1	A bill to be entitled
2	An act relating to prescription drug importation
3	programs; creating s. 381.02035, F.S.; requiring the
4	Agency for Health Care Administration to establish the
5	Canadian Prescription Drug Importation Program;
6	defining terms; requiring the agency to contract with
7	a vendor to facilitate wholesale prescription drug
8	importation under the program; providing
9	responsibilities for the vendor, including the payment
10	of a bond; providing eligibility criteria for
11	prescription drugs, Canadian suppliers, and importers
12	under the program; authorizing a Canadian supplier to
13	export drugs into this state under the program under
14	certain circumstances; providing eligibility criteria
15	and requirements for drug importers; requiring
16	participating Canadian suppliers and importers to
17	comply with specified federal requirements for
18	distributing prescription drugs imported under the
19	program; prohibiting Canadian suppliers and importers
20	from distributing, dispensing, or selling prescription
21	drugs imported under the program outside of this
22	state; requiring the agency to request federal
23	approval of the program; requiring the request to
24	include certain information; requiring the agency to
25	begin operating the program within a specified
	Dage 1 of 10

Page 1 of 49

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26 timeframe after receiving federal approval; providing 27 certain documentation requirements; requiring the 28 agency to suspend the importation of drugs in 29 violation of this section or any federal or state law 30 or regulation; authorizing the agency to revoke the 31 suspension under certain circumstances; requiring the 32 agency to submit an annual report to the Governor and the Legislature by a specified date; providing 33 requirements for such report; requiring the agency to 34 35 notify the Legislature upon federal approval of the 36 program and to submit a proposal to the Legislature 37 for program implementation and funding before a certain date; requiring the agency to adopt necessary 38 39 rules; creating s. 465.0157, F.S.; establishing an 40 international export pharmacy permit for participation in the International Prescription Drug Importation 41 42 Program; providing requirements for permit application 43 and renewal; requiring the Department of Health to adopt certain rules governing the financial 44 responsibility of the pharmacy permittee; amending s. 45 465.017, F.S.; authorizing the department to inspect 46 international export pharmacy permittees; amending s. 47 48 499.005, F.S.; providing that the importation of a prescription drug under the International Prescription 49 50 Drug Importation Program is not a prohibited act under

Page 2 of 49

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51 that chapter; amending s. 499.0051, F.S.; providing an 52 exemption from prosecution as a criminal offense for 53 the importation of a prescription drug for wholesale 54 distribution under the International Prescription Drug 55 Importation Program; amending s. 499.01, F.S.; 56 requiring an international prescription drug wholesale 57 distributor to be permitted before operating; 58 requiring nonresident prescription drug manufacturers 59 to register with the Department of Business and 60 Professional Regulation to participate in the program; providing an exception; establishing an international 61 62 prescription drug wholesale distributor drug permit; providing permit requirements; requiring the 63 64 Department of Business and Professional Regulation to adopt certain rules governing the financial 65 66 responsibility of nonresident prescription drug 67 manufacturer licensee or permittee and international 68 prescription drug wholesale distributor permittees; 69 amending s. 499.012, F.S.; providing application 70 requirements for international prescription drug 71 wholesale distributors and nonresident prescription 72 drug manufacturers to participate in the program; 73 amending s. 499.015, F.S.; establishing that prescription drugs imported under the International 74 75 Prescription Drug Importation Program are not required

Page 3 of 49

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76	to be registered under a specified provision; amending
77	s. 499.065, F.S.; requiring the department to inspect
78	international prescription drug wholesale distributor
79	establishments; authorizing the department to
80	determine that an international prescription drug
81	wholesale distributor establishment is an imminent
82	danger to the public and require its immediate closure
83	under certain conditions; creating s. 499.0285, F.S.;
84	requiring the department to establish the
85	International Prescription Drug Importation Program
86	for a specified purpose; providing definitions;
87	providing eligibility criteria for prescription drugs,
88	exporters, and importers under the program; requiring
89	participating importers to submit certain
90	documentation to the department for prescription drugs
91	imported under the program; requiring the department
92	to immediately suspend the importation of specific
93	prescription drug or the importation of prescription
94	drugs by a specific importer if a violation has
95	occurred under the program; authorizing the department
96	to revoke such suspension under certain circumstances;
97	requiring the department to adopt necessary rules;
98	requiring the agency, in collaboration with the
99	Department of Business and Professional Regulation and
100	the Department of Health, to negotiate a federal

Page 4 of 49

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101	arrangement to operate a pilot program for importing
102	prescription drugs into this state; providing that
103	implementation of the act is contingent upon the
104	federal authorization; requiring the department to
105	notify the Legislature before implementation of the
106	pilot program and to submit a proposal for pilot
107	program implementation and funding; providing an
108	effective date.
109	
110	Be It Enacted by the Legislature of the State of Florida:
111	
112	Section 1. Section 381.02035, Florida Statutes, is created
113	to read:
114	381.02035 Canadian Prescription Drug Importation Program
115	(1) PROGRAM ESTABLISHEDThe Agency for Health Care
116	Administration shall establish the Canadian Prescription Drug
117	Importation Program for the importation of safe and effective
118	prescription drugs from Canada which have the highest potential
119	for cost savings to the state.
120	
IZ0	(2) DEFINITIONSAs used in this section, the term:
120	(2) DEFINITIONS.—As used in this section, the term:(a) "Agency" means the Agency for Health Care
121	(a) "Agency" means the Agency for Health Care
121 122	(a) "Agency" means the Agency for Health Care Administration.
121 122 123	(a) "Agency" means the Agency for Health Care Administration. (b) "Canadian supplier" means a manufacturer, wholesale

Page 5 of 49

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126	prescription drugs.
127	(c) "County health department" means a health care
128	facility established under part I of chapter 154.
129	(d) "Department" means the Department of Health.
130	(e) "Drug" or "prescription drug" has the same meaning as
131	"prescription drug" in s. 499.003, but is limited to drugs
132	intended for human use.
133	(f) "Federal act" means the Federal Food, Drug, and
134	Cosmetic Act, 21 U.S.C. ss. 301 et seq.; 52 Stat. 1040 et seq.
135	as amended by the Drug Quality and Security Act, 21 U.S.C. 351
136	et seq.
137	(g) "Free clinic" means a clinic that delivers only medical
138	diagnostic services or nonsurgical medical treatment free of
139	charge to low-income recipients.
139 140	
	(h) "Medicaid pharmacy" means a pharmacy licensed under
140	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect
140 141	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect
140 141 142	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency.
140 141 142 143	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter
140 141 142 143 144	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter
140 141 142 143 144 145	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter 465. (j) "Program" means the Canadian Prescription Drug
140 141 142 143 144 145 146	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter 465. (j) "Program" means the Canadian Prescription Drug Importation Program.
140 141 142 143 144 145 146 147	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter 465. (j) "Program" means the Canadian Prescription Drug Importation Program. (k) "Track-and-trace" means the product-tracing process
140 141 142 143 144 145 146 147 148	(h) "Medicaid pharmacy" means a pharmacy licensed under chapter 465 that has a Medicaid provider agreement in effect with the agency and is in good standing with the agency. (i) "Pharmacist" means a person who holds an active and unencumbered license to practice pharmacy pursuant to chapter 465. (j) "Program" means the Canadian Prescription Drug Importation Program. (k) "Track-and-trace" means the product-tracing process for the components of the pharmaceutical distribution supply

