INTRODUCED

SB599

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1	SENATE BILL NO. 599
2 3	Offered January 10, 2018
3	Prefiled January 9, 2018
4	A BILL to amend and reenact §§ 3.2-4112, 3.2-4115, 3.2-4116, 3.2-4117, and 54.1-3401, as it is
5	currently effective and as it shall become effective, of the Code of Virginia, relating to industrial
6 7	hemp licensure.
/	Patron—Vogel
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9	Referred to Committee on Agriculture, Conservation and Natural Resources
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11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 3.2-4112, 3.2-4115, 3.2-4116, 3.2-4117, and 54.1-3401, as it is currently effective and as it
13	shall become effective, of the Code of Virginia are amended and reenacted as follows:
14	§ 3.2-4112. Definitions.
15 16	As used in this chapter: "Grower" means any person licensed pursuant to § 3.2-4115 or 3.2-4117 to grow industrial hemp as
17	part of the industrial hemp research program for any lawful purpose.
18	"Hemp products" means all products made from industrial hemp, including cloth, cordage, fiber,
19	food, fuel, paint, paper, particleboard, plastics, seed, seed meal and seed oil for consumption, and seed
20	for cultivation.
21	"Industrial hemp" means all parts and varieties of the plant Cannabis sativa, cultivated or possessed
22	by a licensed grower, whether growing or not, that contain a concentration of THC that is no greater
23 24	than that allowed by federal law. Industrial hemp as defined and applied in this chapter is excluded from the definition of marijuana as found in § 54.1-3401.
24 25	"Industrial hemp research program" means the research program established pursuant to § 3.2-4120.
2 6	"Seed research" means research conducted to develop or re-create better varieties of industrial hemp,
27	particularly for the purposes of seed production.
28	"Tetrahydrocannabinol" or "THC" means the natural or synthetic equivalents of the substances
29	contained in the plant, or in the resinous extractives, of the genus Cannabis, or any synthetic substances,
30 31	compounds, salts, or derivatives of the plant or chemicals and their isomers with similar chemical structure and pharmacological activity.
32	§ 3.2-4115. Issuance of licenses.
33	A. The Commissioner shall establish a program of licensure to allow a person to grow industrial
34	hemp in the Commonwealth in a controlled fashion solely and exclusively as part of the industrial hemp
35	research program. This form of licensure shall only be allowed subject to a grant of necessary
36	permissions, waivers, or other form of valid legal status by the U.S. Drug Enforcement Administration
37	or other appropriate federal agency pursuant to applicable federal laws relating to industrial here.
38 39	B. Any person seeking to grow industrial hemp as part of the industrial hemp research program shall apply to the Commissioner for a license on a form provided by the Commissioner. At a minimum, the
40	apply to the commissioner for a needse on a form provided by the commissioner. At a minimum, the application shall include:
41	1. The name and mailing address of the applicant;
42	2. The legal description and geographic data sufficient for locating the production fields to be used to
43	grow industrial hemp. A license shall authorize industrial hemp propagation only on the land areas
44 45	specified in the license;
45 46	3. A signed statement indicating whether the applicant has ever been convicted of a felony. A person with a prior felony drug conviction within 10 years of applying for a license under this section shall not
47	be eligible for the license;
48	4. Written consent allowing the sheriff's office, police department, or Department of State Police, if a
49	license is ultimately issued to the applicant, to enter the premises on which the industrial hemp is grown
50	to conduct physical inspections of industrial hemp planted and grown by the applicant and to ensure
51 52	compliance with the requirements of this chapter. No more than two physical inspections shall be
52 53	conducted under this subdivision per year, unless a valid search warrant for an inspection has been issued by a court of competent jurisdiction. All testing for THC levels shall be performed as provided in
55 54	subsection K;
55	5. Documentation If the application is for participation in the industrial hemp research program,
56	documentation of an agreement between a public institution of higher education and the applicant that
57	states that the applicant, if licensed pursuant to this section, will be a participant in the industrial hemp
58	research program managed by that public institution of higher education;

2 of 12

59 6. Any other information required by the Commissioner; and

60 7. The payment of a nonrefundable application fee, in an amount set by the Commissioner.

