  
311 ~~manufacture or possess any prescription drug other than~~  
312 ~~compressed medical gases.~~

313 ~~2. A compressed medical gas manufacturer may engage in~~  
314 ~~wholesale distribution of compressed medical gases manufactured~~  
315 ~~at that establishment and must comply with all the provisions of~~  
316 ~~this part and the rules adopted under this part that apply to a~~  
317 ~~wholesale distributor.~~

318 ~~3. A compressed medical gas manufacturer must comply with~~  
319 ~~all appropriate state and federal good manufacturing practices.~~

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320 (5) A prescription drug repackager permit issued under this  
321 part is not required for a restricted prescription drug  
322 distributor permitholder that is a health care entity to  
323 repackage prescription drugs in this state for its own use or  
324 for distribution to hospitals or other health care entities in  
325 the state for their own use, pursuant to s. 499.003(53)(a)3. ~~s.~~  
326 ~~499.003(54)(a)3.~~, if:

327 (a) The prescription drug distributor notifies the  
328 department, in writing, of its intention to engage in  
329 repackaging under this exemption, 30 days before engaging in the  
330 repackaging of prescription drugs at the permitted  
331 establishment;

332 (b) The prescription drug distributor is under common  
333 control with the hospitals or other health care entities to  
334 which the prescription drug distributor is distributing  
335 prescription drugs. As used in this paragraph, "common control"  
336 means the power to direct or cause the direction of the  
337 management and policies of a person or an organization, whether  
338 by ownership of stock, voting rights, contract, or otherwise;

339 (c) The prescription drug distributor repackages the  
340 prescription drugs in accordance with current state and federal  
341 good manufacturing practices; and

342 (d) The prescription drug distributor labels the  
343 prescription drug it repackages in accordance with state and  
344 federal laws and rules.

345  
346 The prescription drug distributor is exempt from the product  
347 registration requirements of s. 499.015 with regard to the  
348 prescription drugs that it repackages and distributes under this

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349 subsection.

350 Section 4. Paragraph (b) of subsection (2) of section  
351 499.0121, Florida Statutes, is amended to read:

352 499.0121 Storage and handling of prescription drugs;  
353 recordkeeping.—The department shall adopt rules to implement  
354 this section as necessary to protect the public health, safety,  
355 and welfare. Such rules shall include, but not be limited to,  
356 requirements for the storage and handling of prescription drugs  
357 and for the establishment and maintenance of prescription drug  
358 distribution records.

359 (2) SECURITY.—

360 (b) An establishment that is used for wholesale drug  
361 distribution must be equipped with:

362 1. An alarm system to detect entry after hours; however,  
363 the department may exempt by rule establishments that only hold  
364 a permit as prescription drug wholesale distributor-brokers ~~and~~  
365 ~~establishments that only handle medical oxygen;~~ and

366 2. A security system that will provide suitable protection  
367 against theft and diversion. When appropriate, the security  
368 system must provide protection against theft or diversion that  
369 is facilitated or hidden by tampering with computers or  
370 electronic records.

371 Section 5. Subsections (1) and (2) of section 499.01211,  
372 Florida Statutes, are amended to read:

373 499.01211 Drug Wholesale Distributor Advisory Council.—

374 (1) There is created the Drug Wholesale Distributor  
375 Advisory Council within the department. The council shall meet  
376 at least once each calendar quarter. Staff for the council shall  
377 be provided by the department. The council shall consist of 12

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378 ~~11~~ members who shall serve without compensation. The council  
379 shall elect a chairperson and a vice chairperson annually.

380 (2) The Secretary of Business and Professional Regulation  
381 or his or her designee and the Secretary of Health Care  
382 Administration or her or his designee shall be members of the  
383 council. The Secretary of Business and Professional Regulation  
384 shall appoint 10 ~~nine~~ additional members to the council who  
385 shall be appointed to a term of 4 years each, as follows:

386 (a) Three ~~different~~ persons, each of whom is employed by a  
387 different prescription drug wholesale distributor permitted  
388 ~~licensed~~ under this part which operates nationally and is a  
389 primary wholesale distributor, ~~as defined in s. 499.003 s.~~  
390 ~~499.003(47).~~

391 (b) One person employed by a prescription drug wholesale  
392 distributor permitted ~~licensed~~ under this part which is a  
393 secondary wholesale distributor, as defined in s. 499.003 s.  
394 ~~499.003(52).~~

395 (c) One person employed by a retail pharmacy chain located  
396 in this state.

397 (d) One person who is a member of the Board of Pharmacy and  
398 is a pharmacist licensed under chapter 465.

399 (e) One person who is a physician licensed pursuant to  
400 chapter 458 or chapter 459.

401 (f) One person who is an employee of a hospital licensed  
402 pursuant to chapter 395 and is a pharmacist licensed pursuant to  
403 chapter 465.

404 (g) One person who is an employee of a pharmaceutical  
405 manufacturer.

406 (h) One person who is an employee of a permitted medical

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407 gas manufacturer or medical gas wholesale distributor and who  
408 has been recommended by the Compressed Gas Association.

409 Section 6. Paragraph (e) of subsection (1), paragraph (b)  
410 of subsection (2), and paragraph (b) of subsection (3) of  
411 section 499.041, Florida Statutes, are amended to read:

412 499.041 Schedule of fees for drug, device, and cosmetic  
413 applications and permits, product registrations, and free-sale  
414 certificates.—

415 (1) The department shall assess applicants requiring a  
416 manufacturing permit an annual fee within the ranges established  
417 in this section for the specific type of manufacturer.

418 ~~(e) The fee for a compressed medical gas manufacturer~~  
419 ~~permit may not be less than \$400 or more than \$500 annually.~~

420 (2) The department shall assess an applicant that is  
421 required to have a wholesaling permit an annual fee within the  
422 ranges established in this section for the specific type of  
423 wholesaling.

424 ~~(b) The fee for a compressed medical gas wholesale~~  
425 ~~distributor permit may not be less than \$200 or more than \$300~~  
426 ~~annually.~~

427 (3) The department shall assess an applicant that is  
428 required to have a retail establishment permit an annual fee  
429 within the ranges established in this section for the specific  
430 type of retail establishment.

431 ~~(b) The fee for a medical oxygen retail establishment~~  
432 ~~permit may not be less than \$200 or more than \$300 annually.~~

433 Section 7. Section 499.05, Florida Statutes, is amended to  
434 read:

435 499.05 Rules.—

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436 (1) The department shall adopt rules to implement and  
437 enforce this chapter part with respect to:

438 (a) The definition of terms used in this chapter part, and  
439 used in the rules adopted under this chapter part, when the use  
440 of the term is not its usual and ordinary meaning.

441 (b) Labeling requirements for drugs, devices, and  
442 cosmetics.

443 (c) The establishment of fees authorized in this chapter  
444 part.

445 (d) The identification of permits that require an initial  
446 application and onsite inspection or other prerequisites for  
447 permitting which demonstrate that the establishment and person  
448 are in compliance with the requirements of this chapter part.

449 (e) The application processes and forms for product  
450 registration.

451 (f) Procedures for requesting and issuing certificates of  
452 free sale.

453 (g) Inspections and investigations conducted under s.  
454 499.051 or s. 499.93, and the identification of information  
455 claimed to be a trade secret and exempt from the public records  
456 law as provided in s. 499.051(7).

457 (h) The establishment of a range of penalties, as provided  
458 in s. 499.066; requirements for notifying persons of the  
459 potential impact of a violation of this chapter part; and a  
460 process for the uncontested settlement of alleged violations.

461 (i) Additional conditions that qualify as an emergency  
462 medical reason under s. 499.003(53)(b)2. or s. 499.82 s.  
463 499.003(54)(b)2.

464 (j) Procedures and forms relating to the pedigree paper

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465 requirement of s. 499.01212.

466 (k) The protection of the public health, safety, and  
467 welfare regarding good manufacturing practices that  
468 manufacturers and repackagers must follow to ensure the safety  
469 of the products.

470 (l) Information required from each retail establishment  
471 pursuant to s. 499.012(3) or s. 499.83(2)(c), including  
472 requirements for prescriptions or orders.

473 (m) The recordkeeping, storage, and handling with respect  
474 to each of the distributions of prescription drugs specified in  
475 s. 499.003(53)(a)-(d) or s. 499.82(14) ~~s. 499.003(54)(a)-(d)~~.