Page 6 of 49

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151	Act, Drug Supply Chain Security Act, 21 U.S.C. 351 et seq.
152	(1) "Vendor" means the entity contracted by the agency to
153	manage specified functions of the program.
154	(3) IMPORTATION PROCESS.—
155	(a) The agency shall contract with a vendor to provide
156	services under the program.
157	(b) By December 1, 2019, and each year thereafter, the
158	vendor shall develop a Wholesale Prescription Drug Importation
159	List identifying the prescription drugs that have the highest
160	potential for cost savings to the state. In developing the list,
161	the vendor shall consider, at a minimum, which prescription
162	drugs will provide the greatest cost savings to state programs,
163	including prescriptions drugs for which there are shortages,
164	specialty prescription drugs, and high volume prescription
165	drugs. The agency, in consultation with the department, shall
166	review the Wholesale Prescription Drug Importation List every 3
167	months to ensure that it continues to meet the requirements of
168	the programs and may direct the vendor to revise the list, as
169	necessary.
170	(c) The vendor shall identify Canadian suppliers that are
171	in full compliance with relevant Canadian federal and provincial
172	laws and regulations and the federal act and who have agreed to
173	export drugs identified on the list at prices that will provide
174	cost savings to the state. The vendor must verify that such
175	Canadian suppliers meet all of the requirements of the program,
	Page 7 of 40

Page 7 of 49

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176 while meeting or exceeding the federal and state track-and-trace 177 laws and regulations. 178 The vendor shall contract with such eligible Canadian (d) 179 suppliers, or facilitate contracts between eligible importers 180 and Canadian suppliers, to import drugs under the program. 181 The vendor shall maintain a list of all registered (e) 182 importers that participate in the program. 183 The vendor shall ensure compliance with Title II of (f) 184 the federal Drug Quality and Security Act, Pub. L. No. 113-54, by all suppliers, importers and other distributors, and 185 186 participants in the program. 187 The vendor shall assist the agency in the preparation (q) of the annual report required by subsection (12), including the 188 189 timely provision of any information requested by the agency. 190 The vendor shall provide an annual financial audit of (h) 191 its operations to the agency as required by the agency. The 192 vendor shall also provide quarterly financial reports specific 193 to the program and shall include information on the performance 194 of its subcontractors and vendors. The agency shall determine 195 the format and contents of the reports. 196 (4) BOND REQUIREMENT.-The agency shall require a bond from 197 the vendor to mitigate the financial consequences of potential 198 acts of malfeasance or misfeasance or fraudulent or dishonest acts committed by the vendor, any employees of the vendor, or 199 200 its subcontractors.

Page 8 of 49

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201 (5) ELIGIBLE PRESCRIPTION DRUGSEligible importers, as
202 described in subsection (7), may import a drug from an eligible
203 Canadian supplier, as described in subsection (6), if:
204 (a) The drug meets the United States Food and Drug
205 Administration's standards related to safety, effectiveness,
206 misbranding, and adulteration;
207 (b) Importing the drug would not violate federal patent
208 <u>laws;</u>
209 (c) Importing the drug is expected to generate cost
210 savings; and
211 (d) The drug is not:
212 <u>1. A controlled substance as defined in 21 U.S.C. s. 802;</u>
213 2. A biological product as defined in 42 U.S.C. s. 262;
214 <u>3. An infused drug;</u>
215 <u>4. An intravenously injected drug;</u>
216 5. A drug that is inhaled during surgery; or
217 6. A drug that is a parenteral drug, the importation of
218 which is determined by the United States Secretary of Health and
219 Human Services to pose a threat to the public health.
220 (6) ELIGIBLE CANADIAN SUPPLIERS.—A Canadian supplier may
221 export prescription drugs into this state under the program if
222 the supplier:
223 (a) Is in full compliance with relevant Canadian federal
224 and provincial laws and regulations;
(b) Is identified by the vendor as eligible to participate
Page 9 of 49

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226	in the program; and
227	(c) Submits an attestation that the supplier has a
228	registered agent in the United States, including the name and
229	United States address of the registered agent.
230	(7) ELIGIBLE IMPORTERSThe following entities may import
231	prescription drugs from an eligible Canadian supplier under the
232	program:
233	(a) A pharmacist or wholesaler employed by or under
234	contract with the department's central pharmacy, for
235	distribution to a county health department or free clinic for
236	dispensing to clients treated in such department or clinic.
237	(b) A pharmacist or wholesaler employed by or under
238	contract with a Medicaid pharmacy, for dispensing to the
239	pharmacy's Medicaid recipients.
239 240	pharmacy's Medicaid recipients. (c) A pharmacist or wholesaler employed by or under
240	(c) A pharmacist or wholesaler employed by or under
240 241	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to
240 241 242	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections.
240 241 242 243	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under
240 241 242 243 244	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under contract with a developmental disabilities center, as defined in
240 241 242 243 244 245	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under contract with a developmental disabilities center, as defined in s. 393.063, for dispensing to clients treated in such center.
240 241 242 243 244 245 246	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under contract with a developmental disabilities center, as defined in s. 393.063, for dispensing to clients treated in such center. (e) A pharmacist or wholesaler employed by or under
240 241 242 243 244 245 246 247	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under contract with a developmental disabilities center, as defined in s. 393.063, for dispensing to clients treated in such center. (e) A pharmacist or wholesaler employed by or under contract with a treatment facility, as defined in s. 394.455,
240 241 242 243 244 245 246 247 248	(c) A pharmacist or wholesaler employed by or under contract with the Department of Corrections, for dispensing to inmates in the custody of the Department of Corrections. (d) A pharmacist or wholesaler employed by or under contract with a developmental disabilities center, as defined in s. 393.063, for dispensing to clients treated in such center. (e) A pharmacist or wholesaler employed by or under contract with a treatment facility, as defined in s. 394.455, for dispensing to patients treated in such facility.

Page 10 of 49

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251	(a) Must comply with the tracking and tracing requirements
252	of 21 U.S.C. ss. 360eee et seq.
253	(b) May not distribute, dispense, or sell prescription
254	drugs imported under the program outside of the state.
255	(9) FEDERAL APPROVALBy July 1, 2020, the agency shall
256	submit a request to the United States Secretary of Health and
257	Human Services for approval of the program under 21 U.S.C. s.
258	384(1). The agency shall begin operating the program within 6
259	months after receiving such approval. The request must, at a
260	minimum:
261	(a) Describe the agency's plan for operating the program.
262	(b) Demonstrate how the prescription drugs imported into
263	this state under the program will meet the applicable federal
264	and state standards for safety and effectiveness.
265	(c) Demonstrate how the drugs imported into this state
266	under the program will comply with federal tracing procedures.
267	(d) Include a list of proposed prescription drugs that
268	have the highest potential for cost savings to the state through
269	importation at the time that the request is submitted.
270	(e) Estimate the total cost savings attributable to the
271	program.
272	(f) Provide the costs of program implementation to the
273	state.
274	(g) Include a list of potential Canadian suppliers from
275	which the state would import drugs and demonstrate that the
	Page 11 of 40

