House

Florida Senate - 2020 Bill No. CS for SB 708

LEGISLATIVE ACTION

Senate Comm: WD 01/31/2020

The Committee on Innovation, Industry, and Technology (Hutson) recommended the following:

Senate Amendment (with title amendment)

Between lines 87 and 88

insert:

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Section 2. Section 465.003, Florida Statutes, is reordered and amended to read:

465.003 Definitions.—As used in this chapter, the term:(1) "Administration" means the obtaining and giving of a

single dose of medicinal drugs by a legally authorized person to a patient for her or his consumption.



11 <u>(3) (2)</u> "Board" means the Board of Pharmacy. (9) (3) "Consultant pharmacist" means a pharmacist licensed by the department and certified as a consultant pharmacist pursuant to s. 465.0125.

(10) (4) "Data communication device" means an electronic device that receives electronic information from one source and transmits or routes it to another, including, but not limited to, any such bridge, router, switch, or gateway.

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(11) (5) "Department" means the Department of Health.

(12) (6) "Dispense" means the transfer of possession of one 20 21 or more doses of a medicinal drug by a pharmacist to the 22 ultimate consumer or her or his agent. As an element of 23 dispensing, the pharmacist shall, prior to the actual physical 24 transfer, interpret and assess the prescription order for 25 potential adverse reactions, interactions, and dosage regimen 26 she or he deems appropriate in the exercise of her or his 27 professional judgment, and the pharmacist shall certify that the 28 medicinal drug called for by the prescription is ready for 29 transfer. The pharmacist shall also provide counseling on proper 30 drug usage, either orally or in writing, if in the exercise of 31 her or his professional judgment counseling is necessary. The 32 actual sales transaction and delivery of such drug shall not be 33 considered dispensing. The administration shall not be 34 considered dispensing.

35 <u>(13) "Establishment" means a place of business that is</u> 36 <u>located at one general physical location and that may extend to</u> 37 <u>one or more contiguous suites, units, floors, or buildings</u> 38 <u>operated and controlled exclusively by entities under common</u> 39 <u>operation and control. The term includes multiple buildings with</u>

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40 <u>an intervening thoroughfare if the buildings are under common</u> 41 <u>exclusive ownership, operation, and control. For purposes of</u> 42 <u>permitting, each suite, unit, floor, or building must be</u> 43 <u>identified in the most recent permit application.</u>

44 <u>(14)(7)</u> "Institutional formulary system" means a method 45 whereby the medical staff evaluates, appraises, and selects 46 those medicinal drugs or proprietary preparations <u>that</u>, which in 47 the medical staff's clinical judgment, are most useful in 48 patient care, and <u>that</u> which are available for dispensing by a 49 practicing pharmacist in a Class II or Class III institutional 50 pharmacy.

(15) (8) "Medicinal drugs" or "drugs" means those substances or preparations commonly known as "prescription" or "legend" drugs which are required by federal or state law to be dispensed only on a prescription, but <u>does shall</u> not include patents or proprietary preparations as <u>hereafter</u> defined <u>in subsection</u> (18).

(18) (9) "Patent or proprietary preparation" means a medicine in its unbroken, original package which is sold to the public by, or under the authority of, the manufacturer or primary distributor thereof and which is not misbranded under the provisions of the Florida Drug and Cosmetic Act.

(19) (10) "Pharmacist" means any person licensed pursuant to this chapter to practice the profession of pharmacy.

(20) (11) (a) "Pharmacy" includes a community pharmacy, an institutional pharmacy, a nuclear pharmacy, a special pharmacy, and an Internet pharmacy.

1. The term "community pharmacy" includes every location where medicinal drugs are compounded, dispensed, stored, or sold

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69 or where prescriptions are filled or dispensed on an outpatient 70 basis.