476 (n) Alternatives to compliance with s. 499.01212 for a  
477 prescription drug in the inventory of a permitted prescription  
478 drug wholesale distributor as of June 30, 2006, and the return  
479 of a prescription drug purchased prior to July 1, 2006. The  
480 department may specify time limits for such alternatives.

481 (o) Wholesale distributor reporting requirements of s.  
482 499.0121(14).

483 (p) Wholesale distributor credentialing and distribution  
484 requirements of s. 499.0121(15).

485 (2) With respect to products in interstate commerce, those  
486 rules must not be inconsistent with rules and regulations of  
487 federal agencies unless specifically otherwise directed by the  
488 Legislature.

489 (3) The department shall adopt rules regulating  
490 recordkeeping for and the storage, handling, and distribution of  
491 medical devices and over-the-counter drugs to protect the public  
492 from adulterated products.

493 Section 8. Subsections (1) through (4) of section 499.051,

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494 Florida Statutes, are amended to read:

495 499.051 Inspections and investigations.—

496 (1) The agents of the department and of the Department of  
497 Law Enforcement, after they present proper identification, may  
498 inspect, monitor, and investigate any establishment permitted  
499 pursuant to this chapter part during business hours for the  
500 purpose of enforcing this chapter part, chapters 465, 501, and  
501 893, and the rules of the department that protect the public  
502 health, safety, and welfare.

503 (2) In addition to the authority set forth in subsection  
504 (1), the department and any duly designated officer or employee  
505 of the department may enter and inspect any other establishment  
506 for the purpose of determining compliance with this chapter part  
507 and rules adopted under this chapter part regarding any drug,  
508 device, or cosmetic product.

509 (3) Any application for a permit or product registration or  
510 for renewal of such permit or registration made pursuant to this  
511 chapter part and rules adopted under this chapter part  
512 constitutes permission for any entry or inspection of the  
513 premises in order to verify compliance with this chapter part  
514 and rules; to discover, investigate, and determine the existence  
515 of compliance; or to elicit, receive, respond to, and resolve  
516 complaints and violations.

517 (4) Any application for a permit made pursuant to s.  
518 499.012 or s. 499.831 and rules adopted under those sections  
519 ~~that section~~ constitutes permission for agents of the department  
520 and the Department of Law Enforcement, after presenting proper  
521 identification, to inspect, review, and copy any financial  
522 document or record related to the manufacture, repackaging, or

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523 distribution of a drug as is necessary to verify compliance with  
524 this chapter part and the rules adopted by the department to  
525 administer this chapter part, in order to discover, investigate,  
526 and determine the existence of compliance, or to elicit,  
527 receive, respond to, and resolve complaints and violations.

528 Section 9. Subsections (1) through (4) of section 499.066,  
529 Florida Statutes, are amended to read:

530 499.066 Penalties; remedies.—In addition to other penalties  
531 and other enforcement provisions:

532 (1) The department may institute such suits or other legal  
533 proceedings as are required to enforce any provision of this  
534 chapter part. If it appears that a person has violated any  
535 provision of this chapter part for which criminal prosecution is  
536 provided, the department may provide the appropriate state  
537 attorney or other prosecuting agency having jurisdiction with  
538 respect to such prosecution with the relevant information in the  
539 department's possession.

540 (2) If any person engaged in any activity covered by this  
541 chapter part violates any provision of this chapter part, any  
542 rule adopted under this chapter part, or a cease and desist  
543 order as provided by this chapter part, the department may  
544 obtain an injunction in the circuit court of the county in which  
545 the violation occurred or in which the person resides or has its  
546 principal place of business, and may apply in that court for  
547 such temporary and permanent orders as the department considers  
548 necessary to restrain the person from engaging in any such  
549 activities until the person complies with this chapter part, the  
550 rules adopted under this chapter part, and the orders of the  
551 department authorized by this chapter part or to mandate

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552 compliance with this chapter part, the rules adopted under this  
553 chapter part, and any order or permit issued by the department  
554 under this chapter part.

555 (3) The department may impose an administrative fine, not  
556 to exceed \$5,000 per violation per day, for the violation of any  
557 provision of this chapter part or rules adopted under this  
558 chapter part. Each day a violation continues constitutes a  
559 separate violation, and each separate violation is subject to a  
560 separate fine. All amounts collected pursuant to this section  
561 shall be deposited into the Professional Regulation Trust Fund  
562 and are appropriated for the use of the department in  
563 administering this chapter part. In determining the amount of  
564 the fine to be levied for a violation, the department shall  
565 consider:

566 (a) The severity of the violation;

567 (b) Any actions taken by the person to correct the  
568 violation or to remedy complaints; and

569 (c) Any previous violations.

570 (4) The department shall deposit any rewards, fines, or  
571 collections that are due the department and which derive from  
572 joint enforcement activities with other state and federal  
573 agencies which relate to this chapter part, chapter 893, or the  
574 federal act, into the Professional Regulation Trust Fund. The  
575 proceeds of those rewards, fines, and collections are  
576 appropriated for the use of the department in administering this  
577 chapter part.

578 Section 10. Paragraph (a) of subsection (1) and paragraph  
579 (a) of subsection (2) of section 499.0661, Florida Statutes, are  
580 amended to read:

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581 499.0661 Cease and desist orders; removal of certain  
582 persons.—

583 (1) CEASE AND DESIST ORDERS.—

584 (a) In addition to any authority otherwise provided in this  
585 chapter, the department may issue and serve a complaint stating  
586 charges upon a ~~any~~ permittee or upon an ~~any~~ affiliated party,  
587 whenever the department has reasonable cause to believe that the  
588 person or individual named therein is engaging in or has engaged  
589 in conduct that is:

590 1. An act that demonstrates a lack of fitness or  
591 trustworthiness to engage in the business authorized under the  
592 permit issued pursuant to this chapter part, is hazardous to the  
593 public health, or constitutes business operations that are a  
594 detriment to the public health;

595 2. A violation of a ~~any~~ provision of this chapter part;

596 3. A violation of a ~~any~~ rule of the department;

597 4. A violation of an ~~any~~ order of the department; or

598 5. A breach of a ~~any~~ written agreement with the department.

599 (2) REMOVAL OF AFFILIATED PARTIES BY THE DEPARTMENT.—

600 (a) The department may issue and serve a complaint stating  
601 charges upon an ~~any~~ affiliated party and upon the permittee  
602 involved whenever the department has reason to believe that an  
603 affiliated party is engaging in or has engaged in conduct that  
604 constitutes:

605 1. An act that demonstrates a lack of fitness or  
606 trustworthiness to engage in the business authorized under the  
607 permit issued pursuant to this chapter part, is hazardous to the  
608 public health, or constitutes business operations that are a  
609 detriment to the public health;

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610           2. A willful violation of this chapter part; however, if  
611 the violation constitutes a misdemeanor, a complaint may not be  
612 served as provided in this section until the affiliated party is  
613 notified in writing of the matter of the violation and has been  
614 afforded a reasonable period of time, as set forth in the  
615 notice, to correct the violation and has failed to do so;

616           3. A violation of a ~~any other~~ law involving fraud or moral  
617 turpitude which constitutes a felony;

618           4. A willful violation of a ~~any~~ rule of the department;

619           5. A willful violation of an ~~any~~ order of the department;

620 or

621           6. A material misrepresentation of fact, made knowingly and  
622 willfully or made with reckless disregard for the truth of the  
623 matter.

624           Section 11. Section 499.067, Florida Statutes, is amended  
625 to read:

626           499.067 Denial, suspension, or revocation of permit,  
627 certification, or registration.—

628           (1)(a) The department may deny, suspend, or revoke a permit  
629 if it finds that there has been a substantial failure to comply  
630 with this chapter part or chapter 465, chapter 501, or chapter  
631 893, the rules adopted under ~~this part~~ or those chapters, any  
632 final order of the department, or applicable federal laws or  
633 regulations or other state laws or rules governing drugs,  
634 devices, or cosmetics.

635           (b) The department may deny an application for a permit or  
636 certification, or suspend or revoke a permit or certification,  
637 if the department finds that:

638           1. The applicant is not of good moral character or that it

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639 would be a danger or not in the best interest of the public  
640 health, safety, and welfare if the applicant were issued a  
641 permit or certification.

642 2. The applicant has not met the requirements for the  
643 permit or certification.

644 3. The applicant is not eligible for a permit or  
645 certification for any of the reasons enumerated in s. 499.012.

646 4. The applicant, permittee, or person certified under s.  
647 499.012(16) demonstrates any of the conditions enumerated in s.  
648 499.012.