Page 11 of 49

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276 suppliers are in full compliance with relevant Canadian federal 277 and provincial laws and regulations as well as all applicable 278 federal and state laws and regulations. 279 PRESCRIPTION DRUG SUPPLY CHAIN DOCUMENTATION.-(10)280 (a) The vendor shall ensure the safety and quality of 281 drugs imported under the program. The vendor shall: 282 1. For an initial imported shipment of a specific drug by 283 an importer, ensure that each batch of the drug in the shipment 284 is statistically sampled and tested for authenticity and 285 degradation in a manner consistent with the federal act. 286 2. For every subsequent imported shipment of that drug by 287 that importer, ensure that a statistically valid sample of the shipment is tested for authenticity and degradation in a manner 288 289 consistent with the federal act. 290 3. Certify that the drug: 291 a. Is approved for marketing in the United States and is 292 not adulterated or misbranded; and 293 Meets all of the labeling requirements under 21 U.S.C. b. 294 s. 352. 295 4. Maintain qualified laboratory records, including 296 complete data derived from all tests necessary to ensure that 297 the drug is in compliance with the requirements of this section. 298 5. Maintain documentation demonstrating that the testing 299 required by this section was conducted at a qualified laboratory 300 in accordance with the federal act and any other applicable

Page 12 of 49

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301	federal and state laws and regulations governing laboratory
302	qualifications.
303	(b) All testing required by this section must be conducted
304	in a qualified laboratory that meets the standards under the
305	federal act and any other applicable federal and state laws and
306	regulations governing laboratory qualifications for drug
307	testing.
308	(c) The vendor shall maintain information and
309	documentation submitted under this section for a period of at
310	least 7 years.
311	(d) A participating importer must submit the all of
312	following information to the vendor:
313	1. The name and quantity of the active ingredient of the
314	drug.
315	2. A description of the dosage form of the drug.
316	3. The date on which the drug is received.
317	4. The quantity of the drug that is received.
318	5. The point of origin and destination of the drug.
319	6. The price paid by the importer for the drug.
320	(e) A participating Canadian supplier must submit the
321	following information and documentation to the vendor specifying
322	all of the following:
323	1. The original source of the drug, including:
324	a. The name of the manufacturer of the drug.
325	b. The date on which the drug was manufactured.
	Page 13 of 40

Page 13 of 49

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326	c. The location (country, state or province, and city)
327	where the drug was manufactured.
328	2. The date on which the drug is shipped.
329	3. The quantity of the drug that is shipped.
330	4. The quantity of each lot of the drug originally
331	received and the source of the lot.
332	5. The lot or control number and the batch number assigned
333	to the drug by the manufacturer.
334	(f) The agency may require that the vendor collect any
335	other information necessary to ensure the protection of the
336	public health.
337	(11) IMMEDIATE SUSPENSION The agency shall immediately
338	suspend the importation of a specific drug or the importation of
339	drugs by a specific importer if it discovers that any drug or
340	activity is in violation of this section or any federal or state
341	law or regulation. The agency may revoke the suspension if,
342	after conducting an investigation, it determines that the public
343	is adequately protected from counterfeit or unsafe drugs being
344	imported into this state.
345	(12) ANNUAL REPORTBy December 1 of each year, the agency
346	shall submit a report to the Governor, the President of the
347	Senate, and the Speaker of the House of Representatives on the
348	operation of the program during the previous fiscal year. The
349	report must include, at a minimum:
350	(a) A list of the prescription drugs that were imported
	Page 14 of 49

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351	under the program;
352	(b) The number of participating entities;
353	(c) The number of prescriptions dispensed through the
354	program;
355	(d) The estimated cost savings during the previous fiscal
356	year and to date attributable the program;
357	(e) A description of the methodology used to determine
358	which drugs should be included on the Wholesale Prescription
359	Drug Importation List; and
360	(f) Documentation as to how the program ensures the
361	following:
362	1. That Canadian suppliers participating in the program
363	are of high quality, high performance, and in full compliance
364	with relevant Canadian federal and provincial laws and
365	regulations as well as all federal laws and regulations and
366	state laws and rules;
367	2. That prescription drugs imported under the program are
368	not shipped, sold, or dispensed outside of this state once in
369	the possession of the importer;
370	3. That prescription drugs imported under the program are
371	pure, unadulterated, potent, and safe;
372	4. That the program does not put consumers at a higher
373	health and safety risk than if the consumer did not participate;
374	and
375	5. That the program provides cost savings to the state on
	$P_{aco} 15 \text{ of } 10$
	Page 15 of 49

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376 imported prescription drugs. 377 (13) NOTIFICATION OF FEDERAL APPROVAL.-Upon receipt of 378 federal approval of the program, the agency shall notify the President of the Senate, the Speaker of the House of 379 380 Representatives, and the relevant committees of the Senate and 381 the House of Representatives. After approval is received and 382 before the start of the next regular session of the Legislature 383 in which the proposal could be funded, the agency shall submit 384 to all parties a proposal for program implementation and program 385 funding. 386 (14) RULEMAKING.-The agency shall adopt rules necessary to 387 implement this section. 388 Section 2. Section 465.0157, Florida Statutes, is created 389 to read: 390 465.0157 International export pharmacy permit.-391 (1) To participate as an exporter of prescription drugs 392 into this state under the International Prescription Drug 393 Importation Program established in s. 499.0285, a pharmacy 394 located outside of the United States must hold an international export pharmacy permit. 395 396 (2) An international export pharmacy shall maintain at all 397 times an active and unencumbered license or permit to operate 398 the pharmacy in compliance with the laws of the jurisdiction in 399 which the dispensing facility is located and from which the 400 prescription drugs will be exported. Such jurisdiction must be

Page 16 of 49

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401	in a country with which the United States has a current mutual
402	recognition agreement, cooperation agreement, memorandum of
403	understanding, or other federal mechanism recognizing the
404	country's adherence to current good manufacturing practices for
405	pharmaceutical products.
406	(3) An application for an international export pharmacy
407	permit must be submitted on a form developed and provided by the
408	board. The board may require an applicant to provide any
409	information it deems reasonably necessary to carry out the
410	purposes of this section.
411	(4) An applicant shall submit the following to the board
412	to obtain an initial permit, or to the department to renew a
413	permit:
414	(a) Proof of an active and unencumbered license or permit
415	to operate the pharmacy in compliance with the laws of the
416	jurisdiction in which the dispensing facility is located and
417	from which the prescription drugs will be exported.
418	(b) Documentation demonstrating that the country in which
419	the pharmacy operates has a current mutual recognition
420	agreement, cooperation agreement, memorandum of understanding,
421	or other federal mechanism recognizing the country's adherence
422	to current good manufacturing practices for pharmaceutical
423	products.
424	(c) The location, names, and titles of all principal
425	corporate officers and the pharmacist who serves as the
	Page 17 of 10

Page 17 of 49

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426 prescription department manager for prescription drugs exported 427 into this state under the International Prescription Drug 428 Importation Program. 429 (d) Written attestation by an owner or officer of the 430 applicant, and by the applicant's prescription department 431 manager, that: 1. The attestor has read and understands the laws and 432 rules governing the manufacture, distribution, and dispensing of 433 434 prescription drugs in this state. 435 2. A prescription drug shipped, mailed, or delivered into this state meets or exceeds this state's standards for safety 436 437 and efficacy. 438 3. A prescription drug product shipped, mailed, or 439 delivered into this state must not have been, and may not be, 440 manufactured or distributed in violation of the laws and rules 441 of the jurisdiction in which the applicant is located and from 442 which the prescription drugs shall be exported. 443 (e) A current inspection report from an inspection 444 conducted by the regulatory or licensing agency of the 445 jurisdiction in which the applicant is located. The inspection 446 report must reflect compliance with this section. An inspection 447 report is current if the inspection was conducted within 6 months before the date of submitting the application for the 448 449 initial permit or within 1 year before the date of submitting an 450 application for permit renewal. If the applicant is unable to