71 2. The term "institutional pharmacy" includes every 72 location in a hospital, clinic, nursing home, dispensary, 73 sanitarium, extended care facility, or other facility, 74 hereinafter referred to as "health care institutions," where 75 medicinal drugs are compounded, dispensed, stored, or sold.

3. The term "nuclear pharmacy" includes every location where radioactive drugs and chemicals within the classification of medicinal drugs are compounded, dispensed, stored, or sold. The term "nuclear pharmacy" does not include hospitals licensed under chapter 395 or the nuclear medicine facilities of such hospitals.

4. The term "special pharmacy" includes every location where medicinal drugs are compounded, dispensed, stored, or sold if such locations are not otherwise defined in this subsection.

85 5. The term "Internet pharmacy" includes locations not otherwise licensed or issued a permit under this chapter, within 86 87 or outside this state, which use the Internet to communicate with or obtain information from consumers in this state and use 88 89 such communication or information to fill or refill 90 prescriptions or to dispense, distribute, or otherwise engage in 91 the practice of pharmacy in this state. Any act described in 92 this definition constitutes the practice of pharmacy as defined 93 in subsection $(22)\frac{(13)}{(13)}$.

94 (b) The pharmacy department of any permittee <u>is</u> shall be 95 considered closed whenever a Florida licensed pharmacist is not 96 present and on duty. The term "not present and on duty" <u>may</u> 97 shall not be construed to prevent a pharmacist from exiting the



98 prescription department for the purposes of consulting or 99 responding to inquiries or providing assistance to patients or 100 customers, attending to personal hygiene needs, or performing 101 any other function for which the pharmacist is responsible, 102 provided that such activities are conducted in a manner 103 consistent with the pharmacist's responsibility to provide 104 pharmacy services.

(21) (12) "Pharmacy intern" means a person who is currently registered in, and attending, a duly accredited college or school of pharmacy, or who is a graduate of such a school or college of pharmacy, and who is duly and properly registered with the department as provided <u>by department rule</u> for under its rules.

111 (22) (13) "Practice of the profession of pharmacy" includes 112 compounding, dispensing, and consulting concerning contents, therapeutic values, and uses of any medicinal drug; consulting 113 114 concerning therapeutic values and interactions of patent or proprietary preparations, whether pursuant to prescriptions or 115 116 in the absence and entirely independent of such prescriptions or 117 orders; and conducting other pharmaceutical services. For 118 purposes of this subsection, "other pharmaceutical services" means the monitoring of the patient's drug therapy and assisting 119 120 the patient in the management of his or her drug therapy, and includes review of the patient's drug therapy and communication 121 122 with the patient's prescribing health care provider as licensed 123 under chapter 458, chapter 459, chapter 461, or chapter 466, or 124 similar statutory provision in another jurisdiction, or such 125 provider's agent or such other persons as specifically 126 authorized by the patient, regarding the drug therapy. However,

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127 nothing in this subsection may not be interpreted to permit an 128 alteration of a prescriber's directions, the diagnosis or treatment of any disease, the initiation of any drug therapy, 129 130 the practice of medicine, or the practice of osteopathic medicine, unless otherwise permitted by law. The term "practice 131 132 of the profession of pharmacy" also includes any other act, service, operation, research, or transaction incidental to, or 133 134 forming a part of, any of the foregoing acts, requiring, 135 involving, or employing the science or art of any branch of the pharmaceutical profession, study, or training, and shall 136 expressly authorizes permit a pharmacist to transmit information 137 138 from persons authorized to prescribe medicinal drugs to their 139 patients. The practice of the profession of pharmacy also 140 includes the administration of vaccines to adults pursuant to s. 141 465.189 and the preparation of prepackaged drug products in 142 facilities holding Class III institutional pharmacy permits.