649 5. The applicant, permittee, or person certified under s.  
650 499.012(16) has committed any violation of this chapter ~~ss.~~  
651 ~~499.005-499.0054~~.

652 (2) The department may deny, suspend, or revoke any  
653 registration required by ~~the provisions of this chapter part~~ for  
654 the violation of any provision of this chapter part or of any  
655 rules adopted under this chapter part.

656 (3) The department may revoke or suspend a permit:

657 (a) If the permit was obtained by misrepresentation or  
658 fraud or through a mistake of the department;

659 (b) If the permit was procured, or attempted to be  
660 procured, for any other person by making or causing to be made  
661 any false representation; or

662 (c) If the permittee has violated ~~any provision of this~~  
663 chapter part or rules adopted under this chapter part.

664 (4) If a ~~any~~ permit issued under this chapter part is  
665 revoked or suspended, the owner, manager, operator, or  
666 proprietor of the establishment shall cease to operate as the  
667 permit authorized, from the effective date of the suspension or

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668 revocation until the person is again registered with the  
669 department and possesses the required permit. If a permit is  
670 revoked or suspended, the owner, manager, or proprietor shall  
671 remove all signs and symbols that identify the operation as  
672 premises permitted as a drug wholesaling establishment; drug,  
673 device, or cosmetic manufacturing establishment; or retail  
674 establishment. The department shall determine the length of time  
675 for which the permit is to be suspended. If a permit is revoked,  
676 the person that owns or operates the establishment may not apply  
677 for a ~~any~~ permit under this chapter ~~part~~ for a period of 1 year  
678 after the date of the revocation. A revocation of a permit may  
679 be permanent if the department considers that to be in the best  
680 interest of the public health.

681 (5) The department may deny, suspend, or revoke a permit  
682 issued under this chapter ~~part~~ which authorizes the permittee to  
683 purchase prescription drugs if an ~~any~~ owner, officer, employee,  
684 or other person who participates in administering or operating  
685 the establishment has been found guilty of a ~~any~~ violation of  
686 this chapter ~~part~~ or chapter 465, chapter 501, or chapter 893,  
687 any rules adopted under ~~this part~~ or those chapters, or any  
688 federal or state drug law, regardless of whether the person has  
689 been pardoned, had her or his civil rights restored, or had  
690 adjudication withheld.

691 (6) The department shall deny, suspend, or revoke the  
692 permit of a ~~any~~ person or establishment if the assignment, sale,  
693 transfer, or lease of an establishment permitted under this  
694 chapter ~~part~~ will avoid an administrative penalty, civil action,  
695 or criminal prosecution.

696 (7) Notwithstanding s. 120.60(5), if a permittee fails to

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697 comply with s. 499.012(6) or s. 499.833, as applicable, the  
698 department may revoke the permit of the permittee and shall  
699 provide notice of the intended agency action by posting a notice  
700 at the department's headquarters and by mailing a copy of the  
701 notice of intended agency action by certified mail to the most  
702 recent mailing address on record with the department and, if the  
703 permittee is not a natural person, to the permittee's registered  
704 agent on file with the Department of State.

705 (8) The department may deny, suspend, or revoke a permit  
706 under this part if it finds the permittee has not complied with  
707 the credentialing requirements of s. 499.0121(15).

708 (9) The department may deny, suspend, or revoke a permit  
709 under this part if it finds the permittee has not complied with  
710 the reporting requirements of, or knowingly made a false  
711 statement in a report required by, s. 499.0121(14).

712 Section 12. Part III of chapter 499, Florida Statutes,  
713 consisting of ss. 499.81-499.94, Florida Statutes, is created  
714 and entitled "Medical Gas."

715 Section 13. Section 499.81, Florida Statutes, is created to  
716 read:

717 499.81 Administration and enforcement.-

718 (1) This part is cumulative and shall be construed and  
719 applied as being in addition to, and not in substitution for or  
720 limiting any powers, duties, or authority of the department  
721 under any other law of this state; except that, with respect to  
722 the regulation of medical gas, this part controls over any  
723 conflicting provisions.

724 (2) The department shall administer and enforce this part  
725 to prevent fraud, adulteration, misbranding, or false

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726 advertising in the manufacture and distribution of medical  
727 gases.

728 (3) For the purpose of an investigation or proceeding  
729 conducted by the department under this part, the department may  
730 administer oaths, take depositions, subpoena witnesses, and  
731 compel the production of books, papers, documents, or other  
732 records. Challenges to, and enforcement of, subpoenas and orders  
733 shall be handled as provided in s. 120.569.

734 (4) Each state attorney, county attorney, or municipal  
735 attorney to whom the department or its designated agent reports  
736 a violation of this part shall cause appropriate proceedings to  
737 be instituted in the proper courts without delay and prosecuted  
738 as required by law.

739 (5) This part does not require the department to report,  
740 for the purpose of instituting proceedings under this part,  
741 minor violations of this part when the department believes that  
742 the public interest will be adequately served by a written  
743 notice or warning.

744 Section 14. Section 499.82, Florida Statutes, is created to  
745 read:

746 499.82 Definitions.—As used in this part, the term:

747 (1) "Adulterated," means a medical gas that:

748 (a) Consists, in whole or in part, of impurities or  
749 deleterious substances exceeding normal specifications;

750 (b) Is produced, prepared, packed, or held under conditions  
751 whereby the medical gas may have been contaminated causing it to  
752 be rendered injurious to health; or if the methods used in, or  
753 the facilities or controls used for, its manufacture,  
754 processing, packing, or holding do not conform to or are not

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755 operated or administered in conformity with current good  
756 manufacturing practices to ensure that the medical gas meets the  
757 requirements of this part as to safety and has the identity and  
758 strength and meets the quality and purity characteristics that  
759 the medical gas is represented to possess;

760 (c) Is held in a container with an interior that is  
761 composed in whole or in part of a poisonous or deleterious  
762 substance that may render the contents injurious to health; or

763 (d) Is represented as having a strength differing from, or  
764 quality or purity falling below, the standard set forth in the  
765 USP-NF. A medical gas defined in USP-NF may not be deemed to be  
766 adulterated under this paragraph merely because it differs from  
767 the standard of strength, quality, or purity set forth in the  
768 USP-NF if its difference in strength, quality, or purity from  
769 that standard is plainly stated on its label. The determination  
770 as to strength, quality, or purity shall be made:

771 1. In accordance with the tests or methods of assay in the  
772 USP-NF or its validated equivalent; or

773 2. In the absence or inadequacy of such tests or methods of  
774 assay, in accordance with the tests or methods of assay  
775 prescribed under the federal act.

776 (2) "Department" means the Department of Business and  
777 Professional Regulation.

778 (3) "Distribute" or "distribution" means to sell; offer to  
779 sell; deliver; offer to deliver; transfer by either the passage  
780 of title, physical movement, or both; broker; or give away a  
781 medical gas. The term does not include:

782 (a) The dispensing or administration of a medical gas;

783 (b) The delivery of, or an offer to deliver, a medical gas

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784 by a common carrier in its usual course of business; or  
785 (c) Sales activities taking place in a location owned,  
786 controlled, or staffed by persons employed by a person or entity  
787 permitted in this state to distribute a medical gas, if that  
788 location is not used to physically store or move a medical gas.  
789 (4) "Emergency medical reasons" include:  
790 (a) Transfers between wholesale distributors or between a  
791 wholesale distributor and a retail pharmacy or health care  
792 entity to alleviate a temporary shortage of a medical gas  
793 arising from a long-term delay or interruption of regular  
794 distribution schedules.  
795 (b) Sales, purchases, trades, transfers, or use of a  
796 medical gas acquired by a medical director or licensed emergency  
797 medical services provider for use by the emergency medical  
798 services provider and its permitted transport and nontransport  
799 vehicles in accordance with the provider's license under part  
800 III of chapter 401.  
801 (c) The provision of emergency supplies of medical gases to  
802 nursing homes during the hours of the day when necessary medical  
803 gases cannot normally be obtained from the nursing home's  
804 regular distributors.  
805 (d) The transfer of medical gases between retail pharmacies  
806 to alleviate a temporary shortage.  
807 (5) "Emergency use oxygen" means oxygen USP administered in  
808 emergency situations without a prescription for oxygen  
809 deficiency and resuscitation. The container must be labeled in  
810 accordance with requirements of the United States Food and Drug  
811 Administration.  
812 (6) "Federal act" means the Federal Food, Drug, and

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813 Cosmetic Act.