Page 18 of 49

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451 submit a current inspection report conducted by the regulatory 452 or licensing agency of the jurisdiction in which the applicant 453 is located and from which the prescription drugs will be 454 exported, due to acceptable circumstances, as established by 455 rule, or if an inspection has not been performed, the department 456 must: 457 1. Conduct, or contract with an entity to conduct, an 458 onsite inspection, with all related costs borne by the 459 applicant; 460 2. Accept a current and satisfactory inspection report, as 461 determined by rule, from an entity approved by the board; or 462 3. Accept a current inspection report from the United 463 States Food and Drug Administration conducted pursuant to the 464 federal Drug Quality and Security Act, Pub. L. No. 113-54. 465 The department shall adopt rules governing the (5) 466 financial responsibility of the pharmacy permittee. The rules 467 must establish, at a minimum, financial reporting requirements, 468 standards for financial capability to perform the functions 469 governed by the permit, and requirements for ensuring permittees 470 and their contractors can be held accountable for the financial consequences of any act of malfeasance or misfeasance or 471 472 fraudulent or dishonest act or acts committed by the permittee 473 or its contractors. 474 Section 3. Subsection (2) of section 465.017, Florida 475 Statutes, is amended to read:

Page 19 of 49

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476 465.017 Authority to inspect; disposal.-477 Duly authorized agents and employees of the department (2) 478 may inspect a nonresident pharmacy registered under s. 465.0156, 479 an international export pharmacy permittee under s. 465.0157, or 480 a nonresident sterile compounding permittee under s. 465.0158 481 pursuant to this section. The costs of such inspections shall be 482 borne by such pharmacy or permittee. 483 Section 4. Subsection (20) of section 499.005, Florida 484 Statutes, is amended to read: 485 499.005 Prohibited acts.-It is unlawful for a person to 486 perform or cause the performance of any of the following acts in 487 this state: 488 (20) The importation of a prescription drug except as 489 provided by s. 801(d) of the Federal Food, Drug, and Cosmetic 490 Act or s. 499.0285. 491 Section 5. Paragraph (e) of subsection (12) of section 492 499.0051, Florida Statutes, is amended to read: 493 499.0051 Criminal acts.-494 (12) REFUSAL TO ALLOW INSPECTION; SELLING, PURCHASING, OR 495 TRADING DRUG SAMPLES; FAILURE TO MAINTAIN RECORDS RELATING TO 496 PRESCRIPTION DRUGS .- Any person who violates any of the following 497 provisions commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, or as 498 otherwise provided in this part: 499 The importation of a prescription drug for wholesale 500 (e)

Page 20 of 49

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501 distribution, except as provided by s. 801(d) of the Federal 502 Food, Drug, and Cosmetic Act or s. 499.0285. 503 Section 6. Subsection (1) and paragraph (c) of subsection 504 (2) of section 499.01, Florida Statutes, are amended, and 505 paragraph (s) is added to subsection (2) of that section, to 506 read: 507 499.01 Permits.-508 Before operating, a permit is required for each person (1)509 and establishment that intends to operate as: 510 (a) A prescription drug manufacturer; A prescription drug repackager; 511 (b) 512 (C) A nonresident prescription drug manufacturer; 513 (d) A nonresident prescription drug repackager; 514 (e) A prescription drug wholesale distributor; 515 An out-of-state prescription drug wholesale (f) distributor; 516 517 (q) A retail pharmacy drug wholesale distributor; 518 A restricted prescription drug distributor; (h) 519 (i) A complimentary drug distributor; 520 A freight forwarder; (j) 521 A veterinary prescription drug retail establishment; (k) 522 A veterinary prescription drug wholesale distributor; (1) A limited prescription drug veterinary wholesale 523 (m) 524 distributor; 525 An over-the-counter drug manufacturer; (n)

Page 21 of 49

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526	(o) A device manufacturer;
527	(p) A cosmetic manufacturer;
528	(q) A third party logistics provider; or
529	(r) A health care clinic establishment; or
530	(s) An international prescription drug wholesale
531	distributor.
532	(2) The following permits are established:
533	(c) Nonresident prescription drug manufacturer permitA
534	nonresident prescription drug manufacturer permit is required
535	for any person that is a manufacturer of prescription drugs,
536	unless permitted as a third party logistics provider, located
537	outside of this state or outside the United States and that
538	engages in the distribution in this state of such prescription
539	drugs. Each such manufacturer must be permitted by the
540	department and comply with all of the provisions required of a
541	prescription drug manufacturer under this part. The department
542	shall adopt rules for issuing a virtual nonresident prescription
543	drug manufacturer permit to a person who engages in the
544	manufacture of prescription drugs but does not make or take
545	physical possession of any prescription drugs. The rules adopted
546	by the department under this section may exempt virtual
547	nonresident manufacturers from certain establishment, security,
548	and storage requirements set forth in s. 499.0121.
549	1. A person that distributes prescription drugs for which
550	the person is not the manufacturer must also obtain an out-of-
	Dama 22 of 40

Page 22 of 49

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551 state prescription drug wholesale distributor permit, an 552 international prescription drug wholesale distributor permit, or 553 third party logistics provider permit pursuant to this section 554 to engage in the distribution of such prescription drugs when 555 required by this part. This subparagraph does not apply to a 556 manufacturer that distributes prescription drugs only for the 557 manufacturer of the prescription drugs where both manufacturers 558 are affiliates.

559 2. Any such person must comply with the licensing or permitting requirements of the jurisdiction in which the 560 561 establishment is located and the federal act, and any 562 prescription drug distributed into this state must comply with 563 this part. If a person intends to import prescription drugs from 564 a foreign country into this state, the nonresident prescription 565 drug manufacturer must provide to the department a list 566 identifying each prescription drug it intends to import and 567 document approval by the United States Food and Drug 568 Administration for such importation.

569 <u>3.a. A nonresident prescription drug manufacturer that has</u> 570 registered to participate in the International Prescription Drug 571 <u>Importation Program pursuant to this section is not required to</u> 572 provide the list and approval required by subparagraph 2. for 573 prescription drugs imported under that program.

