2015 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 54.1-3435 and 54.1-3435.01 of the Code of Virginia, relating to 3 wholesale distributors; notice to Board of Pharmacy when ceasing distribution to a dispenser due to 4 suspicious orders.

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Approved

[H 1736]

Be it enacted by the General Assembly of Virginia:

8 1. That §§ 54.1-3435 and 54.1-3435.01 of the Code of Virginia are amended and reenacted as 9 follows: 10

§ 54.1-3435. License to act as wholesale distributor; renewal; fee.

11 A. It shall be unlawful for any person to engage in the wholesale distribution of prescription drugs in 12 this the Commonwealth without a valid unrevoked license issued by the Board. The applicant for licensure as a wholesale distributor, as defined in § 54.1-3401, in this the Commonwealth shall apply to 13 the Board for a license, using such forms as the Board may furnish; renew such license using such 14 15 forms as the Board may furnish, if granted, annually on a date determined by the Board in regulation; notify the Board within thirty 30 days of any substantive change in the information reported on the 16 application form previously submitted to the Board; and remit a fee as determined by the Board. 17

18 B. A wholesale distributor that ceases distribution of Schedule II through V drugs to a pharmacy, 19 licensed physician dispenser, or licensed physician dispensing facility located in the Commonwealth due 20 to suspicious orders of controlled substances shall notify the Board within five days of the cessation. For the purposes of this section, "suspicious orders of controlled substances" means, relative to the 21 22 pharmacy's, licensed physician dispenser's, or licensed physician dispensing facility's order history and 23 the order history of similarly situated pharmacies, licensed physician dispensers, or licensed physician 24 dispensing facilities, (i) orders of unusual size, (ii) orders deviating substantially from a normal pattern, 25 and (iii) orders of unusual frequency.

26 C. A wholesale distributor shall be immune from civil liability for giving notice in accordance with 27 subsection B unless the notice was given in bad faith or with malicious intent.

28 D. The Board shall not impose any disciplinary or enforcement action against any licensee or permit 29 holder solely on the basis of a notice received from a wholesale distributor pursuant to subsection B.

30 E. The Board may promulgate such regulations relating to the storage, handling, and distribution of 31 prescription drugs by wholesale distributors as it deems necessary to implement this section, to prevent 32 diversion of prescription drugs, and to protect the public. 33

§ 54.1-3435.01. Registration of nonresident wholesale distributors; renewal; fee.

34 A. Any person located outside this the Commonwealth who engages in the wholesale distribution of 35 prescription drugs into this the Commonwealth shall be registered with the Board. The applicant for registration as a nonresident wholesale distributor shall apply to the Board using such forms as the 36 Board may furnish; renew such registration, if granted, using such forms as the Board may furnish, 37 38 annually on a date determined by the Board in regulation; notify the Board within thirty 30 days of any 39 substantive change in the information previously submitted to the Board; and remit a fee, which shall be 40 the fee specified for wholesale distributors located within the Commonwealth.

41 B. The nonresident wholesale distributor shall at all times maintain a valid, unexpired license, permit, 42 or registration in the state in which it is located and shall furnish proof of such upon application and at 43 each renewal.

44 C. Records of prescription drugs distributed into this the Commonwealth shall be maintained in such 45 a manner that they are readily retrievable from records of distributions into other jurisdictions and shall be provided to the Board, its authorized agent, or any agent designated by the Superintendent of the 46 47 Department of State Police upon request within seven days of receipt of such request.

48 D. A nonresident wholesale distributor that ceases distribution of Schedule II through V drugs to a pharmacy, licensed physician dispenser, or licensed physician dispensing facility located in the 49 50 Commonwealth due to suspicious orders of controlled substances shall notify the Board within five days of the cessation. For the purposes of this section, "suspicious orders of controlled substances" means, 51 relative to the pharmacy's, licensed physician dispenser's, or licensed physician dispensing facility's 52 53 order history and the order history of similarly situated pharmacies, licensed physician dispensers, or 54 licensed physician dispensing facilities, (i) orders of unusual size, (ii) orders deviating substantially from 55 a normal pattern, and (iii) orders of unusual frequency.

56 E. A nonresident wholesale distributor shall be immune from civil liability for giving notice in HB1736ER

- accordance with subsection D unless the notice was given in bad faith or with malicious intent.
 F. The Board shall not impose any disciplinary or enforcement action against any licensee or permit holder solely on the basis of a notice received from a nonresident wholesale distributor pursuant to subsection D.
 G. This section shall not apply to persons who distribute prescription drugs directly to a licensed wholesale distributor located within this the Commonwealth.