814 (7) "Medical gas" means a liquefied or vaporized gas that  
815 is a prescription drug, whether alone or in combination with  
816 other gases, and as defined in the federal act.

817 (8) "Medical gas-related equipment" means a device used as  
818 a component part or accessory used to contain or control the  
819 flow, delivery, or pressure during the administration of a  
820 medical gas, such as liquid oxygen base and portable units,  
821 pressure regulators and flow meters, and oxygen concentrators.

822 (9) "Misbranded" means having a label that is false or  
823 misleading; a label without the name and address of the  
824 manufacturer, packer, or distributor and without an accurate  
825 statement of the quantities of active ingredients; or a label  
826 without an accurate monograph for the medical gas, except in the  
827 case of mixtures of designated medical gases where the label  
828 identifies the component percentages of each designated medical  
829 gas used to make the mixture.

830 (10) "Medical oxygen" means oxygen USP which must be  
831 labeled in compliance with labeling requirements for oxygen  
832 under the federal act.

833 (11) "Product labeling" means the labels and other written,  
834 printed, or graphic matter upon an article, or the containers or  
835 wrappers that accompany an article, except for letters, numbers,  
836 and symbols stamped into the container as required by the  
837 federal Department of Transportation.

838 (12) "USP" means the United States Pharmacopeia.

839 (13) "USP-NF" means the United States Pharmacopeia-National  
840 Formulary.

841 (14) "Wholesale distribution" means the distribution of

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842 medical gas to a person other than a consumer or patient.  
843 Wholesale distribution of medical gases does not include:  
844 (a) The sale, purchase, or trade of a medical gas; an offer  
845 to sell, purchase, or trade a medical gas; or the dispensing of  
846 a medical gas pursuant to a prescription;  
847 (b) Activities exempt from the definition of wholesale  
848 distribution in s. 499.003;  
849 (c) The sale, purchase, or trade of a medical gas or an  
850 offer to sell, purchase, or trade a medical gas for emergency  
851 medical reasons; or  
852 (d) Other transactions excluded from the definition of  
853 wholesale distribution under the federal act or regulations  
854 implemented under the federal act related to medical gas.  
855 (15) "Wholesale distributor" means any person or entity  
856 engaged in wholesale distribution of medical gas within or into  
857 this state, including, but not limited to, manufacturers; own-  
858 label distributors; private-label distributors; warehouses,  
859 including manufacturers' and distributors' warehouses; and  
860 wholesale medical gas warehouses.  
861 Section 15. Section 499.83, Florida Statutes, is created to  
862 read:  
863 499.83 Permits.—  
864 (1) A person or entity that intends to distribute medical  
865 gas within or into this state, unless exempted under this part,  
866 must obtain the applicable permit before operating as:  
867 (a) A medical gas wholesale distributor;  
868 (b) A medical gas manufacturer; or  
869 (c) A medical oxygen retail establishment.  
870 (2) The following permits are established:

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871 (a) Medical gas wholesale distributor permit.—A medical gas  
872 wholesale distributor permit is required for wholesale  
873 distribution, whether within or into this state. A medical gas  
874 must remain in the original container obtained by the wholesale  
875 distributor and the wholesale distributor may not engage in  
876 further manufacturing operations unless it possesses a medical  
877 gas manufacturer permit. A medical gas wholesale distributor may  
878 not possess or engage in the wholesale distribution of a  
879 prescription drug that is not a medical gas or distribute a  
880 medical gas other than by wholesale distribution unless  
881 otherwise authorized under this chapter.

882 (b) Medical gas manufacturer permit.—A medical gas  
883 manufacturer permit is required for a person or entity located  
884 in this state which engages in the manufacture of medical gases  
885 by physical air separation, chemical action, purification, or  
886 filling containers by a liquid-to-liquid, liquid-to-gas, or gas-  
887 to-gas process and distributes those medical gases within this  
888 state.

889 1. A permitted medical gas manufacturer may not manufacture  
890 or possess a prescription drug other than a medical gas, unless  
891 otherwise authorized under this chapter.

892 2. A permitted medical gas manufacturer may not distribute  
893 a medical gas without obtaining the applicable permit, except  
894 that it may engage in wholesale distribution of medical gases  
895 that it manufactured without obtaining a medical gas wholesale  
896 distributor permit if it complies with this part and the rules  
897 adopted under this part that apply to a wholesale distributor.

898 3. A permitted medical gas manufacturer shall comply with  
899 all of the requirements applicable to a wholesale distributor

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900 under this part and all appropriate state and federal good  
901 manufacturing practices.

902 (c) Medical oxygen retail establishment permit.—A medical  
903 oxygen retail establishment permit is required for an entity  
904 that is located in the state and that sells or delivers medical  
905 oxygen directly to patients in this state. The sale and delivery  
906 must be based on a prescription or an order from a practitioner  
907 authorized by law to prescribe. A pharmacy licensed under  
908 chapter 465 does not require a permit as a medical oxygen retail  
909 establishment.

910 1. A medical oxygen retail establishment may not possess,  
911 purchase, sell, or trade a medical gas other than medical  
912 oxygen, unless otherwise authorized under this chapter.

913 2. A medical oxygen retail establishment may fill and  
914 deliver medical oxygen to an individual patient based on an  
915 order from a practitioner authorized by law to prescribe. The  
916 medical oxygen retail establishment must comply with all  
917 appropriate state and federal good manufacturing practices.  
918 Medical oxygen sold or delivered by a medical oxygen retail  
919 establishment pursuant to an order from a practitioner may not  
920 be returned into the retail establishment's inventory.

921 3. A medical oxygen retail establishment shall comply with  
922 all of the requirements applicable to a wholesale distributor  
923 under this part, except for those requirements that pertain  
924 solely to nitrous oxide.

925 (3) An out-of-state wholesale distributor that engages in  
926 wholesale distribution into this state must be legally  
927 authorized to engage in the wholesale distribution of medical  
928 gases as a wholesale distributor in the state in which it

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929 resides and provide proof of registration as set forth in s.  
930 499.93(3), if required.

931 (4) A wholesale distributor may not operate from a place of  
932 residence, and a place of residence may not be granted a permit  
933 or operate under this part, except for the on-call delivery of  
934 home care oxygen for wholesale distributors that also maintain a  
935 medical oxygen retail establishment permit.

936 (5) If wholesale distribution is conducted at more than one  
937 location within this state or more than one location  
938 distributing into this state, each location must be permitted by  
939 the department.

940 Section 16. Section 499.831, Florida Statutes, is created  
941 to read:

942 499.831 Permit application.-

943 (1) The department shall adopt rules to establish the form  
944 and content of the application to obtain a permit and to renew a  
945 permit listed under this part.

946 (2) An applicant must be at least 18 years of age or be  
947 managed, controlled, or overseen, directly or indirectly, by a  
948 natural person who is at least 18 years of age.

949 (3) An application for a permit must be filed with the  
950 department and must include all of the following information:

951 (a) The trade or business name of the applicant, including  
952 current and former fictitious names, which may not be identical  
953 to a name used by an unrelated entity permitted in this state to  
954 dispense or distribute medical gas.

955 (b) The name or names of the owner and operator of the  
956 applicant, if not the same person or entity. The application  
957 must also include:

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958 1. If the applicant is an individual, the applicant's name,  
959 business address, and date of birth.

960 2. If the applicant is a sole proprietorship, the business  
961 address of the sole proprietor and the name and federal employer  
962 identification number of the business entity.

963 3. If the applicant is a partnership, the name, business  
964 address, date of birth of each partner, the name of the  
965 partnership, and the partnership's federal employer  
966 identification number.

967 4. If the applicant is a limited liability company, the  
968 name, business address, and title of each company officer, the  
969 name of the limited liability company and federal employer  
970 identification number, and the name of the state in which the  
971 limited liability company was organized.

972 5. If the applicant is a corporation, the name, business  
973 address, and title of each corporate officer and director, the  
974 corporate names, the state of incorporation, the federal  
975 employer identification number, and, if applicable, the name and  
976 business address of the parent company.

977 (c) A list of disciplinary actions pertinent to wholesale  
978 distributors, manufacturers, and retailers of prescription drugs  
979 or controlled substances by a state or federal agency against  
980 the applicant seeking to distribute into this state and any such  
981 disciplinary actions against such applicant's principals,  
982 owners, directors, or officers.

983 (d) A complete disclosure of all of the applicant's past  
984 felony convictions.