574b. To participate as an exporter of prescription drugs575into this state under the International Prescription Drug

Page 23 of 49

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Importation Program established under s. 499.0285, a nonresident

CS/HB 19, Engrossed 1

576

577 prescription drug manufacturer located outside of the United 578 States must register with the Department of Business and 579 Professional Regulation before engaging in any activities under 580 that section. Such manufacturer must be licensed or permitted in 581 a country with which the United States has a current mutual 582 recognition agreement, cooperation agreement, memorandum of 583 understanding, or other federal mechanism recognizing the 584 country's adherence to current good manufacturing practices for 585 pharmaceutical products. 586 c. The department shall adopt rules governing the 587 financial responsibility of a nonresident prescription drug 588 manufacturer licensee or permittee. The rules will establish, at 589 a minimum, financial reporting requirements, standards for 590 financial capability to perform the functions governed by the 591 permit, and requirements for ensuring permittees and their 592 contractors can be held accountable for the financial 593 consequences of any act of malfeasance or misfeasance or 594 fraudulent or dishonest act or acts committed by the permittee 595 or its contractors. 596 (s) International prescription drug wholesale

597 <u>distributor.</u>-

5981. A wholesale distributor located outside of the United599States must obtain an international prescription drug wholesale600distributor permit to engage in the wholesale exportation and

Page 24 of 49

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601 distribution of prescription drugs in the state under the 602 International Prescription Drug Importation Program established 603 in s. 499.0285. The wholesale distributor must be licensed or 604 permitted to operate in a country with which the United States 605 has a mutual recognition agreement, cooperation agreement, 606 memorandum of understanding, or other federal mechanism 607 recognizing the country's adherence to current good 608 manufacturing practices for pharmaceutical products. The 609 wholesale distributor must maintain at all times a license or 610 permit to engage in the wholesale distribution of prescription 611 drugs in compliance with the laws of the jurisdiction in which it operates. An international prescription drug wholesale 612 613 distributor permit may not be issued to a wholesale distributor 614 if the jurisdiction in which the wholesale distributor operates 615 does not require a license to engage in the wholesale 616 distribution of prescription drugs. 617 2. The department shall adopt rules governing the 618 financial responsibility of an international prescription drug 619 wholesale distributor permittee. The rules will establish, at a 620 minimum, financial reporting requirements, standards for 621 financial capability to perform the functions governed by the 622 permit, and requirements for ensuring permittees and their 623 contractors can be held accountable for the financial 624 consequences of any act of malfeasance or misfeasance or 625 fraudulent or dishonest act or acts committed by the permittee

Page 25 of 49

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626 or its contractors.

527 Section 7. Subsection (2), paragraph (a) of subsection 528 (4), subsections (8), (10), (11), and (14), and paragraphs (a), 529 (b), and (f) of subsection (15) of section 499.012, Florida 530 Statutes, are amended to read:

631

499.012 Permit application requirements.-

632 (2) Notwithstanding subsection (6), a permitted person in 633 good standing may change the type of permit issued to that 634 person by completing a new application for the requested permit, 635 paying the amount of the difference in the permit fees if the 636 fee for the new permit is more than the fee for the original 637 permit, and meeting the applicable permitting conditions for the new permit type. The new permit expires on the expiration date 638 639 of the original permit being changed; however, a new permit for 640 a prescription drug wholesale distributor, an out-of-state 641 prescription drug wholesale distributor, an international 642 prescription drug wholesale distributor, or a retail pharmacy 643 drug wholesale distributor shall expire on the expiration date 644 of the original permit or 1 year after the date of issuance of 645 the new permit, whichever is earlier. A refund may not be issued 646 if the fee for the new permit is less than the fee that was paid 647 for the original permit.

648 (4) (a) Except for a permit for a prescription drug
649 wholesale distributor, an international prescription drug
650 wholesale distributor, or an out-of-state prescription drug

Page 26 of 49

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wholesale distributor, an application for a permit must include: 651 652 1. The name, full business address, and telephone number 653 of the applicant; 654 2. All trade or business names used by the applicant; 655 3. The address, telephone numbers, and the names of 656 contact persons for each facility used by the applicant for the 657 storage, handling, and distribution of prescription drugs; 658 The type of ownership or operation, such as a 4. 659 partnership, corporation, or sole proprietorship; and 660 5. The names of the owner and the operator of the 661 establishment, including: 662 If an individual, the name of the individual; a. 663 If a partnership, the name of each partner and the name b. 664 of the partnership; с. 665 If a corporation, the name and title of each corporate 666 officer and director, the corporate names, and the name of the 667 state of incorporation; 668 If a sole proprietorship, the full name of the sole d. 669 proprietor and the name of the business entity; 670 If a limited liability company, the name of each e. member, the name of each manager, the name of the limited 671 672 liability company, and the name of the state in which the limited liability company was organized; and 673 674 f. Any other relevant information that the department 675 requires.

Page 27 of 49

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676 An application for a permit or to renew a permit for a (8) 677 prescription drug wholesale distributor, an international 678 prescription drug wholesale distributor, or an out-of-state 679 prescription drug wholesale distributor submitted to the 680 department must include: 681 The name, full business address, and telephone number (a) 682 of the applicant. 683 (b) All trade or business names used by the applicant. The address, telephone numbers, and the names of 684 (C) contact persons for each facility used by the applicant for the 685 686 storage, handling, and distribution of prescription drugs. 687 (d) The type of ownership or operation, such as a partnership, corporation, or sole proprietorship. 688 689 (e) The names of the owner and the operator of the 690 establishment, including: 691 If an individual, the name of the individual. 1. 692 2. If a partnership, the name of each partner and the name 693 of the partnership. 694 3. If a corporation: 695 The name, address, and title of each corporate officer a. 696 and director. 697 The name and address of the corporation, resident agent b. of the corporation, the resident agent's address, and the 698 699 corporation's state of incorporation. 700 The name and address of each shareholder of the с.

Page 28 of 49

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hb0019-02-e1

corporation that owns 5 percent or more of the outstanding stock

CS/HB19, Engrossed 1

701

702 of the corporation. 703 4. If a sole proprietorship, the full name of the sole 704 proprietor and the name of the business entity. 705 5. If a limited liability company: 706 The name and address of each member. a. The name and address of each manager. 707 b. 708 с. The name and address of the limited liability company, 709 the resident agent of the limited liability company, and the 710 name of the state in which the limited liability company was 711 organized. 712 (f) If applicable, the name and address of each affiliate 713 of the applicant. 714 (q) The applicant's gross annual receipts attributable to 715 prescription drug wholesale distribution activities for the 716 previous tax year. 717 (h) The tax year of the applicant. 718 A copy of the deed for the property on which (i) 719 applicant's establishment is located, if the establishment is 720 owned by the applicant, or a copy of the applicant's lease for 721 the property on which applicant's establishment is located that 722 has an original term of not less than 1 calendar year, if the establishment is not owned by the applicant. 723

(j) A list of all licenses and permits issued to the
applicant by any other state <u>or jurisdiction</u> which authorize the

Page 29 of 49

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726 applicant to purchase or possess prescription drugs.

(k) The name of the manager of the establishment that is applying for the permit or to renew the permit, the next four highest ranking employees responsible for prescription drug wholesale operations for the establishment, and the name of all affiliated parties for the establishment, together with the personal information statement and fingerprints required pursuant to subsection (9) for each of such persons.

(1) The name of each of the applicant's designated
representatives as required by subsection (15), together with
the personal information statement and fingerprints required
pursuant to subsection (9) for each such person.

738 Evidence of a surety bond in this state or any other (m) 739 state in the United States in the amount of \$100,000. If the 740 annual gross receipts of the applicant's previous tax year are 741 \$10 million or less, evidence of a surety bond in the amount of 742 \$25,000. The specific language of the surety bond must include 743 the State of Florida as a beneficiary, payable to the 744 Professional Regulation Trust Fund. In lieu of the surety bond, 745 the applicant may provide other equivalent security such as an 746 irrevocable letter of credit, or a deposit in a trust account or 747 financial institution, which includes the State of Florida as a beneficiary, payable to the Professional Regulation Trust Fund. 748 749 The purpose of the bond or other security is to secure payment 750 of any administrative penalties imposed by the department and

Page 30 of 49

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751 any fees and costs incurred by the department regarding that 752 permit which are authorized under state law and which the 753 permittee fails to pay 30 days after the fine or costs become 754 final. The department may make a claim against such bond or 755 security until 1 year after the permittee's license ceases to be 756 valid or until 60 days after any administrative or legal 757 proceeding authorized in this part which involves the permittee 758 is concluded, including any appeal, whichever occurs later.

