1	A bill to be entitled									
2	An act relating to pharmacies; amending s. 465.003,									
3	F.S.; revising and providing definitions; amending s.									
4	465.004, F.S.; revising the membership of the Board of									
5	Pharmacy; amending s. 465.019, F.S.; establishing									
6	Class III institutional pharmacies; providing									
7										
8	provisions to changes made by the act; amending s.									
9	465.0252, F.S.; revising notice requirements to									
10	conform to changes made by the act; amending s.									
11	499.003, F.S.; providing and revising definitions;									
12	amending s. 499.01, F.S.; authorizing the distribution									
13	of medicinal drugs and prepackaged drug products									
14	without a specified permit under certain conditions;									
15	deleting a provision exempting certain drug									
16										
17	providing an effective date.									
18										
19	Be It Enacted by the Legislature of the State of Florida:									
20										
21	Section 1. Subsections (7) and (13) of section 465.003,									
22	Florida Statutes, are amended, and subsections (21) and (22) are									
23	added to that section, to read:									
24	465.003 DefinitionsAs used in this chapter, the term:									
25	(7) "Institutional formulary system" means a method									
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26 whereby the medical staff evaluates, appraises, and selects 27 those medicinal drugs or proprietary preparations which in the 28 medical staff's clinical judgment are most useful in patient 29 care, and which are available for dispensing by a practicing 30 pharmacist in a Class II <u>or Class III</u> institutional pharmacy.

31 "Practice of the profession of pharmacy" includes (13)32 compounding, dispensing, and consulting concerning contents, 33 therapeutic values, and uses of any medicinal drug; consulting concerning therapeutic values and interactions of patent or 34 35 proprietary preparations, whether pursuant to prescriptions or in the absence and entirely independent of such prescriptions or 36 37 orders; and conducting other pharmaceutical services. For purposes of this subsection, "other pharmaceutical services" 38 39 means the monitoring of the patient's drug therapy and assisting the patient in the management of his or her drug therapy, and 40 includes review of the patient's drug therapy and communication 41 42 with the patient's prescribing health care provider as licensed 43 under chapter 458, chapter 459, chapter 461, or chapter 466, or 44 similar statutory provision in another jurisdiction, or such 45 provider's agent or such other persons as specifically 46 authorized by the patient, regarding the drug therapy. However, nothing in this subsection may be interpreted to permit an 47 alteration of a prescriber's directions, the diagnosis or 48 treatment of any disease, the initiation of any drug therapy, 49 50 the practice of medicine, or the practice of osteopathic

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medicine, unless otherwise permitted by law. "Practice of the 51 52 profession of pharmacy" also includes any other act, service, 53 operation, research, or transaction incidental to, or forming a 54 part of, any of the foregoing acts, requiring, involving, or 55 employing the science or art of any branch of the pharmaceutical 56 profession, study, or training, and shall expressly permit a 57 pharmacist to transmit information from persons authorized to 58 prescribe medicinal drugs to their patients. The practice of the 59 profession of pharmacy also includes the administration of vaccines to adults pursuant to s. 465.189 and the preparation of 60 prepackaged drug products in facilities holding Class III 61 62 institutional pharmacy permits. "Central distribution facility" means a facility 63 (21)

64 <u>under common control with a hospital holding a Class III</u> 65 <u>institutional pharmacy permit that may dispense, distribute,</u> 66 <u>compound, or fill prescriptions for medicinal drugs; prepare</u> 67 <u>prepackaged drug products; and conduct other pharmaceutical</u> 68 <u>services.</u>

69 (22) "Common control" means the power to direct or cause 70 the direction of the management and policies of a person or an 71 organization, whether by ownership of stock, voting rights, 72 contract, or otherwise. Subsection (2) of section 465.004, Florida 73 Section 2. 74 Statutes, is amended to read: 75 465.004 Board of Pharmacy.-