C. The Commissioner shall require a state and national fingerprint-based criminal history background 61 62 check by the Department of State Police on any person applying for licensure. The Department of State 63 Police may charge a fee, as established by the Department of State Police, to be paid by the applicant 64 for the actual cost of processing the background check. A copy of the results of the background check 65 shall be sent to the Commissioner.

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D. All industrial hemp research program license applications shall be processed as follows:

1. Upon receipt of a license application, the Commissioner shall forward a copy of the application to 67 the Department of State Police, which shall initiate its review thereof; 68

2. The Department of State Police shall, within 60 days, perform the required state and national 69 criminal history background check of the applicant; approve the application, if it is determined that the 70 requirements relating to prior criminal convictions have been met; and return all applications to the 71 Commissioner together with its findings and a copy of the state and national criminal history 72 73 background check; and

74 3. The Commissioner shall review all license applications returned from the Department of State 75 Police. If the Commissioner determines that all requirements have been met and that a license should be granted to the applicant, taking into consideration any prior convictions of the applicant, the 76 77 Commissioner shall approve the application for issuance of a license.

78 E. The Commissioner may approve industrial hemp research program licenses for only those 79 selected growers whose demonstration plots will, in the discretion of the Commissioner, advance the 80 goals of the industrial hemp research program to the furthest extent possible based on location, soil type, growing conditions, varieties of industrial hemp and their suitability for particular hemp products, and 81 other relevant factors. The location and acreage of each demonstration plot to be grown by a license 82 holder, as well as the total number of plots to be grown by a license holder, shall be determined at the 83 84 discretion of the Commissioner. 85

F. An industrial hemp research program grower license shall not be subject to a minimum acreage.

G. Each industrial hemp research program license shall be valid for a period of one year from the 86 87 date of issuance and may be renewed in successive years. Each annual renewal shall require the 88 payment of a license renewal fee.

89 H. The Commissioner shall establish the fee amounts required for license applications and license 90 renewals allowed under this section. All application and license renewal fees collected by the Commissioner shall be deposited in the State Treasury. 91

I. A copy or appropriate electronic record of each license issued by the Commissioner under this 92 93 section shall be forwarded immediately to the chief law-enforcement officer of each county or city 94 where the industrial hemp is licensed to be planted, grown, and harvested.

J. All records, data, and information filed in support of a license application shall be considered 95 proprietary and excluded from the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et 96 97 seq.).

98 K. The Commissioner shall be responsible for monitoring the industrial hemp grown by any 99 industrial hemp research program license holder and shall provide for random testing of the industrial hemp for compliance with THC levels and for other appropriate purposes established pursuant to 100 101 § 3.2-4114 at the cost of the license holder. 102

§ 3.2-4116. Industrial hemp grower license conditions.

103 A. A person shall obtain an industrial hemp grower license pursuant to § 3.2-4115 or 3.2-4117 prior 104 to planting or growing any industrial hemp in the Commonwealth.

B. A person granted an industrial hemp grower license pursuant to § 3.2-4115 shall:

1. Maintain records that reflect compliance with this chapter and with all other state laws regulating 106 107 the planting and cultivation of industrial hemp;

2. Retain all industrial hemp production records for at least three years;

3. Allow industrial hemp crops, throughout sowing, growing, and harvesting, to be inspected by and 109 at the discretion of the Commissioner or his designee, the Department of State Police, or the chief 110 111 law-enforcement officer of the locality; and

4. Maintain If licensed pursuant to the industrial hemp research program, maintain a current written 112 113 agreement with a public institution of higher education that states that the grower is a participant in the 114 industrial hemp research program managed by that public institution of higher education. 115

§ 3.2-4117. Additional industrial hemp licenses.