143 (23) (14) "Prescription" includes any order for drugs or 144 medicinal supplies written or transmitted by any means of 145 communication by a duly licensed practitioner authorized by the 146 laws of this the state to prescribe such drugs or medicinal 147 supplies and which drugs or medicinal supplies are intended to be dispensed by a pharmacist. The term also includes an orally 148 149 transmitted order by the lawfully designated agent of such a practitioner. The term also includes an order written or 150 151 transmitted by a practitioner licensed to practice in a 152 jurisdiction other than this state, but only if the pharmacist 153 called upon to dispense such order determines, in the exercise 154 of her or his professional judgment, that the order is valid and necessary for the treatment of a chronic or recurrent illness; 155

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156 <u>and</u>. The term "prescription" also includes a pharmacist's order 157 for a product selected from the formulary created pursuant to s. 158 465.186. Prescriptions may be retained in written form or the 159 pharmacist may cause them to be recorded in a data processing 160 system, provided that such order can be produced in printed form 161 upon lawful request.

(16) (15) "Nuclear pharmacist" means a pharmacist licensed by the department and certified as a nuclear pharmacist pursuant to s. 465.0126.

(5)(16) "Centralized prescription filling" means the filling of a prescription by one pharmacy upon <u>the</u> request <u>of</u> by another pharmacy to fill or refill the prescription. The term includes the performance by one pharmacy for another pharmacy of other pharmacy duties, such as drug utilization review, therapeutic drug utilization review, claims adjudication, and the obtaining of refill authorizations.

(2) (17) "Automated pharmacy system" means a mechanical system that delivers prescription drugs received from a <u>Florida-licensed</u> <u>Florida licensed</u> pharmacy and maintains related transaction information.

(8) (18) "Compounding" means combining, mixing, or altering the ingredients of one or more drugs or products to create another drug or product.

<u>(17)</u> (19) "Outsourcing facility" means a single physical location registered as an outsourcing facility under the federal Drug Quality and Security Act, Pub. L. No. 113-54, at which sterile compounding of a drug or product is conducted.

183 <u>(7)(20)</u> "Compounded sterile product" means a drug that is 184 intended for parenteral administration, an ophthalmic or oral

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185 inhalation drug in aqueous format, or a drug or product that is 186 required to be sterile under federal or state law or rule, which 187 is produced through compounding, but is not approved by the 188 United States Food and Drug Administration.

189 (4) (21) "Central distribution facility" means a facility 190 under common control with a hospital holding a Class III 191 institutional pharmacy permit that may dispense, distribute, 192 compound, or fill prescriptions for medicinal drugs; prepare 193 prepackaged drug products; and conduct other pharmaceutical 194 services.

(6) (22) "Common control" means the power to direct or cause the direction of the management and policies of a person or an organization, whether by ownership of stock, voting rights, contract, or otherwise.

Section 3. Paragraph (a) of subsection (1) of section 409.9201, Florida Statutes, is amended to read:

409.9201 Medicaid fraud.-

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

(a) "Prescription drug" means any drug, including, but not 203 204 limited to, finished dosage forms or active ingredients that are 205 subject to, defined in, or described in s. 503(b) of the Federal 206 Food, Drug, and Cosmetic Act or in s. 465.003(15) s. 465.003(8), s. 499.003(17), s. 499.007(13), or s. 499.82(10). 207

209 The value of individual items of the legend drugs or goods or 210 services involved in distinct transactions committed during a 211 single scheme or course of conduct, whether involving a single 212 person or several persons, may be aggregated when determining the punishment for the offense. 213

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214 Section 4. Paragraph (pp) of subsection (1) of section 215 458.331, Florida Statutes, is amended to read: 216 458.331 Grounds for disciplinary action; action by the

board and department.-

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(pp) Applicable to a licensee who serves as the designated physician of a pain-management clinic as defined in s. 458.3265 or s. 459.0137:

 Registering a pain-management clinic through misrepresentation or fraud;

2. Procuring, or attempting to procure, the registration of a pain-management clinic for any other person by making or causing to be made, any false representation;