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76 (2)Seven members of the board must be licensed 77 pharmacists who are residents of this state and who have been 78 engaged in the practice of the profession of pharmacy in this 79 state for at least 4 years and, to the extent practicable, 80 represent the various pharmacy practice settings. Of the 81 pharmacist members, two must be currently engaged in the 82 practice of pharmacy in a community pharmacy, two must be 83 currently engaged in the practice of pharmacy in a Class II, institutional pharmacy or a Modified Class II, or Class III 84 85 institutional pharmacy, and three must be pharmacists licensed in this state irrespective of practice setting. The remaining 86 87 two members must be residents of the state who have never been 88 licensed as pharmacists and who are in no way connected with the 89 practice of the profession of pharmacy. No person may be 90 appointed as a consumer member who is in any way connected with a drug manufacturer or wholesaler. At least one member of the 91 92 board must be 60 years of age or older. The Governor shall 93 appoint members to the board in accordance with this subsection 94 as members' terms expire or as a vacancy occurs until the 95 composition of the board complies with the requirements of this 96 subsection.

97 Section 3. Subsections (4) and (6) of section 465.019, 98 Florida Statutes, are amended, and paragraph (d) is added to 99 subsection (2) of that section, to read:

100

465.019 Institutional pharmacies; permits.-

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101	(2) The following classes of institutional pharmacies are
102	established:
103	(d)1. "Class III institutional pharmacies" are those
104	institutional pharmacies, including central distribution
105	facilities, affiliated with a hospital that provide the same
106	services that are authorized by a Class II institutional
107	pharmacy permit. Class III institutional pharmacies may also:
108	a. Dispense, distribute, compound, and fill prescriptions
109	for medicinal drugs.
110	b. Prepare prepackaged drug products.
111	c. Conduct other pharmaceutical services for the
112	affiliated hospital and for entities under common control that
113	are each permitted under this chapter to possess medicinal
114	drugs.
115	d. Provide the services in sub-subparagraphs ac. to an
116	entity under common control which holds an active health care
117	clinic establishment permit as required under s. 499.01(2)(r).
118	2. A Class III institutional pharmacy shall maintain
119	policies and procedures addressing:
120	a. The consultant pharmacist responsible for
121	pharmaceutical services.
122	b. Safe practices for the preparation, dispensing,
123	prepackaging, distribution, and transportation of medicinal
124	drugs and prepackaged drug products.
125	c. Recordkeeping to monitor the movement, distribution,
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126 and transportation of medicinal drugs and prepackaged drug 127 products. d. Recordkeeping of pharmacy staff responsible for each 128 step in the preparation, dispensing, prepackaging, 129 130 transportation, and distribution of medicinal drugs and 131 prepackaged drug products. 132 e. Medicinal drugs and prepackaged drug products that may 133 not be safely distributed among Class III institutional 134 pharmacies. 135 (4) Medicinal drugs shall be dispensed in an institutional pharmacy to outpatients only when that institution has secured a 136 137 community pharmacy permit from the department. However, an 138 individual licensed to prescribe medicinal drugs in this state 139 may dispense up to a 24-hour supply of a medicinal drug to any 140 patient of an emergency department of a hospital that operates a Class II or Class III institutional pharmacy, provided that the 141 142 physician treating the patient in such hospital's emergency 143 department determines that the medicinal drug is warranted and 144 that community pharmacy services are not readily accessible, 145 geographically or otherwise, to the patient. Such dispensing 146 from the emergency department must be in accordance with the 147 procedures of the hospital. For any such patient for whom a medicinal drug is warranted for a period to exceed 24 hours, an 148 individual licensed to prescribe such drug must dispense a 24-149 150 hour supply of such drug to the patient and must provide the

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151 patient with a prescription for such drug for use after the 152 initial 24-hour period. The board may adopt rules necessary to 153 carry out the provisions of this subsection.

154 In a Class II or Class III institutional pharmacy, an (6) 155 institutional formulary system may be adopted with approval of 156 the medical staff for the purpose of identifying those medicinal 157 drugs, proprietary preparations, biologics, biosimilars, and 158 biosimilar interchangeables that may be dispensed by the pharmacists employed in such institution. A facility with a 159 Class II or Class III institutional pharmacy permit which is 160 operating under the formulary system shall establish policies 161 162 and procedures for the development of the system in accordance with the joint standards of the American Hospital Association 163 164 and American Society of Hospital Pharmacists for the utilization 165 of a hospital formulary system, which formulary shall be 166 approved by the medical staff.

