Representative Schenck offered the following:

Amendment (with title amendment)

Remove lines 2418-2429 and insert:

1. Returned to the wholesale distributor, as defined in s. 499.003, Florida Statutes, which distributed them, with a written certification by the physician that, from the time such products were received by the physician until they are received by the wholesale distributor, the products have been properly stored, handled, and shipped in accordance with all applicable laws, rules, regulations, and standards; and that the specific units being returned were purchased from the wholesale distributor; and identifying the corresponding sales invoice number and date of sale from that wholesale distributor; or

2. Turned in to local law enforcement agencies and abandoned.
Amendment No.

(b) Wholesale distributors shall buy back the undispensed inventory of controlled substances listed in Schedule II or Schedule III as provided in s. 893.03, Florida Statutes, at the purchase price paid by the physician, physician practice, clinic, or other paying entity. A wholesale distributor may resell the inventory bought back under this section without documenting the original sale or return in the pedigree paper. Each wholesale distributor shall submit a report of its buy-back activities under this section to the Department of Health by August 1, 2011. The report shall include the following information:

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**TITLE AMENDMENT**

Between lines 160 and 161, insert:

requiring certain certifications by the physician returning inventory to a distributor; providing an exemption to pedigree paper requirements;