

1 A bill to be entitled
 2 An act relating to dosage form animal health products;
 3 creating s. 585.012, F.S.; providing definitions;
 4 requiring a manufacturer or distributor of dosage form
 5 animal health products to register with the Department
 6 of Agriculture and Consumer Services; authorizing the
 7 department to waive the registration requirement under
 8 certain conditions and to require specified
 9 information for registration applications; providing
 10 requirements for product labels; providing conditions
 11 under which dosage form animal health products are
 12 considered misbranded or adulterated; providing
 13 construction; providing an effective date.

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

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 17 Section 1. Section 585.012, Florida Statutes, is created
 18 to read:

19 585.012 Dosage form animal health products.—

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

21 (a) "Brand name" means any distinguishing word, name,
 22 symbol, or device, or combination thereof, identifying the
 23 dosage form animal health product of a manufacturer or
 24 distributor.

25 (b) "Distribute" means to offer for sale, sell, barter, or

26 exchange a dosage form animal health product or to supply,
27 furnish, or otherwise provide such a product for use by any
28 consumer or customer in the state.

29 (c) "Distributor" means a person or entity that
30 distributes dosage form animal health products.

31 (d) "Dosage form animal health product" means any product,
32 including oils, tinctures, capsules, tablets, liquids, soft
33 chews, and chewable limited dose products, intended to affect
34 the structure or function of an animal's body other than by
35 providing nutrition to the animal. The term does not include
36 animal feed supplements, products represented as a primary meal
37 for the intended animal species, products intended as a snack
38 treat or behavioral reward treat, or dental products providing
39 mechanical or abrasive action.

40 (e) "Label" means a display of written, printed, or
41 graphic matter upon or affixed to the container in which a
42 dosage form animal health product is distributed, or on the
43 invoice or delivery slip with which the product is distributed.

44 (f) "Labeling" means all labels and other written,
45 printed, or graphic matter upon a dosage form animal health
46 product or any of its containers; all wrappers accompanying the
47 product; and all advertisements, brochures, posters, or
48 television or radio announcements used in promoting the sale of
49 the product.

50 (g) "Manufacture" means the grinding, mixing, blending, or

51 further processing of a dosage form animal health product for
52 distribution.

53 (h) "Manufacturer" means a person or entity that
54 manufactures dosage form animal health products.

55 (i) "Product name" means the name of a dosage form animal
56 health product which identifies the kind, class, or specific use
57 of the product.

58 (2)(a) A manufacturer or distributor that manufactures or
59 distributes the finished form of a dosage form animal health
60 product in the state must submit a registration application to
61 the department every 2 years as prescribed by department rule.
62 The department may waive the registration requirement if a
63 manufacturer or distributor is registered under another federal
64 or state law in compliance with department rule.

65 (b) The department may require a registration application
66 to include a copy of the label and labeling for each dosage form
67 animal health product.

68 (3) A dosage form animal health product label must
69 contain, at a minimum, all of the following information:

70 (a) The net weight or count of the product.

71 (b) The product name and brand name, if any, under which
72 the product is manufactured or distributed.

73 (c) The established name of each active ingredient in the
74 product and the amount of each active ingredient per serving in
75 descending order by predominance of the ingredient in the

76 product.

77 (d) The established name of each inactive ingredient in
 78 the product and the amount of each inactive ingredient per
 79 serving in alphabetical order.

80 (e) Adequate directions and precautionary statements and
 81 warnings necessary to ensure safe and effective use of the
 82 product.

83 (f) The name and principal mailing address of the
 84 manufacturer or distributor. Only the name, city, state, and zip
 85 code are required for a manufacturer or distributor listed in a
 86 local telephone directory.

87 (g) A structure-function claim stating the intended non-
 88 nutritional benefit of the product.

89 (h) The expiration date.

90 (4) A dosage form animal health product is considered
 91 misbranded if the product label or labeling:

92 (a) Does not provide the information required in
 93 subsection (3) in a prominent and conspicuous manner which can
 94 be easily identified and understood under customary conditions
 95 of purchase and use.

96 (b) Includes the term "guaranteed analysis."

97 (c) Is false or misleading.

98 (5) A dosage form animal health product is considered
 99 adulterated if:

100 (a) The product contains any poisonous or deleterious

101 substance that may be injurious to animal health.

102 (b) Any valuable ingredient of the product has been in
 103 whole or in part omitted or removed.

104 (c) Any valuable ingredient of the product has been in
 105 whole or in part substituted by any less valuable ingredient.

106 (d) The composition or quality of the product falls below
 107 or differs from what the label or labeling purports or
 108 represents.

109 (e) The methods or controls used to manufacture or package
 110 the product do not conform to current good manufacturing
 111 practice.

112 (6) Dosage form animal health products may not be
 113 considered commercial feed, a drug, or feedstuff as those terms
 114 are defined in s. 580.031.

115 Section 2. This act shall take effect July 1, 2023.