759 For establishments used in wholesale distribution, (n) 760 proof of an inspection conducted by the department, the United 761 States Food and Drug Administration, or another governmental 762 entity charged with the regulation of good manufacturing 763 practices related to wholesale distribution of prescription 764 drugs, within timeframes set forth by the department in 765 departmental rules, which demonstrates substantial compliance 766 with current good manufacturing practices applicable to 767 wholesale distribution of prescription drugs. The department may 768 recognize another state's or jurisdiction's inspection of a 769 wholesale distributor located in that state or jurisdiction if 770 such state's or jurisdiction's laws are deemed to be substantially equivalent to the law of this state by the 771 772 department. The department may accept an inspection by a thirdparty accreditation or inspection service which meets the 773 774 criteria set forth in department rule.

775

(o) Any other relevant information that the department

Page 31 of 49

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776 requires. 777 Documentation of the credentialing policies and (p) 778 procedures required by s. 499.0121(15). 779 For international prescription drug wholesale (q) 780 distributors and nonresident prescription drug manufacturers to 781 participate in the International Prescription Drug Importation 782 Program established under s. 499.0285, documentation 783 demonstrating that the applicant is appropriately licensed or 784 permitted by a country with which the United States has a mutual 785 recognition agreement, cooperation agreement, memorandum of 786 understanding, or other mechanism recognizing the country's 787 adherence to current good manufacturing practices for 788 pharmaceutical products. 789 (10) The department may deny an application for a permit 790 or refuse to renew a permit for a prescription drug wholesale 791 distributor, an international prescription drug wholesale 792 distributor, or an out-of-state prescription drug wholesale 793 distributor if: 794 The applicant has not met the requirements for the (a) 795 permit. 796 The management, officers, or directors of the (b) 797 applicant or any affiliated party are found by the department to 798 be incompetent or untrustworthy. 799 The applicant is so lacking in experience in managing (C) 800 a wholesale distributor as to make the issuance of the proposed Page 32 of 49

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801 permit hazardous to the public health.

(d) The applicant is so lacking in experience in managing
a wholesale distributor as to jeopardize the reasonable promise
of successful operation of the wholesale distributor.

805 (e) The applicant is lacking in experience in the806 distribution of prescription drugs.

(f) The applicant's past experience in manufacturing or distributing prescription drugs indicates that the applicant poses a public health risk.

(g) The applicant is affiliated directly or indirectly through ownership, control, or other business relations, with any person or persons whose business operations are or have been detrimental to the public health.

(h) The applicant, or any affiliated party, has been found
guilty of or has pleaded guilty or nolo contendere to any felony
or crime punishable by imprisonment for 1 year or more under the
laws of the United States, any state, or any other country,
regardless of whether adjudication of guilt was withheld.

(i) The applicant or any affiliated party has been charged with a felony in a state or federal court and the disposition of that charge is pending during the application review or renewal review period.

(j) The applicant has furnished false or fraudulent
information or material in any application made in this state or
any other state in connection with obtaining a permit or license

Page 33 of 49

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826 to manufacture or distribute drugs, devices, or cosmetics.

(k) That a federal, state, or local government permit currently or previously held by the applicant, or any affiliated party, for the manufacture or distribution of any drugs, devices, or cosmetics has been disciplined, suspended, or revoked and has not been reinstated.

(1) The applicant does not possess the financial or physical resources to operate in compliance with the permit being sought, this chapter, and the rules adopted under this chapter.

(m) The applicant or any affiliated party receives, directly or indirectly, financial support and assistance from a person who was an affiliated party of a permittee whose permit was subject to discipline or was suspended or revoked, other than through the ownership of stock in a publicly traded company or a mutual fund.

842 (n) The applicant or any affiliated party receives, 843 directly or indirectly, financial support and assistance from a 844 person who has been found guilty of any violation of this part 845 or chapter 465, chapter 501, or chapter 893, any rules adopted 846 under this part or those chapters, any federal or state drug 847 law, or any felony where the underlying facts related to drugs, regardless of whether the person has been pardoned, had her or 848 his civil rights restored, or had adjudication withheld, other 849 850 than through the ownership of stock in a publicly traded company

Page 34 of 49

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851 or a mutual fund.

(o) The applicant for renewal of a permit under s.
499.01(2)(e) or (f) has not actively engaged in the wholesale
distribution of prescription drugs, as demonstrated by the
regular and systematic distribution of prescription drugs
throughout the year as evidenced by not fewer than 12 wholesale
distributions in the previous year and not fewer than three
wholesale distributions in the previous 6 months.

(p) Information obtained in response to s. 499.01(2)(e) or
(f) demonstrates it would not be in the best interest of the
public health, safety, and welfare to issue a permit.

862 (q) The applicant does not possess the financial standing
863 and business experience for the successful operation of the
864 applicant.

(r) The applicant or any affiliated party has failed to comply with the requirements for manufacturing or distributing prescription drugs under this part, similar federal laws, similar laws in other states, or the rules adopted under such laws.

(11) Upon approval of the application by the department
and payment of the required fee, the department shall issue or
renew a prescription drug wholesale distributor, an
<u>international prescription drug wholesale distributor</u>, or an
out-of-state prescription drug wholesale distributor permit to
the applicant.

Page 35 of 49

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876 (14)The name of a permittee or establishment on a 877 prescription drug wholesale distributor permit, an international 878 prescription drug wholesale distributor permit, or an out-of-879 state prescription drug wholesale distributor permit may not 880 include any indicia of attainment of any educational degree, any 881 indicia that the permittee or establishment possesses a 882 professional license, or any name or abbreviation that the 883 department determines is likely to cause confusion or mistake or 884 that the department determines is deceptive, including that of 885 any other entity authorized to purchase prescription drugs. 886 Each establishment that is issued an initial or (15) (a)

887 renewal permit as a prescription drug wholesale distributor, an 888 international prescription drug wholesale distributor, or an 889 out-of-state prescription drug wholesale distributor must 890 designate in writing to the department at least one natural 891 person to serve as the designated representative of the 892 wholesale distributor. Such person must have an active 893 certification as a designated representative from the 894 department.

895 (b) To be certified as a designated representative, a896 natural person must:

897 1. Submit an application on a form furnished by the898 department and pay the appropriate fees.

- 899 2. Be at least 18 years of age.
- 900

3. Have at least 2 years of verifiable full-time:

Page 36 of 49

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a. Work experience in a pharmacy licensed in this state or
another state <u>or jurisdiction</u>, where the person's
responsibilities included, but were not limited to,
recordkeeping for prescription drugs;

b. Managerial experience with a prescription drug
wholesale distributor licensed in this state or in another state
or jurisdiction; or

908 c. Managerial experience with the United States Armed 909 Forces, where the person's responsibilities included, but were 910 not limited to, recordkeeping, warehousing, distributing, or 911 other logistics services pertaining to prescription drugs.

912 4. Receive a passing score of at least 75 percent on an 913 examination given by the department regarding federal laws 914 governing distribution of prescription drugs and this part and 915 the rules adopted by the department governing the wholesale 916 distribution of prescription drugs. This requirement shall be 917 effective 1 year after the results of the initial examination 918 are mailed to the persons that took the examination. The 919 department shall offer such examinations at least four times 920 each calendar year.