Section 4. Subsection (3) of section 465.0252, FloridaStatutes, is amended to read:

169 465.0252 Substitution of interchangeable biosimilar 170 products.-

(3) A pharmacist who practices in a Class II, or Modified Class II, or Class III institutional pharmacy shall comply with the notification provisions of paragraph (2) (c) by entering the substitution in the institution's written medical record system or electronic medical record system.

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Section 5. Subsection (39) of section 499.003, Florida 176 177 Statutes, is amended, and paragraphs (w) and (x) are added to 178 subsection (48) of that section, to read: 179 499.003 Definitions of terms used in this part.-As used in 180 this part, the term: 181 (39) "Prepackaged drug product" means a drug that 182 originally was in finished packaged form sealed by a 183 manufacturer and that is placed in a properly labeled container by a pharmacy or practitioner authorized to dispense pursuant to 184 chapter 465 for the purpose of dispensing or by a facility 185 holding a Class III institutional pharmacy permit in the 186 187 establishment in which the prepackaging occurred. "Wholesale distribution" means the distribution of a 188 (48)189 prescription drug to a person other than a consumer or patient, 190 or the receipt of a prescription drug by a person other than the 191 consumer or patient, but does not include: 192 (w) A hospital covered by s. 340B of the Public Health 193 Service Act, 42 U.S.C. s. 256b, that arranges for a prescription 194 drug wholesale distributor to distribute prescription drugs 195 covered under that act directly to a contract pharmacy. Such 196 hospital is exempt from obtaining a restricted prescription drug 197 distributor permit under s. 499.01(2)(h). (x) The dispensing or distribution of a medicinal drug by 198 a Class III institutional pharmacy pursuant to s. 465.019. 199 200 Section 6. Paragraphs (b) and (h) of subsection (2) and Page 8 of 15

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subsection (5) of section 499.01, Florida Statutes, are amended 201 202 to read: 203 499.01 Permits.-204 The following permits are established: (2) 205 (b) Prescription drug repackager permit.-A prescription 206 drug repackager permit is required for any person that 207 repackages a prescription drug in this state. 208 A person that operates an establishment permitted as a 1. prescription drug repackager may engage in distribution of 209 prescription drugs repackaged at that establishment and must 210 211 comply with all of the provisions of this part and the rules 212 adopted under this part that apply to a prescription drug 213 manufacturer. 214 2. A prescription drug repackager must comply with all 215 appropriate state and federal good manufacturing practices. 3. A prescription drug repackager permit is not required 216 217 for distributing medicinal drugs or prepackaged drug products between entities under common control which each hold either an 218 219 active Class III institutional pharmacy permit under chapter 465 220 or an active health care clinic establishment permit under 221 paragraph (2)(r). For purposes of this subparagraph, the term 222 "common control" has the same meaning as in s. 499.003(48)(a)3. Restricted prescription drug distributor permit.-223 (h) 224 A restricted prescription drug distributor permit is 1. required for: 225

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226 Any person located in this state who engages in the a. 227 distribution of a prescription drug, which distribution is not 228 considered "wholesale distribution" under s. 499.003(48)(a). 229 Any person located in this state who engages in the b. 230 receipt or distribution of a prescription drug in this state for 231 the purpose of processing its return or its destruction if such 232 person is not the person initiating the return, the prescription 233 drug wholesale supplier of the person initiating the return, or the manufacturer of the drug. 234

с. 235 A blood establishment located in this state which 236 collects blood and blood components only from volunteer donors 237 as defined in s. 381.06014 or pursuant to an authorized 238 practitioner's order for medical treatment or therapy and 239 engages in the wholesale distribution of a prescription drug not 240 described in s. 499.003(48)(j) to a health care entity. A mobile 241 blood unit operated by a blood establishment permitted under 242 this sub-subparagraph is not required to be separately 243 permitted. The health care entity receiving a prescription drug 244 distributed under this sub-subparagraph must be licensed as a 245 closed pharmacy or provide health care services at that 246 establishment. The blood establishment must operate in 247 accordance with s. 381.06014 and may distribute only:

(I) Prescription drugs indicated for a bleeding orclotting disorder or anemia;

250

(II) Blood-collection containers approved under s. 505 of

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266

251 the federal act;