985 (e) An address and description of each facility and  
986 warehouse, including all locations used for medical gas storage

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987 or wholesale distribution including a description of each  
988 facility's security system.

989 (4) An applicant shall attest in writing that the  
990 information contained in its application is complete and  
991 accurate.

992 (5) An applicant must submit a reasonable fee, to be  
993 determined by the department, in order to obtain a permit.

994 (a) The fee for a medical gas wholesale distributor permit  
995 may not be less than \$200 or more than \$300 annually.

996 (b) The fee for a medical gas manufacturer permit may not  
997 be less than \$400 or more than \$500 annually.

998 (c) The fee for a medical oxygen retail establishment  
999 permit may not be less than \$200 or more than \$300 annually.

1000 (6) Upon approval of the application by the department and  
1001 payment of the required fee, the department shall issue a permit  
1002 to the applicant pursuant to the rules adopted under this part.

1003 Section 17. Section 499.832, Florida Statutes, is created  
1004 to read:

1005 499.832 Expiration and renewal of a permit.—

1006 (1) A permit issued under this part automatically expires 2  
1007 years after the last day of the month in which the permit was  
1008 originally issued.

1009 (2) A permit issued under this part may be renewed by  
1010 submitting an application for renewal on a form furnished by the  
1011 department and paying the appropriate fee. The application for  
1012 renewal must contain a statement by the applicant attesting that  
1013 the information is true and correct. Upon approval of a renewal  
1014 application by the department and payment of the required  
1015 renewal fee, the department shall renew a permit issued under

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1016 this part pursuant to the rules adopted under this part.

1017 (3) A renewal application may be accepted up to 60 days  
1018 after the expiration date of the permit if, along with the  
1019 permit renewal fee, the applicant submits an additional renewal  
1020 delinquent fee of \$100. A permit that expired more than 60 days  
1021 before a renewal application was submitted or postmarked may not  
1022 be renewed.

1023 (4) Failure to renew a permit in accordance with this  
1024 section precludes future renewal. If a permit has expired and  
1025 cannot be renewed, the person, entity, or establishment holding  
1026 the permit must cease all permit related activities. In order to  
1027 engage in such activities, the person, entity, or establishment  
1028 must submit an application for a new permit, pay the applicable  
1029 application fee, the initial permit fee, and all applicable  
1030 penalties, and be issued a new permit by the department before  
1031 engaging in an activity that requires a permit under this part.

1032 (5) The department shall adopt rules to administer this  
1033 section, including setting a reasonable fee for a renewal  
1034 application.

1035 Section 18. Section 499.833, Florida Statutes, is created  
1036 to read:

1037 499.833 Permitholder changes.—

1038 (1) A permit issued under this part is valid only for the  
1039 person or entity to which it is issued and is not subject to  
1040 sale, assignment, or other transfer, voluntarily or  
1041 involuntarily.

1042 (2) A permit issued under this part is not valid for an  
1043 establishment other than the establishment for which it was  
1044 originally issued.

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1045 (3) The department may approve the following permit  
1046 changes:

1047 (a) *Change of location.*—A person or entity permitted under  
1048 this part must notify and receive approval from the department  
1049 before changing location. The department shall set a change-of-  
1050 location fee not to exceed \$100.

1051 (b) *Change in ownership.*—If a majority of the ownership or  
1052 controlling interest of a permitted establishment is transferred  
1053 or assigned or if a lessee agrees to undertake or provide  
1054 services such that legal liability for operation of the  
1055 establishment will rest with the lessee, an application for a  
1056 new permit is required. Such application must be submitted and  
1057 approved by the department before the change of ownership takes  
1058 place. However, if a permitted wholesale distributor or  
1059 manufacturer is changing ownership and the new owner has held  
1060 another permit that allows the wholesale distribution of medical  
1061 gas under this chapter for the preceding 18 months without  
1062 having been found in violation of the provisions of this chapter  
1063 relating to medical gases, then the new owner may operate under  
1064 the permit of the acquired entity if the new owner submits the  
1065 application for a new permit by the first business day after  
1066 ownership is transferred or assigned. A new owner operating  
1067 under the original permit is responsible for compliance with all  
1068 laws and regulations governing medical gas. If the application  
1069 is denied, the new owner shall immediately cease operation at  
1070 the establishment until a permit is issued to the new owner.

1071 (c) *Change of name.*—A permitholder may make a change of  
1072 business name without submitting a new permit application.  
1073 However, the permitholder must notify the department before

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1074 making the name change.

1075 (d) Closure.—If an establishment permitted under this part  
1076 closes, the owner must notify the department, in writing, before  
1077 the effective date of the closure and must:

1078 1. Return the permit to the department; and  
1079 2. Indicate the disposition of any medical gas authorized  
1080 to be distributed or dispensed under the permit, including the  
1081 name, address, and inventory, and provide the name and address  
1082 of a person to contact regarding access to the records that are  
1083 required to be maintained under this part. Transfer of ownership  
1084 of medical gas may be made only to persons authorized to receive  
1085 medical gas pursuant to this part.

1086 (e) Change in information.—Any change in the information  
1087 required under this part, other than the changes in paragraphs  
1088 (a)-(d), shall be submitted to the department within 30 days  
1089 after such change occurs.

1090 (4) A permitholder in good standing may change the type of  
1091 permit issued by completing a new application for the requested  
1092 permit, meeting the applicable permitting requirements for the  
1093 new permit type, and paying any difference between the permit  
1094 fees. A refund may not be issued if the fee for the new permit  
1095 is less than the fee that was paid for the original permit. The  
1096 new permit retains the expiration date of the original permit.

1097 Section 19. Section 499.834, Florida Statutes, is created  
1098 to read:

1099 499.834 Minimum qualifications.—The department shall  
1100 consider all of the following factors in determining eligibility  
1101 for, and renewal of, a permit for a person or entity under this  
1102 part:

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1103 (1) A finding by the department that the applicant has  
1104 violated or been disciplined by a regulatory agency in any state  
1105 for violating a federal, state, or local law relating to  
1106 prescription drugs.

1107 (2) Felony convictions of the applicant under a federal,  
1108 state, or local law.

1109 (3) The applicant's past experience in the manufacture,  
1110 retail, or distribution of medical gases.

1111 (4) False or fraudulent material provided by the applicant  
1112 in an application made in connection with the manufacturing,  
1113 retailing, or distribution of prescription drugs.

1114 (5) Any suspension, sanction, or revocation by a federal,  
1115 state, or local government against a license or permit currently  
1116 or previously held by the applicant or its owners for violations  
1117 of a federal, state, or local law regarding prescription drugs.

1118 (6) Compliance with previously granted licenses or permits.

1119 (7) Compliance with the requirements that distributors or  
1120 retailers of medical gases maintain records and make records  
1121 available to the department licensing authority or federal,  
1122 state, or local law enforcement officials.

1123 (8) Other factors or qualifications the department has  
1124 established in rule that are relevant to and consistent with the  
1125 public health and safety.

1126 Section 20. Section 499.84, Florida Statutes, is created to  
1127 read:

1128 499.84 Minimum requirements for the storage and handling of  
1129 medical gases.—

1130 (1) A facility where a medical gas is received, stored,  
1131 warehoused, handled, held, offered, marketed, displayed, or

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1132 transported, to avoid any negative effect on the identity,  
1133 strength, quality, or purity of the medical gas, must:

1134 (a) Be of suitable construction to ensure that medical  
1135 gases are maintained in accordance with the product labeling of  
1136 the medical gas or in compliance with the USP-NF;

1137 (b) Be of suitable size and construction to facilitate  
1138 cleaning, maintenance, and proper permitted operations;

1139 (c) Have adequate storage areas with appropriate lighting,  
1140 ventilation, space, equipment, and security conditions;

1141 (d) Have a quarantined area for storage of medical gases  
1142 that are suspected of being misbranded, adulterated, or  
1143 otherwise unfit for distribution;

1144 (e) Be maintained in an orderly condition;

1145 (f) Be located in a commercial location and not in a  
1146 personal dwelling or residence location, except that a personal  
1147 dwelling location used for on-call delivery of oxygen USP for  
1148 homecare use if the person providing on-call delivery is  
1149 employed by or acting under a written contract with an entity  
1150 that holds a medical oxygen retailer permit;

1151 (g) Provide for the secure and confidential storage of  
1152 patient information, if applicable, with restricted access and  
1153 policies and procedures to protect the integrity and  
1154 confidentiality of patient information; and

1155 (h) Provide and maintain appropriate inventory controls to  
1156 detect and document any theft of nitrous oxide.