921 5. Provide the department with a personal information922 statement and fingerprints pursuant to subsection (9).

923 (f) A wholesale distributor may not operate under a 924 prescription drug wholesale distributor permit, an international 925 prescription drug wholesale distributor permit, or an out-of-

Page 37 of 49

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926 state prescription drug wholesale distributor permit for more 927 than 10 business days after the designated representative leaves 928 the employ of the wholesale distributor, unless the wholesale 929 distributor employs another designated representative and 930 notifies the department within 10 business days of the identity 931 of the new designated representative.

932 Section 8. Subsection (1) of section 499.015, Florida933 Statutes, is amended to read:

934 499.015 Registration of drugs and devices; issuance of 935 certificates of free sale.-

936 (1) (a) Except for those persons exempted from the 937 definition of manufacturer in s. 499.003, any person who 938 manufactures, packages, repackages, labels, or relabels a drug 939 or device in this state must register such drug or device 940 biennially with the department; pay a fee in accordance with the 941 fee schedule provided by s. 499.041; and comply with this 942 section. The registrant must list each separate and distinct drug or device at the time of registration. 943

(b) The department may not register any product that does not comply with the Federal Food, Drug, and Cosmetic Act, as amended, or Title 21 C.F.R. Registration of a product by the department does not mean that the product does in fact comply with all provisions of the Federal Food, Drug, and Cosmetic Act, as amended.

950

(c) Registration under this section is not required for

Page 38 of 49

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951 prescription drugs imported under the International Prescription 952 Drug Importation Program established in s. 499.0285. 953 Section 9. Subsections (1) and (3) of section 499.065, 954 Florida Statutes, are amended to read: 955 499.065 Inspections; imminent danger.-956 Notwithstanding s. 499.051, the department shall (1) 957 inspect each prescription drug wholesale distributor establishment, international prescription drug wholesale 958 959 distributor establishment, prescription drug repackager 960 establishment, veterinary prescription drug wholesale 961 distributor establishment, limited prescription drug veterinary 962 wholesale distributor establishment, and retail pharmacy drug 963 wholesale distributor establishment that is required to be 964 permitted under this part as often as necessary to ensure 965 compliance with applicable laws and rules. The department shall 966 have the right of entry and access to these facilities at any 967 reasonable time. 968 The department may determine that a prescription drug (3) 969 wholesale distributor establishment, international prescription 970 drug wholesale distributor establishment, prescription drug 971 repackager establishment, veterinary prescription drug wholesale 972 distributor establishment, limited prescription drug veterinary 973 wholesale distributor establishment, or retail pharmacy drug 974 wholesale distributor establishment that is required to be 975 permitted under this part is an imminent danger to the public

Page 39 of 49

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CS/HB	19,	Engrossed	1

976 health and shall require its immediate closure if the 977 establishment fails to comply with applicable laws and rules 978 and, because of the failure, presents an imminent threat to the 979 public's health, safety, or welfare. Any establishment so deemed 980 and closed shall remain closed until allowed by the department 981 or by judicial order to reopen.

982 Section 10. Section 499.0285, Florida Statutes, is created 983 to read:

984 <u>499.0285</u> International Prescription Drug Importation 985 Program.-

986 (1) PROGRAM ESTABLISHED.—The department shall establish a
 987 program for the importation of safe and effective prescription
 988 drugs from foreign nations with which the United States has
 989 current mutual recognition agreements, cooperation agreements,
 990 memoranda of understanding, or other federal mechanisms
 991 recognizing their adherence to current good manufacturing
 992 practices for pharmaceutical products.

993 DEFINITIONS.-As used in this section, the term: (2) 994 "Exporter" means an international prescription drug (a) 995 wholesale distributor, a nonresident prescription drug 996 manufacturer registered to participate in the program, or an 997 international export pharmacy that exports prescription drugs 998 into this state under the program. 999 (b) "Federal Act" means the Federal Food, Drug, and 1000 Cosmetic Act, 21 U.S.C. ss. 301 et seq.; 52 Stat. 1040 et seq.

Page 40 of 49

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1001	as amended by the Drug Quality and Security Act, 21 U.S.C. 351
1002	et seq.
1003	(c) "Foreign recipient" means an entity other than the
1004	original prescription drug manufacturer which receives the
1005	prescription drug before its importation into this state under
1006	the program.
1007	(d) "Good manufacturing practice" refers to the good
1008	manufacturing practice regulations in 21 C.F.R. parts 210 and
1009	<u>211.</u>
1010	(e) "Importer" means a wholesale distributor, pharmacy, or
1011	pharmacist importing prescription drugs into this state under
1012	the program.
1013	(f) "International export pharmacy" means a pharmacy
1014	located outside of the United States which holds an active and
1015	unencumbered permit under chapter 465 to export prescription
1016	drugs into this state under the program.
1017	(g) "International prescription drug wholesale
1018	distributor" means a prescription drug wholesale distributor
1019	located outside of the United States which holds an active and
1020	unencumbered permit under this part to export and distribute
1021	prescription drugs into this state under the program.
1022	(h) "Nonresident prescription drug manufacturer" means an
1023	entity located outside of the United States which holds an
1024	active and unencumbered permit under this part to manufacture
1025	prescription drugs and has registered with the department to

Page 41 of 49

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1026 export and distribute such prescription drugs into this state 1027 under the program. 1028 "Pharmacist" means a person who holds an active and (i) unencumbered license to practice pharmacy under chapter 465. 1029 1030 "Pharmacy" means an entity that holds an active and (j) 1031 unencumbered permit under chapter 465. 1032 (k) "Prescription drug" has the same meaning as defined in 1033 this part, but is limited to drugs intended for human use. 1034 (1) "Program" means the International Prescription Drug 1035 Importation Program established under this section. 1036 "Qualified laboratory" means a laboratory that has (m) 1037 been approved by the department for the purposes of this 1038 section. 1039 (3) ELIGIBLE PRESCRIPTION DRUGS.-An eligible importer may 1040 import a prescription drug from an eligible exporter if: 1041 (a) The drug meets the United States Food and Drug 1042 Administration's standards related to safety, effectiveness, 1043 misbranding, and adulteration; 1044 (b) Importing the drug would not violate the patent laws 1045 of the United States; and 1046 (c) The drug is not: 1047 1. A controlled substance as defined in 21 U.S.C. s. 802; 1048 2. A biological product as defined in 42 U.S.C. s. 262; 1049 3. An infused drug; 1050 4. An intravenously injected drug;

Page 42 of 49

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1051	5. A drug that is inhaled during surgery; or
1052	6. A drug that is a parenteral drug, the importation of
1053	which is determined by the United States Secretary of Health and
1054	Human Services to pose a threat to the public health.
1055	(4) EXPORTERS.—
1056	(a) The following entities may export prescription drugs
1057	into this state under the program:
1058	1. An international prescription drug wholesale
1059	<u>distributor.</u>
1060	2. A nonresident prescription drug manufacturer.
1061	3. An international export pharmacy.
1062	(b) An eligible exporter must register with the department
1063	before exporting prescription drugs into this state under the
1064	program.
1065	(c) An exporter may not distribute, sell, or dispense
1066	prescription drugs imported under the program to any person
1066 1067	prescription drugs imported under the program to any person residing outside of the state.
1067	residing outside of the state.
1067 1068	residing outside of the state. (5) IMPORTERS
1067 1068 1069	residing outside of the state. (5) IMPORTERS (a) The following entities may import prescription drugs
1067 1068 1069 1070	residing outside of the state. (5) IMPORTERS (a) The following entities may import prescription drugs under the program:
1067 1068 1069 1070 1071	residing outside of the state. (5) IMPORTERS (a) The following entities may import prescription drugs under the program: 1. A wholesale distributor.
1067 1068 1069 1070 1071 1072	residing outside of the state. (5) IMPORTERS (a) The following entities may import prescription drugs under the program: 1. A wholesale distributor. 2. A pharmacy.
1067 1068 1069 1070 1071 1072 1073	residing outside of the state. (5) IMPORTERS (a) The following entities may import prescription drugs under the program: 1. A wholesale distributor. 2. A pharmacy. 3. A pharmacist.