3. Failing to comply with any requirement of chapter 499, the Florida Drug and Cosmetic Act; 21 U.S.C. ss. 301-392, the Federal Food, Drug, and Cosmetic Act; 21 U.S.C. ss. 821 et seq., the Drug Abuse Prevention and Control Act; or chapter 893, the Florida Comprehensive Drug Abuse Prevention and Control Act;

4. Being convicted or found guilty of, regardless of adjudication to, a felony or any other crime involving moral turpitude, fraud, dishonesty, or deceit in any jurisdiction of the courts of this state, of any other state, or of the United States;

5. Being convicted of, or disciplined by a regulatory agency of the Federal Government or a regulatory agency of another state for, any offense that would constitute a violation of this chapter;

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6. Being convicted of, or entering a plea of guilty or nolo



243 contendere to, regardless of adjudication, a crime in any 244 jurisdiction of the courts of this state, of any other state, or 245 of the United States which relates to the practice of, or the 246 ability to practice, a licensed health care profession;

7. Being convicted of, or entering a plea of guilty or nolo contendere to, regardless of adjudication, a crime in any jurisdiction of the courts of this state, of any other state, or of the United States which relates to health care fraud;

8. Dispensing any medicinal drug based upon a communication that purports to be a prescription as defined in <u>s. 465.003</u> s. $\frac{465.003(14)}{10}$ or s. 893.02 if the dispensing practitioner knows or has reason to believe that the purported prescription is not based upon a valid practitioner-patient relationship; or

9. Failing to timely notify the board of the date of his or her termination from a pain-management clinic as required by s. 458.3265(3).

Section 5. Paragraph (rr) of subsection (1) of section 459.015, Florida Statutes, is amended to read:

459.015 Grounds for disciplinary action; action by the board and department.-

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(rr) Applicable to a licensee who serves as the designated physician of a pain-management clinic as defined in s. 458.3265 or s. 459.0137:

 Registering a pain-management clinic through misrepresentation or fraud;

2. Procuring, or attempting to procure, the registration of a pain-management clinic for any other person by making or

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272 causing to be made, any false representation;

3. Failing to comply with any requirement of chapter 499, the Florida Drug and Cosmetic Act; 21 U.S.C. ss. 301-392, the Federal Food, Drug, and Cosmetic Act; 21 U.S.C. ss. 821 et seq., the Drug Abuse Prevention and Control Act; or chapter 893, the Florida Comprehensive Drug Abuse Prevention and Control Act;

4. Being convicted or found guilty of, regardless of 279 adjudication to, a felony or any other crime involving moral 280 turpitude, fraud, dishonesty, or deceit in any jurisdiction of 281 the courts of this state, of any other state, or of the United 282 States:

5. Being convicted of, or disciplined by a regulatory agency of the Federal Government or a regulatory agency of another state for, any offense that would constitute a violation of this chapter;

287 6. Being convicted of, or entering a plea of quilty or nolo contendere to, regardless of adjudication, a crime in any 289 jurisdiction of the courts of this state, of any other state, or of the United States which relates to the practice of, or the ability to practice, a licensed health care profession;

7. Being convicted of, or entering a plea of guilty or nolo contendere to, regardless of adjudication, a crime in any jurisdiction of the courts of this state, of any other state, or of the United States which relates to health care fraud;

296 8. Dispensing any medicinal drug based upon a communication 297 that purports to be a prescription as defined in s. 465.003 s.298 465.003(14) or s. 893.02 if the dispensing practitioner knows or 299 has reason to believe that the purported prescription is not based upon a valid practitioner-patient relationship; or 300

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301 9. Failing to timely notify the board of the date of his or 302 her termination from a pain-management clinic as required by s. 303 459.0137(3).