116 A. The Board may adopt regulations as necessary to license persons to grow industrial hemp in the Commonwealth for any lawful purpose. 117

B. Notwithstanding the provisions of §§ 3.2-4115 and 3.2-4116, the Commissioner shall establish a 118 119 program of licensure and renewal, including the establishment of any fees not to exceed \$250 \$100, to allow a person to grow industrial hemp in the Commonwealth for any lawful purpose. Valid applications 120

3 of 12

shall be granted licensure within 90 days of receipt of the application. All application and license 121 122 renewal fees collected by the Commissioner shall be deposited into the State Treasury. The 123 Commissioner shall accept license applications throughout the year. Licenses shall be valid for four five years from the date of the issuance of the license. Any hemp under cultivation at the time of license 124 125 expiration may remain under cultivation until its harvest. Such license applications shall be processed 126 as follows:

127 1. The Commissioner shall issue an industrial hemp grower's license to every qualified applicant 128 within 60 days of receipt of a completed application. If the Commissioner should fail to either approve 129 the license or deny it for permitted cause within 60 days of receipt, the applicant shall be deemed 130 licensed for one year from the sixty-first day following receipt of the application by the Commissioner.

131 2. At least seven days prior to the commencement of cultivation, a licensed grower of industrial 132 hemp shall notify the Commissioner, through a website or paper form provided for that purpose, of each 133 specific location where industrial hemp is to be grown. A grower who fails to notify the Commissioner 134 of the proposed location of industrial hemp under cultivation shall assume all risk for the eradication of 135 the undisclosed hemp and be subject to a fine of \$100. 136

3. The Commissioner shall immediately revoke a grower's license upon conviction of a drug felony.

137 4. The Commissioner shall accept, in lieu of a completed application and state criminal history 138 background check, proof that the applicant has received a federal license for the cultivation of industrial 139 hemp if, in the determination of the Commissioner, the requirements for the approval of such license are 140 substantially similar to or more stringent than those imposed under Virginia law. License applications 141 processed under this provision shall be dispositioned within 21 days of receipt by the Commissioner.

142 5. All records, data, and information filed in support of a license application shall be deemed 143 confidential and not subject to the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et 144 seq.). 145

§ 54.1-3401. (Effective until July 1, 2020) Definitions.

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As used in this chapter, unless the context requires a different meaning:

"Administer" means the direct application of a controlled substance, whether by injection, inhalation, 147 148 ingestion, or any other means, to the body of a patient or research subject by (i) a practitioner or by his 149 authorized agent and under his direction or (ii) the patient or research subject at the direction and in the 150 presence of the practitioner.

151 "Advertisement" means all representations disseminated in any manner or by any means, other than 152 by labeling, for the purpose of inducing, or which are likely to induce, directly or indirectly, the 153 purchase of drugs or devices.

154 "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer, 155 distributor, or dispenser. It does not include a common or contract carrier, public warehouseman, or 156 employee of the carrier or warehouseman.

157 "Anabolic steroid" means any drug or hormonal substance, chemically and pharmacologically related 158 to testosterone, other than estrogens, progestins, corticosteroids, and dehydroepiandrosterone.

159 "Animal" means any nonhuman animate being endowed with the power of voluntary action.

"Automated drug dispensing system" means a mechanical or electronic system that performs 160 161 operations or activities, other than compounding or administration, relating to pharmacy services, including the storage, dispensing, or distribution of drugs and the collection, control, and maintenance of 162 all transaction information, to provide security and accountability for such drugs. 163

164 "Biological product" means a virus, therapeutic serum, toxin, antitoxin, vaccine, blood, blood 165 component or derivative, allergenic product, protein other than a chemically synthesized polypeptide, or analogous product, or arsphenamine or any derivative of arsphenamine or any other trivalent organic 166 167 arsenic compound, applicable to the prevention, treatment, or cure of a disease or condition of human 168 beings.

169 "Biosimilar" means a biological product that is highly similar to a specific reference biological 170 product, notwithstanding minor differences in clinically inactive compounds, such that there are no 171 clinically meaningful differences between the reference biological product and the biological product that 172 has been licensed as a biosimilar pursuant to 42 U.S.C. § 262(k) in terms of safety, purity, and potency 173 of the product. 174

"Board" means the Board of Pharmacy.

175 "Bulk drug substance" means any substance that is represented for use, and that, when used in the 176 compounding, manufacturing, processing, or packaging of a drug, becomes an active ingredient or a 177 finished dosage form of the drug; however, "bulk drug substance" shall not include intermediates that 178 are used in the synthesis of such substances.