Page 43 of 49

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1076	program.
1077	(c) An importer may not distribute, sell, or dispense
1078	prescription drugs imported under the program to any person
1079	residing outside of the state.
1080	(6) PRESCRIPTION DRUG SUPPLY CHAIN DOCUMENTATION
1081	(a) A participating importer must submit the following
1082	information and documentation to the department:
1083	1. The name and quantity of the active ingredient of the
1084	prescription drug.
1085	2. A description of the dosage form of the prescription
1086	drug.
1087	3. The date on which the prescription drug is shipped.
1088	4. The quantity of the prescription drug that is shipped.
1089	5. The point of origin and destination of the prescription
1090	drug.
1091	6. The price paid by the importer for the prescription
1092	drug.
1093	7. Documentation from the exporter specifying:
1094	a. The original source of the prescription drug; and
1095	b. The quantity of each lot of the prescription drug
1096	originally received by the seller from that source.
1097	8. The lot or control number assigned to the prescription
1098	drug by the manufacturer.
1099	9. The name, address, telephone number, and professional
1100	license or permit number of the importer.
	Page 44 of 40

Page 44 of 49

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1101	10. In the case of a prescription drug that is shipped
1102	directly by the first foreign recipient from the manufacturer:
1103	a. Documentation demonstrating that the prescription drug
1104	was received by the recipient from the manufacturer and
1105	subsequently shipped by the first foreign recipient to the
1106	importer.
1107	b. Documentation of the quantity of each lot of the
1108	prescription drug received by the first foreign recipient
1109	demonstrating that the quantity being imported into this state
1110	is not more than the quantity that was received by the first
1111	foreign recipient.
1112	c. For an initial imported shipment, documentation
1113	demonstrating that each batch of the prescription drug in the
1114	shipment was statistically sampled and tested for authenticity
1115	and degradation.
1116	11. In the case of a prescription drug that is not shipped
1117	directly from the first foreign recipient, documentation
1118	demonstrating that each batch in each shipment offered for
1119	importation into this state was statistically sampled and tested
1120	for authenticity and degradation.
1121	12. For an initial imported shipment of a specific drug by
1122	an importer, the department shall ensure that each batch of the
1123	drug in the shipment is statistically sampled and tested for
1124	authenticity and degradation in a manner consistent with the
1125	federal act. The agency may contract with a vendor for these
	Dage 45 of 40

Page 45 of 49

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1126	functions.
1127	13. For every subsequent imported shipment of that drug by
1128	that importer, the department shall ensure that a statistically
1129	valid sample of the shipment was tested for authenticity and
1130	degradation in a manner consistent with the federal act.
1131	14. Certify that the drug:
1132	a. Is approved for marketing in the United States and is
1133	not adulterated or misbranded; and
1134	b. Meets all of the labeling requirements under 21 U.S.C.
1135	<u>s. 352.</u>
1136	15. Maintain qualified laboratory records, including
1137	complete data derived from all tests necessary to ensure that
1138	the drug is in compliance with the requirements of this section.
1139	16. Maintain documentation demonstrating that the testing
1140	required by this section was conducted at a qualified laboratory
1141	in accordance with the federal act and any other applicable
1142	federal and state laws and regulations governing laboratory
1143	qualifications.
1144	(b) All testing required by this section must be conducted
1145	in a qualified laboratory that meets the standards under the
1146	federal act and any other applicable federal and state laws and
1147	regulations governing laboratory qualifications for drug
1148	testing.
1149	(c) The vendor shall maintain information and
1150	documentation submitted under this section for a period of at
ļ	Page 46 of 49

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1151	least 7 years.
1152	(d) A participating importer must submit the all of
1153	following information to the department:
1154	1. The name and quantity of the active ingredient of the
1155	drug.
1156	2. A description of the dosage form of the drug.
1157	3. The date on which the drug is received.
1158	4. The quantity of the drug that is received.
1159	5. The point of origin and destination of the drug.
1160	6. The price paid by the importer for the drug.
1161	(e) A participating International Importation Drug
1162	supplier must submit the following information and documentation
1163	to the agency or the agency's designated vendor specifying all
1164	of the following:
1165	1. The original source of the drug, including:
1166	a. The name of the manufacturer of the drug.
1167	b. The date on which the drug was manufactured.
1168	c. The location (country, state or province, and city)
1169	where the drug was manufactured.
1170	2. The date on which the drug is shipped.
1171	3. The quantity of the drug that is shipped.
1172	4. The quantity of each lot of the drug originally
1173	received and from which source.
1174	5. The lot or control number and the batch number assigned
1175	to the drug by the manufacturer.
	Page 47 of 49

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1176 The name, address, and telephone number, and 6. 1177 professional license or permit number of the importer. 1178 The department may require any other information (f) 1179 necessary to ensure the protection of the public health. 1180 (7) IMMEDIATE SUSPENSION.-The department shall immediately 1181 suspend the importation of a specific prescription drug or the 1182 importation of prescription drugs by a specific importer if it 1183 discovers that any prescription drug or activity is in violation 1184 of this section. The department may revoke the suspension if, after conducting an investigation, it determines that the public 1185 is adequately protected from counterfeit or unsafe prescription 1186 1187 drugs being imported into this state. 1188 RULEMAKING AUTHORITY.-The department shall adopt rules (8) 1189 necessary to implement this section. 1190 Section 11. Notwithstanding the Federal Food, Drug, and 1191 Cosmetic Act, the Department of Business and Professional 1192 Regulation, in collaboration with the Department of Health, 1193 shall negotiate a federal arrangement to operate a pilot program 1194 for importing prescription drugs into this state. The proposal 1195 to operate such a pilot program shall demonstrate that the 1196 program sets safety standards consistent with the current 1197 federal requirements for the manufacturing and distribution of 1198 prescription drugs; limits the importation of prescription drugs 1199 under the program to entities licensed or permitted by the state to manufacture, distribute, or dispense prescription drugs; and 1200

Page 48 of 49

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2019

1201	includes inspection and enforcement authority. Implementation of
1202	sections 2 through 10 of this act is contingent upon
1203	authorization granted under federal law, rule, or approval. The
1204	department shall notify the President of the Senate, the Speaker
1205	of the House of Representatives, and the relevant committees of
1206	the Senate and the House of Representatives before
1207	implementation of the pilot program. The department shall submit
1208	to all parties a proposal for program implementation and program
1209	funding.
1210	Section 12. This act shall take effect July 1, 2019.

Page 49 of 49

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