304 Section 6. Subsection (1) of section 465.014, Florida 305 Statutes, is amended to read:

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465.014 Pharmacy technician.-

307 (1) A person other than a licensed pharmacist or pharmacy 308 intern may not engage in the practice of the profession of 309 pharmacy, except that a licensed pharmacist may delegate to 310 pharmacy technicians who are registered pursuant to this section 311 those duties, tasks, and functions that do not fall within the 312 purview of s. 456.003(22) s. 465.003(13). All such delegated 313 acts must be performed under the direct supervision of a 314 licensed pharmacist who is responsible for all such acts 315 performed by persons under his or her supervision. A registered 316 pharmacy technician, under the supervision of a pharmacist, may 317 initiate or receive communications with a practitioner or his or 318 her agent, on behalf of a patient, regarding refill 319 authorization requests. A licensed pharmacist may not supervise 320 more than one registered pharmacy technician unless otherwise 321 permitted by the guidelines adopted by the board. The board 322 shall establish quidelines to be followed by licensees or 323 permittees in determining the circumstances under which a 324 licensed pharmacist may supervise more than one pharmacy 325 technician.

326 Section 7. Paragraph (c) of subsection (2) of section 327 465.015, Florida Statutes, is amended to read: 328 465.015 Violations and penalties.— 329 (2) It is unlawful for any person:

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330 (c) To sell or dispense drugs as defined in s. 465.003(15) 331 s. 465.003(8) without first being furnished with a prescription. 332 Section 8. Subsection (9) of section 465.0156, Florida 333 Statutes, is amended to read: 334 465.0156 Registration of nonresident pharmacies.-335 (9) Notwithstanding s. 465.003(19) s. 465.003(10), for 336 purposes of this section, the registered pharmacy and the 337 pharmacist designated by the registered pharmacy as the 338 prescription department manager or the equivalent must be 339

339 licensed in the state of location in order to dispense into this 340 state.
341 Section 9. Paragraph (s) of subsection (1) of section

Section 9. Paragraph (s) of subsection (1) of section 465.016, Florida Statutes, is amended to read:

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465.016 Disciplinary actions.-

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(s) Dispensing any medicinal drug based upon a communication that purports to be a prescription as defined <u>in</u> <u>s. 465.003</u> by s. 465.003(14) or s. 893.02 when the pharmacist knows or has reason to believe that the purported prescription is not based upon a valid practitioner-patient relationship.

351 Section 10. Subsection (4) of section 465.0197, Florida 352 Statutes, is amended to read:

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465.0197 Internet pharmacy permits.-

(4) Notwithstanding <u>s. 465.003(19)</u> s. 465.003(10), for
purposes of this section, the Internet pharmacy and the
pharmacist designated by the Internet pharmacy as the
prescription department manager or the equivalent must be
licensed in the state of location in order to dispense into this

COMMITTEE AMENDMENT

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359 state. 360 Section 11. Paragraph (j) of subsection (5) of section 361 465.022, Florida Statutes, is amended to read: 362 465.022 Pharmacies; general requirements; fees.-363 (5) The department or board shall deny an application for a 364 pharmacy permit if the applicant or an affiliated person, partner, officer, director, or prescription department manager 365 366 or consultant pharmacist of record of the applicant: 367 (j) Has dispensed any medicinal drug based upon a 368 communication that purports to be a prescription as defined in 369 s. 465.003 by s. 465.003(14) or s. 893.02 when the pharmacist 370 knows or has reason to believe that the purported prescription 371 is not based upon a valid practitioner-patient relationship that 372 includes a documented patient evaluation, including history and 373 a physical examination adequate to establish the diagnosis for 374 which any drug is prescribed and any other requirement 375 established by board rule under chapter 458, chapter 459, 376 chapter 461, chapter 463, chapter 464, or chapter 466. 377 378 For felonies in which the defendant entered a plea of guilty or 379 nolo contendere in an agreement with the court to enter a 380 pretrial intervention or drug diversion program, the department 381 shall deny the application if upon final resolution of the case 382 the licensee has failed to successfully complete the program. 383 Section 12. Paragraph (h) of subsection (1) of section 384 465.023, Florida Statutes, is amended to read: 385 465.023 Pharmacy permittee; disciplinary action.-386 (1) The department or the board may revoke or suspend the permit of any pharmacy permittee, and may fine, place on 387