1157 (2) Medical gas shall be stored under appropriate  
1158 conditions in accordance with the manufacturer's recommendations  
1159 on product labeling and department rules or, in the absence of  
1160 rules, in accordance with applicable industry standards.

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1161 (3) Medical gas shall be packaged in accordance with  
1162 official compendium standards, such as the USP-NF.

1163 Section 21. Section 499.85, Florida Statutes, is created to  
1164 read:

1165 499.85 Security.-

1166 (1) A permit holder that has a facility used for the  
1167 distribution or retailing of medical gases shall protect such  
1168 gases from unauthorized access by implementing all of the  
1169 following security measures:

1170 (a) Keeping access from outside the premises well-  
1171 controlled and to a minimum.

1172 (b) Ensuring the outside perimeter of the premises is well  
1173 lit.

1174 (c) Limiting access into areas where medical gases are held  
1175 to authorized personnel.

1176 (d) Equipping all facilities with a fence or other system  
1177 to detect or deter entry after hours.

1178 (2) A facility used for distributing or retailing medical  
1179 gases shall be equipped with a system that provides suitable  
1180 protection against theft, including if appropriate, protection  
1181 against theft of computers or electronic records and the  
1182 protection of the integrity and confidentiality of data and  
1183 documents.

1184 (3) A facility used for wholesale distribution of medical  
1185 gases shall be equipped with inventory management and control  
1186 systems that protect against, detect, and document any instances  
1187 of theft of nitrous oxide.

1188 (4) If a wholesale distributor uses electronic distribution  
1189 records, the wholesale distributor shall employ, train, and

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1190 document the training of personnel in the proper use of such  
1191 technology and equipment.

1192 (5) Vehicles used for on-call delivery of oxygen USP and  
1193 oxygen-related equipment for home care use by home care  
1194 providers may be parked at a place of residence and must be  
1195 locked and equipped with an audible alarm when not attended.

1196 (6) The department shall adopt rules that govern the  
1197 distribution of medical oxygen for emergency use by persons  
1198 authorized to receive emergency use oxygen. Unless the laws of  
1199 this state specifically direct otherwise, such rules must be  
1200 consistent with federal regulations, including the labeling  
1201 requirements of oxygen under the federal act. Such rules may not  
1202 be inconsistent with part III of chapter 401 or rules adopted  
1203 thereunder.

1204 Section 22. Section 499.86, Florida Statutes, is created to  
1205 read:

1206 499.86 Examination of materials.-

1207 (1) A wholesale distributor must visually examine a medical  
1208 gas container upon receipt from the manufacturer in order to  
1209 identify the medical gas stored within and to determine if the  
1210 container has been damaged or is otherwise unfit for  
1211 distribution. Such examination must occur in a manner that would  
1212 reveal damage to the container which could suggest possible  
1213 adulteration or misbranding.

1214 (2) A medical gas container that is found to be damaged or  
1215 otherwise unfit pursuant to subsection (1) must be quarantined  
1216 from the stock of medical gas until a determination is made that  
1217 the medical gas in question is not misbranded or adulterated.

1218 (3) An outgoing shipment must be inspected to identify the

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1219 medical gases in the shipment to ensure that medical gas  
1220 containers that have been damaged in storage or held under  
1221 improper conditions are not distributed or dispensed.

1222 (4) A wholesale distributor must review records documenting  
1223 the acquisition of medical gas upon receipt for accuracy and  
1224 completeness.

1225 Section 23. Section 499.87, Florida Statutes, is created to  
1226 read:

1227 499.87 Returned, damaged, and outdated medical gas.-

1228 (1) A medical gas that has left the control of the  
1229 wholesale distributor may be returned to the wholesale  
1230 distributor or manufacturer from which it was acquired, but may  
1231 not be resold as a medical gas unless it is reprocessed by a  
1232 manufacturer using proper and adequate controls to ensure the  
1233 identity, strength, quality, and purity of the reprocessed  
1234 medical gas.

1235 (2) A medical gas that has been subjected to improper  
1236 conditions, such as a fire, accident, or natural disaster, may  
1237 not be salvaged or reprocessed.

1238 (3) A medical gas, including its container, which is  
1239 damaged, misbranded, or adulterated must be quarantined from  
1240 other medical gases until it is destroyed or returned to the  
1241 manufacturer or wholesale distributor from which it was  
1242 acquired. External contamination of a medical gas container or  
1243 closure system which does not impact the integrity of the  
1244 medical gas is not considered damaged or adulterated for  
1245 purposes of this subsection. If a medical gas is adulterated or  
1246 misbranded or suspected of being adulterated or misbranded,  
1247 notice shall be provided to the manufacturer or wholesale

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1248 distributor from which the medical gas was acquired and to the  
1249 appropriate boards and federal regulatory bodies.

1250 (4) A medical gas container that has been opened or used  
1251 but is not adulterated or misbranded is considered empty and  
1252 must be quarantined from nonempty medical gas containers and  
1253 returned to the manufacturer or wholesale distributor from which  
1254 it was acquired for destruction or reprocessing.

1255 (5) A medical gas, its container, or its associated  
1256 documentation or labeling that is suspected of being used in  
1257 criminal activity must be retained until its disposition is  
1258 authorized by the department or an applicable law enforcement  
1259 agency.

1260 Section 24. Section 499.88, Florida Statutes, is created to  
1261 read:

1262 499.88 Due diligence.—

1263 (1) A wholesale distributor shall obtain, before the  
1264 initial acquisition of medical gas, the following information  
1265 from the supplying wholesale distributor or manufacturer:

1266 (a) If a manufacturer is distributing to a wholesale  
1267 distributor, evidence that the manufacturer is registered and  
1268 the medical gas is listed with the United States Food and Drug  
1269 Administration;

1270 (b) If a wholesale distributor is distributing to a  
1271 wholesale distributor, evidence that the wholesale distributor  
1272 supplying the medical gas is legally authorized to distribute  
1273 medical gas within or into the state;

1274 (c) The name of the responsible facility contact person for  
1275 the supplying manufacturer or wholesale distributor; and

1276 (d) Certification that the manufacturer's or wholesale

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1277 distributor's policies and procedures comply with this part.

1278 (2) A wholesale distributor is exempt from obtaining the  
1279 information from a manufacturer, as required under subsection  
1280 (1), if the manufacturer is registered with the United States  
1281 Food and Drug Administration in accordance with s. 510 of the  
1282 federal act and the manufacturer provides:

1283 (a) Proof of such registration; and

1284 (b) Proof of inspection by the United States Food and Drug  
1285 Administration or other regulatory body within the past 3 years  
1286 demonstrating substantial compliance with current good  
1287 manufacturing practices applicable to medical gases.

1288 (3) A manufacturer or wholesale distributor that  
1289 distributes to or acquires medical gas from another wholesale  
1290 distributor shall provide to or obtain from the distributing or  
1291 acquiring manufacturer or distributor the information required  
1292 by s. 499.89(1), as applicable.

1293 Section 25. Section 499.89, Florida Statutes, is created to  
1294 read:

1295 499.89 Recordkeeping.—

1296 (1) A permitholder under this part shall establish and  
1297 maintain a record of transactions regarding the receipt and the  
1298 distribution, or other disposition, of medical gases, as  
1299 applicable. Such records constitute an audit trail and must  
1300 contain information sufficient to perform a recall of medical  
1301 gas in compliance with 21 C.F.R. s. 211.196 and 21 C.F.R. s.  
1302 820.160(b). Such records must include all of the following  
1303 information, which may be kept in two separate documents one  
1304 related to the distribution of medical gas and the other related  
1305 to the receipt of medical gas:

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1306 (a) The dates of receipt and distribution or other  
1307 disposition of the medical gas.

1308 (b) The name, address, license or permit number and its  
1309 expiration date for the person or entity purchasing the medical  
1310 gas from the wholesale distributor.

1311 (c) The name, address, license or permit number and its  
1312 expiration date for the person or entity receiving the medical  
1313 gas, if different from the information required under paragraph  
1314 (b).

1315 (d) Information sufficient to perform a recall of all  
1316 medical gas received, distributed, or dispensed.

1317 (2) Such records shall be made available for inspection and  
1318 copying by an authorized official of any federal, state, or  
1319 local governmental agency for a period of:

1320 (a) Three years following the distribution date of high  
1321 pressure medical gases.

1322 (b) Two years following the distribution date for cryogenic  
1323 or refrigerated liquid medical gases.