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

(IV) Prescription drugs that are identified in rules adopted by the department and that are essential to services performed or provided by blood establishments and authorized for distribution by blood establishments under federal law; or

258 To the extent authorized by federal law, drugs (V) 259 necessary to collect blood or blood components from volunteer 260 blood donors; for blood establishment personnel to perform 261 therapeutic procedures under the direction and supervision of a 262 licensed physician; and to diagnose, treat, manage, and prevent any reaction of a volunteer blood donor or a patient undergoing 263 264 a therapeutic procedure performed under the direction and 265 supervision of a licensed physician,

267 as long as all of the health care services provided by the blood 268 establishment are related to its activities as a registered 269 blood establishment or the health care services consist of 270 collecting, processing, storing, or administering human 271 hematopoietic stem cells or progenitor cells or performing 272 diagnostic testing of specimens if such specimens are tested together with specimens undergoing routine donor testing. The 273 274 blood establishment may purchase and possess the drugs described 275 in this sub-subparagraph without a health care clinic

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276 establishment permit.

277 2. Storage, handling, and recordkeeping of these 278 distributions by a person required to be permitted as a 279 restricted prescription drug distributor must be in accordance 280 with the requirements for wholesale distributors under s. 281 499.0121.

3. A person who applies for a permit as a restricted prescription drug distributor, or for the renewal of such a permit, must provide to the department the information required under s. 499.012.

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

5. A restricted prescription drug distributor permit is 292 293 not required for distributions between pharmacies that each hold 294 an active permit under chapter 465, have a common ownership, and 295 are operating in a freestanding end-stage renal dialysis clinic, 296 if such distributions are made to meet the immediate emergency 297 medical needs of specifically identified patients and do not occur with such frequency as to amount to the regular and 298 systematic supplying of that drug between the pharmacies. The 299 300 department shall adopt rules establishing when the distribution

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of a prescription drug under this subparagraph amounts to the 301 302 regular and systematic supplying of that drug. 303 6. A restricted prescription drug distributor permit is not required for distributing medicinal drugs or prepackaged 304 305 drug products between entities under common control that each 306 hold either an active Class III institutional pharmacy permit under chapter 465 or an active health care clinic establishment 307 308 permit under paragraph (2) (r). For purposes of this 309 subparagraph, the term "common control" has the same meaning as 310 in s. 499.003(48)(a)3. 311 (5) A prescription drug repackager permit issued under 312 this part is not required for a restricted prescription drug 313 distributor permitholder that is a health care entity to repackage prescription drugs in this state for its own use or 314 315 for distribution to hospitals or other health care entities in 316 the state for their own use, pursuant to s. 499.003(48)(a)3., 317 if: 318 (a) The prescription drug distributor notifies the 319 department, in writing, of its intention to engage in 320 repackaging under this exemption, 30 days before engaging in the 321 repackaging of prescription drugs at the permitted 322 establishment; (b) The prescription drug distributor is under common 323 324 control with the hospitals or other health care entities to which the prescription drug distributor is distributing 325

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prescription drugs. As used in this paragraph, "common control" 326 327 means the power to direct or cause the direction of the 328 management and policies of a person or an organization, whether 329 by ownership of stock, voting rights, contract, or otherwise; 330 (c) The prescription drug distributor repackages the 331 prescription drugs in accordance with current state and federal good manufacturing practices; and 332 333 (d) The prescription drug distributor labels the prescription drug it repackages in accordance with state and 334 335 federal laws and rules. 336 337 The prescription drug distributor is exempt from the product 338 registration requirements of s. 499.015 with regard to the 339 prescription drugs that it repackages and distributes under this 340 subsection. A prescription drug distributor that repackages and 341 distributes prescription drugs under this subsection to a not-342 for-profit rural hospital, as defined in s. 395.602, is not 343 required to comply with paragraph (c) or paragraph (d), but must 344 provide to each health care entity for which it repackages, for 345 each prescription drug that is repackaged and distributed, the information required by department rule for labeling 346 347 prescription drugs. The department shall adopt rules to ensure the safety and integrity of prescription drugs repackaged and 348 distributed under this subsection, including rules regarding 349 350 prescription drug manufacturing and labeling requirements.

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351		Section	7.	This	act	shall	take	effect	July	1,	2018.	
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