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388 probation, or otherwise discipline any pharmacy permittee if the 389 permittee, or any affiliated person, partner, officer, director, 390 or agent of the permittee, including a person fingerprinted 391 under s. 465.022(3), has:

392 (h) Dispensed any medicinal drug based upon a communication 393 that purports to be a prescription as defined in s. 465.003 by394 s. 465.003(14) or s. 893.02 when the pharmacist knows or has 395 reason to believe that the purported prescription is not based 396 upon a valid practitioner-patient relationship that includes a 397 documented patient evaluation, including history and a physical 398 examination adequate to establish the diagnosis for which any 399 drug is prescribed and any other requirement established by 400 board rule under chapter 458, chapter 459, chapter 461, chapter 401 463, chapter 464, or chapter 466.

402 Section 13. Section 465.1901, Florida Statutes, is amended 403 to read:

404 465.1901 Practice of orthotics and pedorthics.-The 405 provisions of chapter 468 relating to orthotics or pedorthics do 406 not apply to any licensed pharmacist or to any person acting 407 under the supervision of a licensed pharmacist. The practice of 408 orthotics or pedorthics by a pharmacist or any of the pharmacist's employees acting under the supervision of a 409 410 pharmacist shall be construed to be within the meaning of the 411 term "practice of the profession of pharmacy" as defined in s. 412 465.003 set forth in s. 465.003(13), and shall be subject to 413 regulation in the same manner as any other pharmacy practice. 414 The Board of Pharmacy shall develop rules regarding the practice of orthotics and pedorthics by a pharmacist. Any pharmacist or 415 person under the supervision of a pharmacist engaged in the 416

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417 practice of orthotics or pedorthics is not precluded from
418 continuing that practice pending adoption of these rules.
419 Section 14. Subsection (40) of section 499.003, Florida
420 Statutes, is amended to read:

421 499.003 Definitions of terms used in this part.—As used in 422 this part, the term:

423 (40) "Prescription drug" means a prescription, medicinal, 424 or legend drug, including, but not limited to, finished dosage forms or active pharmaceutical ingredients subject to, defined 425 426 by, or described by s. 503(b) of the federal act or s. 427 465.003(15) s. 465.003(8), s. 499.007(13), subsection (31), or 428 subsection (47), except that an active pharmaceutical ingredient 429 is a prescription drug only if substantially all finished dosage 430 forms in which it may be lawfully dispensed or administered in 431 this state are also prescription drugs.

Section 15. Paragraph (c) of subsection (24) of section 893.02, Florida Statutes, is amended to read:

893.02 Definitions.—The following words and phrases as used in this chapter shall have the following meanings, unless the context otherwise requires:

437 (24) "Prescription" includes any order for drugs or medicinal supplies which is written or transmitted by any means 438 439 of communication by a licensed practitioner authorized by the laws of this state to prescribe such drugs or medicinal 440 441 supplies, is issued in good faith and in the course of 442 professional practice, is intended to be dispensed by a person 443 authorized by the laws of this state to do so, and meets the requirements of s. 893.04. 444

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(c) A prescription for a controlled substance may not be



446	issued on the same prescription blank with another prescription
447	for a controlled substance that is named or described in a
448	different schedule or with another prescription for a medicinal
449	drug, as defined in s. 465.003 s. 465.003(8) , that is not a
450	controlled substance.
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453	And the title is amended as follows:
454	Between lines 9 and 10
455	insert:
456	reordering and amending s. 465.003, F.S.; defining the
457	term "establishment"; amending ss. 409.9201, 458.331,
458	459.015, 465.014, 465.015, 465.0156, 465.016,
459	465.0197, 465.022, 465.023, 465.1901, 499.003, and
460	893.02, F.S.; conforming cross-references;