179 "Change of ownership" of an existing entity permitted, registered, or licensed by the Board means (i) 180 the sale or transfer of all or substantially all of the assets of the entity or of any corporation that owns 181 or controls the entity; (ii) the creation of a partnership by a sole proprietor, the dissolution of a partnership, or change in partnership composition; (iii) the acquisition or disposal of 50 percent or more
of the outstanding shares of voting stock of a corporation owning the entity or of the parent corporation
of a wholly owned subsidiary owning the entity, except that this shall not apply to any corporation the
voting stock of which is actively traded on any securities exchange or in any over-the-counter market;
(iv) the merger of a corporation owning the entity or of the parent corporation of a wholly-owned
subsidiary owning the entity with another business or corporation; or (v) the expiration or forfeiture of a
corporation's charter.

"Co-licensed partner" means a person who, with at least one other person, has the right to engage in
the manufacturing or marketing of a prescription drug, consistent with state and federal law.

191 "Compounding" means the combining of two or more ingredients to fabricate such ingredients into a 192 single preparation and includes the mixing, assembling, packaging, or labeling of a drug or device (i) by 193 a pharmacist, or within a permitted pharmacy, pursuant to a valid prescription issued for a medicinal or 194 therapeutic purpose in the context of a bona fide practitioner-patient-pharmacist relationship, or in expectation of receiving a valid prescription based on observed historical patterns of prescribing and 195 196 dispensing; (ii) by a practitioner of medicine, osteopathy, podiatry, dentistry, or veterinary medicine as 197 an incident to his administering or dispensing, if authorized to dispense, a controlled substance in the 198 course of his professional practice; or (iii) for the purpose of, or as incident to, research, teaching, or 199 chemical analysis and not for sale or for dispensing. The mixing, diluting, or reconstituting of a 200 manufacturer's product drugs for the purpose of administration to a patient, when performed by a practitioner of medicine or osteopathy licensed under Chapter 29 (§ 54.1-2900 et seq.), a person 201 supervised by such practitioner pursuant to subdivision A 6 or 19 of § 54.1-2901, or a person 202 supervised by such practitioner or a licensed nurse practitioner or physician assistant pursuant to subdivision A 4 of § 54.1-2901 shall not be considered compounding. 203 204

"Controlled substance" means a drug, substance, or immediate precursor in Schedules I through VI of
this chapter. The term shall not include distilled spirits, wine, malt beverages, or tobacco as those terms
are defined or used in Title 3.2 or Title 4.1. The term "controlled substance" includes a controlled
substance analog that has been placed into Schedule I or II by the Board pursuant to the regulatory
authority in subsection D of § 54.1-3443.

210 "Controlled substance analog" means a substance the chemical structure of which is substantially 211 similar to the chemical structure of a controlled substance in Schedule I or II and either (i) which has a 212 stimulant, depressant, or hallucinogenic effect on the central nervous system that is substantially similar 213 to or greater than the stimulant, depressant, or hallucinogenic effect on the central nervous system of a 214 controlled substance in Schedule I or II or (ii) with respect to a particular person, which such person 215 represents or intends to have a stimulant, depressant, or hallucinogenic effect on the central nervous 216 system that is substantially similar to or greater than the stimulant, depressant, or hallucinogenic effect on the central nervous system of a controlled substance in Schedule I or II. "Controlled substance 217 218 analog" does not include (a) any substance for which there is an approved new drug application as defined under § 505 of the federal Food, Drug, and Cosmetic Act (21 U.S.C. § 355) or that is generally 219 recognized as safe and effective pursuant to §§ 501, 502, and 503 of the federal Food, Drug, and 220 221 Cosmetic Act (21 U.S.C. §§ 351, 352, and 353) and 21 C.F.R. Part 330; (b) with respect to a particular 222 person, any substance for which an exemption is in effect for investigational use for that person under 223 § 505 of the federal Food, Drug, and Cosmetic Act to the extent that the conduct with respect to that 224 substance is pursuant to such exemption; or (c) any substance to the extent not intended for human 225 consumption before such an exemption takes effect with respect to that substance.

"DEA" means the Drug Enforcement Administration, U.S. Department of Justice, or its successor
 agency.