1324 (3) Records kept at the inspection site or that can be  
1325 immediately retrieved by computer or other electronic means  
1326 shall be readily available for authorized inspection during the  
1327 retention period. Records kept at a central location apart from  
1328 the inspection site and not electronically retrievable shall be  
1329 made available for inspection within 2 working days of a request  
1330 by an authorized official of any state or federal governmental  
1331 agency charged with enforcement of these rules.

1332 (4) A pedigree paper is not required for distributing or  
1333 dispensing medical gas.

1334 (5) A wholesale distributor shall maintain records

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1335 sufficient to aid in the mandatory reporting of any theft,  
1336 suspected theft, or other significant loss of nitrous oxide to  
1337 the department and other appropriate law enforcement agencies.

1338 Section 26. Section 499.90, Florida Statutes, is created to  
1339 read:

1340 499.90 Policies and procedures.—A wholesale distributor  
1341 shall establish, maintain, and adhere to written policies and  
1342 procedures for the receipt, security, storage, transport,  
1343 shipping, and distribution of medical gases and shall establish,  
1344 maintain, and adhere to procedures for maintaining inventories;  
1345 for identifying, recording, and reporting losses or thefts; and  
1346 for correcting all errors and inaccuracies in inventories  
1347 associated with nitrous oxide. A wholesale distributor shall  
1348 include in its written policies and procedures all of the  
1349 following:

1350 (1) A procedure for handling recalls and withdrawals of  
1351 medical gas. Such procedure must deal with recalls and  
1352 withdrawals due to:

1353 (a) Action initiated at the request of the United States  
1354 Food and Drug Administration or any federal, state, or local law  
1355 enforcement or other government agency, including the  
1356 department; or

1357 (b) Voluntary action by a manufacturer of medical gases to  
1358 remove defective or potentially defective medical gases from the  
1359 market.

1360 (2) A procedure that includes preparation for, protection  
1361 against, and responding to a crisis that affects the security or  
1362 operation of a facility that stores medical gases in the event  
1363 of a strike; a fire, flood, or other natural disaster; or other

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1364 local, state, or national emergency.

1365 (3) A procedure for reporting criminal or suspected  
1366 criminal activity involving the inventory of nitrous oxide to  
1367 the department and to applicable law enforcement agencies within  
1368 3 business days after becoming aware of the criminal or  
1369 suspected criminal activity.

1370 Section 27. Section 499.91, Florida Statutes, is created to  
1371 read:

1372 499.91 Prohibited acts.—A person may not perform or cause  
1373 the performance of, or aid and abet in, any of the following  
1374 acts:

1375 (1) The manufacture, sale, or delivery, or the holding or  
1376 offering for sale, of a medical gas that is adulterated,  
1377 misbranded, or is otherwise unfit for distribution.

1378 (2) The adulteration or misbranding of a medical gas.

1379 (3) The receipt of a medical gas that is adulterated,  
1380 misbranded, stolen, or obtained by fraud or deceit, and the  
1381 delivery or proffered delivery of such medical gas for pay or  
1382 otherwise.

1383 (4) The alteration, mutilation, destruction, obliteration,  
1384 or removal of all or any part of the product labeling of a  
1385 medical gas, or the willful commission of any other act with  
1386 respect to a medical gas that results in it being misbranded.

1387 (5) The purchase or receipt of a medical gas from a person  
1388 not authorized to distribute or dispense medical gas or who is  
1389 not exempted from permitting requirements to wholesale  
1390 distribute medical gas to such purchaser or recipient.

1391 (6) The knowing and willful sale or transfer of a medical  
1392 gas to a recipient who is not legally authorized to receive a

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1393 medical gas, except that a violation does not exist if a  
1394 permitted wholesale distributor provides oxygen to a permitted  
1395 medical oxygen retail establishment that is out of compliance  
1396 with the notice of location change requirements of s. 499.834,  
1397 provided that the wholesale distributor with knowledge of the  
1398 violation notifies the department of the transaction by the next  
1399 business day.

1400 (7) The failure to maintain or provide records required  
1401 under this part and the rules adopted under this part.

1402 (8) Providing the department or any of its representatives  
1403 or any state or federal official with false or fraudulent  
1404 records or making false or fraudulent statements regarding this  
1405 part or the rules adopted under this part.

1406 (9) The distribution of a medical gas that was:

1407 (a) Purchased by a public or private hospital or other  
1408 health care entity, except for the physical distribution of such  
1409 medical gas to an authorized recipient at the direction of a  
1410 hospital or other health care entity;

1411 (b) Donated or supplied at a reduced price to a charitable  
1412 organization; or

1413 (c) Stolen or obtained by fraud or deceit.

1414 (10) The failure to obtain a license or permit or operating  
1415 without a valid license or permit, if one is required.

1416 (11) The obtaining of, or attempt to obtain, a medical gas  
1417 by fraud, deceit, or misrepresentation or engaging in  
1418 misrepresentation or fraud in the distribution of a medical gas.

1419 (12) Except for emergency use oxygen, the distribution of a  
1420 medical gas to a patient without a prescription from a  
1421 practitioner authorized by law to prescribe a medical gas.

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1422       (13) The distribution or dispensing of a medical gas that  
1423 was previously dispensed by a pharmacy or a practitioner  
1424 authorized by law to prescribe.

1425       (14) The distribution or dispensing of a medical gas or  
1426 medical gas-related equipment to a patient, unless the patient  
1427 has been provided with the appropriate information and  
1428 counseling on the use, storage, and disposal of the medical gas.

1429       (15) Failure to report an act prohibited under this part or  
1430 the rules adopted under this part.

1431       (16) Failure to exercise due diligence as provided in s.  
1432 499.88.

1433       Section 28. Section 499.92, Florida Statutes, is created to  
1434 read:

1435       499.92 Criminal acts.-

1436       (1) A person commits a felony of the third degree,  
1437 punishable as provided in s. 775.082, s. 775.083, or s. 775.084,  
1438 if he or she:

1439       (a) Adulterates or misbrands a medical gas with intent to  
1440 defraud or deceive;

1441       (b) Knowingly purchases or receives a medical gas from a  
1442 person not legally authorized to distribute or dispense medical  
1443 gas;

1444       (c) Knowingly engages in the wholesale distribution of, or  
1445 sells, barter, brokers, or transfers, a medical gas to a person  
1446 not legally authorized to purchase or receive medical gas in the  
1447 jurisdiction in which the person receives the medical gas. A  
1448 permitted wholesale distributor that provides oxygen to a  
1449 permitted medical oxygen retail establishment that is out of  
1450 compliance with only the change of location notice requirement

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1451 under s. 499.834, does not commit a violation of this paragraph  
1452 if the wholesale distributor notifies the department of the  
1453 transaction no later than the next business day; or

1454 (d) Knowingly falsely creates a label for a medical gas or  
1455 knowingly misrepresents a factual matter contained in a label  
1456 for a medical gas.

1457 (2) A person found guilty of an offense under this section,  
1458 under the authority of the court convicting and sentencing the  
1459 person, shall be ordered to forfeit to the state any real or  
1460 personal property:

1461 (a) Used or intended to be used to commit, to facilitate,  
1462 or to promote the commission of such offense; and

1463 (b) Constituting, derived from, or traceable to the gross  
1464 proceeds that the defendant obtained directly or indirectly as a  
1465 result of the offense.

1466 (3) Property or assets subject to forfeiture under  
1467 subsection (2) may be seized pursuant to a warrant obtained in  
1468 the same manner as a search warrant or as otherwise authorized  
1469 by law, and held until the case against a defendant is  
1470 adjudicated. Monies ordered forfeited, or proceeds from the sale  
1471 of other assets ordered forfeited, shall be equitably divided  
1472 between the department and other agencies involved in the  
1473 investigation and prosecution that led to the conviction. Other  
1474 property ordered forfeited after conviction of a defendant may,  
1475 at the discretion of the investigating agencies, be placed into  
1476 official use by the department or the agencies involved in the  
1477 investigation and prosecution that led to the conviction.

1478 Section 29. Section 499.93, Florida Statutes, is created to  
1479 read:

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1480 499.93 Inspections.-

1481 (1) The department may require a facility that engages in  
1482 the manufacture, retail sale, or wholesale distribution of  
1483 medical gas to undergo an inspection in accordance with a  
1484 schedule to be determined by the department, including  
1485 inspections for initial permitting, permit renewal, and a  
1486 permitholder's change of location. The department may recognize  
1487 a third party to inspect wholesale distributors in this state or  
1488 other states pursuant to a schedule to be determined by the  
1489 department.

