1	A bill to be entitled
2	An act relating to consultant pharmacists; amending s.
3	465.003, F.S.; revising the definition of the term
4	"practice of the profession of pharmacy"; amending s.
5	465.0125, F.S.; requiring a pharmacist to complete
6	additional training to be licensed as a consultant
7	pharmacist; authorizing a consultant pharmacist to
8	perform specified services under certain conditions;
9	prohibiting a consultant pharmacist from modifying or
10	discontinuing medicinal drugs prescribed by a health
11	care practitioner under certain conditions; revising
12	the responsibilities of a consultant pharmacist;
13	requiring a consultant pharmacist and a collaborating
14	practitioner to maintain written collaborative
15	practice agreements; requiring written collaborative
16	practice agreements to be made available upon request
17	from or upon inspection by the Department of Health;
18	prohibiting a consultant pharmacist from diagnosing
19	any disease or condition; defining the term "health
20	care facility"; providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsection (13) of section 465.003, Florida
25	Statutes, is amended to read:
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26 465.003 Definitions.-As used in this chapter, the term: "Practice of the profession of pharmacy" includes 27 (13)28 compounding, dispensing, and consulting concerning contents, 29 therapeutic values, and uses of any medicinal drug; consulting 30 concerning therapeutic values and interactions of patent or proprietary preparations, whether pursuant to prescriptions or 31 32 in the absence and entirely independent of such prescriptions or 33 orders; and conducting other pharmaceutical services. For purposes of this subsection, the term "other pharmaceutical 34 35 services" means the monitoring of the patient's drug therapy and assisting the patient in the management of his or her drug 36 37 therapy, and includes reviewing, and making recommendations 38 regarding, review of the patient's drug therapy and health care 39 status in communication with the patient's prescribing health care provider as licensed under chapter 458, chapter 459, 40 chapter 461, or chapter 466, or a similar statutory provision in 41 42 another jurisdiction, or such provider's agent or such other 43 persons as specifically authorized by the patient, regarding the 44 drug therapy. However, nothing in this subsection may not be 45 interpreted to permit an alteration of a prescriber's 46 directions, the diagnosis or treatment of any disease, the initiation of any drug therapy, the practice of medicine, or the 47 practice of osteopathic medicine, unless otherwise permitted by 48 law. The term "practice of the profession of pharmacy" also 49 50 includes any other act, service, operation, research, or

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51 transaction incidental to, or forming a part of, any of the 52 foregoing acts, requiring, involving, or employing the science 53 or art of any branch of the pharmaceutical profession, study, or 54 training, and shall expressly permit a pharmacist to transmit 55 information from persons authorized to prescribe medicinal drugs 56 to their patients. The practice of the profession of pharmacy 57 also includes the administration of vaccines to adults pursuant 58 to s. 465.189 and the preparation of prepackaged drug products 59 in facilities holding Class III institutional pharmacy permits. 60 The term also includes the ordering and evaluating of any laboratory or clinical testing; conducting patient assessments; 61 62 and modifying, discontinuing, or administering medicinal drugs pursuant to s. 465.0125 by a consultant pharmacist. 63 64 Section 2. Section 465.0125, Florida Statutes, is amended 65 to read: 465.0125 Consultant pharmacist license; application, 66 67 renewal, fees; responsibilities; rules.-(1) 68 The department shall issue or renew a consultant 69 pharmacist license upon receipt of an initial or renewal 70 application that which conforms to the requirements for 71 consultant pharmacist initial licensure or renewal as adopted 72 promulgated by the board by rule and a fee set by the board not 73 to exceed \$250. To be licensed as a consultant pharmacist, a 74 pharmacist must complete additional training as required by the 75 board.

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76 (a) A consultant pharmacist may provide medication 77 management services in a health care facility within the 78 framework of a written collaborative practice agreement between 79 the pharmacist and a health care facility medical director or a 80 physician licensed under chapter 458 or chapter 459, a podiatric physician licensed under chapter 461, or a dentist licensed 81 82 under chapter 466 who is authorized to prescribe medicinal 83 drugs. A consultant pharmacist may only provide medication 84 management services, conduct patient assessments, and order and 85 evaluate laboratory or clinical testing for patients of the health care practitioner with whom the consultant pharmacist has 86 87 a written collaborative practice agreement. 88 (b) A written collaborative practice agreement must 89 outline the circumstances under which the consultant pharmacist 90 may: 91 1. Order and evaluate any laboratory or clinical tests to 92 promote and evaluate patient health and wellness, and monitor 93 drug therapy and treatment outcomes. 94 2. Conduct patient assessments as appropriate to evaluate 95 and monitor drug therapy. 96 3. Modify or discontinue medicinal drugs as outlined in 97 the agreed upon patient-specific order or preapproved treatment 98 protocol under the direction of a physician. However, a 99 consultant pharmacist may not modify or discontinue medicinal 100 drugs prescribed by a health care practitioner who does not have

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101 a written collaborative practice agreement with the consultant 102 pharmacist. 103 4. Administer medicinal drugs. 104 (c) A The consultant pharmacist shall maintain be 105 responsible for maintaining all drug, patient care, and quality 106 assurance records as required by law and, with the collaborating 107 practitioner, shall maintain written collaborative practice 108 agreements that must be available upon request from or upon 109 inspection by the department. This subsection does not authorize a consultant 110 (d) 111 pharmacist to diagnose any disease or condition. 112 (e) For purposes of this subsection, the term "health care 113 facility" means an ambulatory surgical center or hospital 114 licensed under chapter 395, an alcohol or chemical dependency 115 treatment center licensed under chapter 397, an inpatient 116 hospice licensed under part IV of chapter 400, a nursing home 117 licensed under part II of chapter 400, an ambulatory care center as defined in s. 408.07, or a nursing home component under 118 119 chapter 400 within a continuing care facility licensed under 120 chapter 651 for establishing drug handling procedures for the 121 safe handling and storage of drugs. The consultant pharmacist 122 may also be responsible for ordering and evaluating any laboratory or clinical testing when, in the judgment of the 123 consultant pharmacist, such activity is necessary for the proper 124 performance of the consultant pharmacist's responsibilities. 125

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126 Such laboratory or clinical testing may be ordered only with 127 regard to patients residing in a nursing home facility, and then 128 only when authorized by the medical director of the nursing home 129 facility. The consultant pharmacist must have completed such 130 additional training and demonstrate such additional 131 qualifications in the practice of institutional pharmacy as 132 shall be required by the board in addition to licensure as a 133 registered pharmacist. Notwithstanding the provisions of subsection (1), a 134 (2) 135 consultant pharmacist or a doctor of pharmacy licensed in this 136 state may also be responsible for ordering and evaluating any laboratory or clinical testing for persons under the care of a 137 licensed home health agency when, in the judgment of the 138 139 consultant pharmacist or doctor of pharmacy, such activity is 140 necessary for the proper performance of his or her responsibilities and only when authorized by a practitioner 141 142 licensed under chapter 458, chapter 459, chapter 461, or chapter 466. In order for the consultant pharmacist or doctor of 143 144 pharmacy to qualify and accept this authority, he or she must 145 receive 3 hours of continuing education relating to laboratory and clinical testing as established by the board. 146 147 The board shall adopt promulgate rules necessary to (3)

148 149

Section 3. This act shall take effect July 1, 2020.

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implement and administer this section.