"Deliver" or "delivery" means the actual, constructive, or attempted transfer of any item regulated bythis chapter, whether or not there exists an agency relationship.

"Device" means instruments, apparatus, and contrivances, including their components, parts, and accessories, intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in man or animals or to affect the structure or any function of the body of man or animals.

"Dialysis care technician" or "dialysis patient care technician" means an individual who is certified
by an organization approved by the Board of Health Professions pursuant to Chapter 27.01 (§

54.1-2729.1 et seq.) and who, under the supervision of a licensed physician, nurse practitioner, physician assistant, or a registered nurse, assists in the care of patients undergoing renal dialysis treatments in a Medicare-certified renal dialysis facility.

"Dialysis solution" means either the commercially available, unopened, sterile solutions whose
purpose is to be instilled into the peritoneal cavity during the medical procedure known as peritoneal
dialysis, or commercially available solutions whose purpose is to be used in the performance of
hemodialysis not to include any solutions administered to the patient intravenously.

242 "Dispense" means to deliver a drug to an ultimate user or research subject by or pursuant to the243 lawful order of a practitioner, including the prescribing and administering, packaging, labeling, or

compounding necessary to prepare the substance for that delivery. However, dispensing shall not include
the transportation of drugs mixed, diluted, or reconstituted in accordance with this chapter to other sites
operated by such practitioner or that practitioner's medical practice for the purpose of administration of
such drugs to patients of the practitioner or that practitioner's medical practice at such other sites. For
practitioners of medicine or osteopathy, "dispense" shall only include the provision of drugs by a
practitioner to patients to take with them away from the practitioner's place of practice.

- 250 "Dispenser" means a practitioner who dispenses.
 251 "Distribute" means to deliver other than by admin
 - "Distribute" means to deliver other than by administering or dispensing a controlled substance.
- 252 "Distributor" means a person who distributes.

253 "Drug" means (i) articles or substances recognized in the official United States Pharmacopoeia 254 National Formulary or official Homeopathic Pharmacopoeia of the United States, or any supplement to 255 any of them; (ii) articles or substances intended for use in the diagnosis, cure, mitigation, treatment, or 256 prevention of disease in man or animals; (iii) articles or substances, other than food, intended to affect 257 the structure or any function of the body of man or animals; (iv) articles or substances intended for use 258 as a component of any article specified in clause (i), (ii), or (iii); or (v) a biological product. "Drug" 259 does not include devices or their components, parts, or accessories.

260 "Drug product" means a specific drug in dosage form from a known source of manufacture, whether261 by brand or therapeutically equivalent drug product name.

262 "Electronic transmission prescription" means any prescription, other than an oral or written
263 prescription or a prescription transmitted by facsimile machine, that is electronically transmitted directly
264 to a pharmacy without interception or intervention from a third party from a practitioner authorized to
265 prescribe or from one pharmacy to another pharmacy.

266 "Facsimile (FAX) prescription" means a written prescription or order that is transmitted by an
267 electronic device over telephone lines that sends the exact image to the receiving pharmacy in hard copy
268 form.

269 "FDA" means the U.S. Food and Drug Administration.

270 "Hashish oil" means any oily extract containing one or more cannabinoids, but shall not include any271 such extract with a tetrahydrocannabinol content of less than 12 percent by weight.

"Immediate precursor" means a substance which the Board of Pharmacy has found to be and by
regulation designates as being the principal compound commonly used or produced primarily for use,
and which is an immediate chemical intermediary used or likely to be used in the manufacture of a
controlled substance, the control of which is necessary to prevent, curtail, or limit manufacture.

276 "Interchangeable" means a biosimilar that meets safety standards for determining interchangeability pursuant to 42 U.S.C. 262(k)(4).

278 "Label" means a display of written, printed, or graphic matter upon the immediate container of any article. A requirement made by or under authority of this chapter that any word, statement, or other information appear on the label shall not be considered to be complied with unless such word, statement, or other information also appears on the outside container or wrapper, if any, of the retail
280 package of such article or is easily legible through the outside container or wrapper.

"Labeling" means all labels and other written, printed, or graphic matter on an article or any of its containers or wrappers, or accompanying such article.