1490 (2) The department may recognize another state's  
1491 inspections of a manufacturer or wholesale distributor located  
1492 in that state if such state's laws are deemed to be  
1493 substantially equivalent to the laws of this state by the  
1494 department.

1495 (3) A manufacturing facility of medical gases is exempt  
1496 from routine inspection by the department if:

1497 (a) The manufacturing facility is currently registered with  
1498 the United States Food and Drug Administration under s. 510 of  
1499 the federal act and can provide proof of registration, such as a  
1500 copy of the Internet verification page; and

1501 (b) The manufacturing facility can provide proof of  
1502 inspection by the Food and Drug Administration, or if the  
1503 facility is located in another state, inspection by the Food and  
1504 Drug Administration or other governmental entity charged with  
1505 regulation of good manufacturing practices related to medical  
1506 gases in that state within the past 3 years, which demonstrates  
1507 substantial compliance with current good manufacturing practices  
1508 applicable to medical gases.

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1509       (4) A permitholder under this part shall exhibit or have  
1510 readily available its state permits and its most recent  
1511 inspection report administered by the department.

1512       Section 30. Section 499.931, Florida Statutes, is created  
1513 to read:

1514       499.931 Trade secret information.—Information required to  
1515 be submitted under this part which is a trade secret as defined  
1516 in s. 812.081(1)(c) and designated as a trade secret by an  
1517 applicant or permitholder must be maintained as required under  
1518 s. 499.051.

1519       Section 31. Section 499.94, Florida Statutes, is created to  
1520 read:

1521       499.94 Fees.—A fee collected for a permit under this part  
1522 shall be deposited into the Professional Regulation Trust Fund.  
1523 Moneys collected under this part shall be used for administering  
1524 this part. The department shall maintain a separate account in  
1525 the trust fund for the Drugs, Devices, and Cosmetics program.

1526       Section 32. Paragraph (a) of subsection (1) of section  
1527 409.9201, Florida Statutes, is amended to read:

1528       409.9201 Medicaid fraud.—

1529       (1) As used in this section, the term:

1530       (a) "Prescription drug" means any drug, including, but not  
1531 limited to, finished dosage forms or active ingredients that are  
1532 subject to, defined in ~~by~~, or described in ~~by~~ s. 503(b) of the  
1533 Federal Food, Drug, and Cosmetic Act or in ~~by~~ s. 465.003(8), s.  
1534 499.003(52), ~~s. 499.003(46) or (53) or s. 499.007(13), or s.~~  
1535 499.82(10).

1536  
1537 The value of individual items of the legend drugs or goods or

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1538 services involved in distinct transactions committed during a  
1539 single scheme or course of conduct, whether involving a single  
1540 person or several persons, may be aggregated when determining  
1541 the punishment for the offense.

1542 Section 33. Paragraph (c) of subsection (9) of section  
1543 460.403, Florida Statutes, is amended to read:

1544 460.403 Definitions.—As used in this chapter, the term:  
1545 (9)

1546 (c)1. Chiropractic physicians may adjust, manipulate, or  
1547 treat the human body by manual, mechanical, electrical, or  
1548 natural methods; by the use of physical means or physiotherapy,  
1549 including light, heat, water, or exercise; by the use of  
1550 acupuncture; or by the administration of foods, food  
1551 concentrates, food extracts, and items for which a prescription  
1552 is not required and may apply first aid and hygiene, but  
1553 chiropractic physicians are expressly prohibited from  
1554 prescribing or administering to any person any legend drug  
1555 except as authorized under subparagraph 2., from performing any  
1556 surgery except as stated herein, or from practicing obstetrics.

1557 2. Notwithstanding the prohibition against prescribing and  
1558 administering legend drugs under subparagraph 1. or s.  
1559 499.83(2)(c) ~~s. 499.01(2)(m)~~, pursuant to board rule  
1560 chiropractic physicians may order, store, and administer, for  
1561 emergency purposes only at the chiropractic physician's office  
1562 or place of business, prescription medical oxygen and may also  
1563 order, store, and administer the following topical anesthetics  
1564 in aerosol form:

1565 a. Any solution consisting of 25 percent ethylchloride and  
1566 75 percent dichlorodifluoromethane.

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1567           b. Any solution consisting of 15 percent  
1568 dichlorodifluoromethane and 85 percent  
1569 trichloromonofluoromethane.

1570  
1571 However, this paragraph does not authorize a chiropractic  
1572 physician to prescribe medical oxygen as defined in chapter 499.

1573           Section 34. Subsection (3) of section 465.0265, Florida  
1574 Statutes, is amended to read:

1575           465.0265 Centralized prescription filling.—

1576           (3) The filling, delivery, and return of a prescription by  
1577 one pharmacy for another pursuant to this section shall not be  
1578 construed as the filling of a transferred prescription as  
1579 described ~~set forth~~ in s. 465.026 or as a wholesale distribution  
1580 as defined ~~set forth~~ in s. 499.003 ~~s. 499.003(54)~~.

1581           Section 35. Paragraph (b) of subsection (2) of section  
1582 499.01212, Florida Statutes, is amended to read:

1583           499.01212 Pedigree paper.—

1584           (2) FORMAT.—A pedigree paper must contain the following  
1585 information:

1586           (b) For all other wholesale distributions of prescription  
1587 drugs:

1588           1. The quantity, dosage form, and strength of the  
1589 prescription drugs.

1590           2. The lot numbers of the prescription drugs.

1591           3. The name and address of each owner of the prescription  
1592 drug and his or her signature.

1593           4. Shipping information, including the name and address of  
1594 each person certifying delivery or receipt of the prescription  
1595 drug.

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1596 5. An invoice number, a shipping document number, or  
1597 another number uniquely identifying the transaction.

1598 6. A certification that the recipient wholesale distributor  
1599 has authenticated the pedigree papers.

1600 7. The unique serialization of the prescription drug, if  
1601 the manufacturer or repackager has uniquely serialized the  
1602 individual prescription drug unit.

1603 8. The name, address, telephone number, and, if available,  
1604 e-mail contact information of each wholesale distributor  
1605 involved in the chain of the prescription drug's custody.

1606  
1607 When an affiliated group member obtains title to a prescription  
1608 drug before distributing the prescription drug as the  
1609 manufacturer as defined in s. 499.003(30) (e) ~~under s.~~  
1610 ~~499.003(31) (e)~~, information regarding the distribution between  
1611 those affiliated group members may be omitted from a pedigree  
1612 paper required under this paragraph for subsequent distributions  
1613 of that prescription drug.

1614 Section 36. Paragraph (a) of subsection (1) and subsection  
1615 (3) of section 499.015, Florida Statutes, are amended to read:

1616 499.015 Registration of drugs, devices, and cosmetics;  
1617 issuance of certificates of free sale.—

1618 (1) (a) Except for those persons exempted from the  
1619 definition of manufacturer in s. 499.003 ~~s. 499.003(31)~~, any  
1620 person who manufactures, packages, repackages, labels, or  
1621 relabels a drug, device, or cosmetic in this state must register  
1622 such drug, device, or cosmetic biennially with the department;  
1623 pay a fee in accordance with the fee schedule provided by s.  
1624 499.041; and comply with this section. The registrant must list

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1625 each separate and distinct drug, device, or cosmetic at the time  
1626 of registration.

1627 (3) Except for those persons exempted from the definition  
1628 of manufacturer in s. 499.003 ~~s. 499.003(31)~~, a person may not  
1629 sell any product that he or she has failed to register in  
1630 conformity with this section. Such failure to register subjects  
1631 such drug, device, or cosmetic product to seizure and  
1632 condemnation as provided in s. 499.062, and subjects such person  
1633 to the penalties and remedies provided in this part.

1634 Section 37. Subsection (3) of section 499.024, Florida  
1635 Statutes, is amended to read:

1636 499.024 Drug product classification.—The department shall  
1637 adopt rules to classify drug products intended for use by humans  
1638 which the United States Food and Drug Administration has not  
1639 classified in the federal act or the Code of Federal  
1640 Regulations.

1641 (3) Any product that falls under the definition of drug in  
1642 s. 499.003 ~~s. 499.003(19)~~ may be classified under the authority  
1643 of this section. This section does not subject portable  
1644 emergency oxygen inhalators to classification; however, this  
1645 section does not exempt any person from ss. 499.01 and 499.015.

1646 Section 38. This act shall take effect October 1, 2014.