"Manufacture" means the production, preparation, propagation, conversion, or processing of any item regulated by this chapter, either directly or indirectly by extraction from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis, and includes any packaging or repackaging of the substance or labeling or relabeling of its container. This term does not include compounding.

290 "Manufacturer" means every person who manufactures, a manufacturer's co-licensed partner, or a291 repackager.

292 "Marijuana" means any part of a plant of the genus Cannabis whether growing or not, its seeds, or 293 its resin; and every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its 294 seeds, or its resin. Marijuana shall not include any oily extract containing one or more cannabinoids 295 unless such extract contains less than 12 percent of tetrahydrocannabinol by weight, nor shall marijuana 296 include the mature stalks of such plant, fiber produced from such stalk, or oil or cake made from the 297 seeds of such plant, unless such stalks, fiber, oil, or cake is combined with other parts of plants of the 298 genus Cannabis. Marijuana shall not include industrial hemp as defined in § 3.2-4112 that is possessed, 299 cultivated, or manufactured by a grower licensed pursuant to § 3.2-4115 or 3.2-4117.

"Medical equipment supplier" means any person, as defined in § 1-230, engaged in the delivery to
the ultimate consumer, pursuant to the lawful order of a practitioner, of hypodermic syringes and
needles, medicinal oxygen, Schedule VI controlled devices, those Schedule VI controlled substances with
no medicinal properties that are used for the operation and cleaning of medical equipment, solutions for
peritoneal dialysis, and sterile water or saline for irrigation.

305 "Narcotic drug" means any of the following, whether produced directly or indirectly by extraction from substances of vegetable origin, or independently by means of chemical synthesis, or by a 306 307 combination of extraction and chemical synthesis: (i) opium, opiates, and any salt, compound, derivative, 308 or preparation of opium or opiates; (ii) any salt, compound, isomer, derivative, or preparation thereof 309 which is chemically equivalent or identical with any of the substances referred to in clause (i), but not 310 including the isoquinoline alkaloids of opium; (iii) opium poppy and poppy straw; (iv) coca leaves and 311 any salt, compound, derivative, or preparation of coca leaves, and any salt, compound, isomer, derivative, or preparation thereof which is chemically equivalent or identical with any of these 312 313 substances, but not including decocainized coca leaves or extraction of coca leaves which do not contain 314 cocaine or ecgonine.

"New drug" means (i) any drug, except a new animal drug or an animal feed bearing or containing a 315 new animal drug, the composition of which is such that such drug is not generally recognized, among 316 317 experts qualified by scientific training and experience to evaluate the safety and effectiveness of drugs, as safe and effective for use under the conditions prescribed, recommended, or suggested in the labeling, 318 319 except that such a drug not so recognized shall not be deemed to be a "new drug" if at any time prior 320 to the enactment of this chapter it was subject to the Food and Drugs Act of June 30, 1906, as 321 amended, and if at such time its labeling contained the same representations concerning the conditions 322 of its use, or (ii) any drug, except a new animal drug or an animal feed bearing or containing a new 323 animal drug, the composition of which is such that such drug, as a result of investigations to determine 324 its safety and effectiveness for use under such conditions, has become so recognized, but which has not, 325 otherwise than in such investigations, been used to a material extent or for a material time under such 326 conditions.

"Nuclear medicine technologist" means an individual who holds a current certification with the American Registry of Radiological Technologists or the Nuclear Medicine Technology Certification 327 328 329 Board.

330 'Official compendium" means the official United States Pharmacopoeia National Formulary, official 331 Homeopathic Pharmacopoeia of the United States, or any supplement to any of them.

"Official written order" means an order written on a form provided for that purpose by the U.S. Drug 332 333 Enforcement Administration, under any laws of the United States making provision therefor, if such 334 order forms are authorized and required by federal law, and if no such order form is provided then on 335 an official form provided for that purpose by the Board of Pharmacy.

336 "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to 337 morphine or being capable of conversion into a drug having such addiction-forming or 338 addiction-sustaining liability. It does not include, unless specifically designated as controlled under Article 4 (§ 54.1-3437 et seq.), the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts 339 340 (dextromethorphan). It does include its racemic and levorotatory forms. 341

"Opium poppy" means the plant of the species Papaver somniferum L., except the seeds thereof.

"Original package" means the unbroken container or wrapping in which any drug or medicine is 342 343 enclosed together with label and labeling, put up by or for the manufacturer, wholesaler, or distributor 344 for use in the delivery or display of such article.

345 "Outsourcing facility" means a facility that is engaged in the compounding of sterile drugs and is currently registered as an outsourcing facility with the U.S. Secretary of Health and Human Services and 346 347 that complies with all applicable requirements of federal and state law, including the Federal Food, 348 Drug, and Cosmetic Act.

349 "Person" means both the plural and singular, as the case demands, and includes an individual, 350 partnership, corporation, association, governmental agency, trust, or other institution or entity.

"Pharmacist-in-charge" means the person who, being licensed as a pharmacist, signs the application 351 352 for a pharmacy permit and assumes full legal responsibility for the operation of the relevant pharmacy in a manner complying with the laws and regulations for the practice of pharmacy and the sale and dispensing of controlled substances; the "pharmacist-in-charge" shall personally supervise the pharmacy 353 354 and the pharmacy's personnel as required by § 54.1-3432. 355 356

"Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing.

357 "Practitioner" means a physician, dentist, licensed nurse practitioner pursuant to § 54.1-2957.01, licensed physician assistant pursuant to § 54.1-2952.1, pharmacist pursuant to § 54.1-3300, TPA-certified 358 359 optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32, veterinarian, scientific investigator, or other person licensed, registered, or otherwise permitted to distribute, dispense, prescribe and 360 administer, or conduct research with respect to a controlled substance in the course of professional 361 362 practice or research in the Commonwealth.

363 "Prescriber" means a practitioner who is authorized pursuant to §§ 54.1-3303 and 54.1-3408 to issue 364 a prescription.

"Prescription" means an order for drugs or medical supplies, written or signed or transmitted by word 365 366 of mouth, telephone, telegraph, or other means of communication to a pharmacist by a duly licensed

367 physician, dentist, veterinarian, or other practitioner authorized by law to prescribe and administer such 368 drugs or medical supplies.

369 "Prescription drug" means any drug required by federal law or regulation to be dispensed only 370 pursuant to a prescription, including finished dosage forms and active ingredients subject to § 503(b) of 371 the Federal Food, Drug, and Cosmetic Act (21 U.S.C. § 353(b)).

372 "Production" or "produce" includes the manufacture, planting, cultivation, growing, or harvesting of a 373 controlled substance or marijuana.

374 "Proprietary medicine" means a completely compounded nonprescription drug in its unbroken, 375 original package which does not contain any controlled substance or marijuana as defined in this chapter 376 and is not in itself poisonous, and which is sold, offered, promoted, or advertised directly to the general 377 public by or under the authority of the manufacturer or primary distributor, under a trademark, trade 378 name, or other trade symbol privately owned, and the labeling of which conforms to the requirements of 379 this chapter and applicable federal law. However, this definition shall not include a drug that is only advertised or promoted professionally to licensed practitioners, a narcotic or drug containing a narcotic, 380 381 a drug that may be dispensed only upon prescription or the label of which bears substantially the statement "Warning — may be habit-forming," or a drug intended for injection. 382

383 "Radiopharmaceutical" means any drug that exhibits spontaneous disintegration of unstable nuclei 384 with the emission of nuclear particles or photons and includes any non-radioactive reagent kit or 385 radionuclide generator that is intended to be used in the preparation of any such substance, but does not 386 include drugs such as carbon-containing compounds or potassium-containing salts that include trace 387 quantities of naturally occurring radionuclides. The term also includes any biological product that is 388 labeled with a radionuclide or intended solely to be labeled with a radionuclide.

389 "Reference biological product" means the single biological product licensed pursuant to 42 U.S.C. § 262(a) against which a biological product is evaluated in an application submitted to the U.S. Food 390 391 and Drug Administration for licensure of biological products as biosimilar or interchangeable pursuant to 42 U.S.Č. § 262(k). 392

393 "Sale" includes barter, exchange, or gift, or offer therefor, and each such transaction made by any 394 person, whether as an individual, proprietor, agent, servant, or employee.

395 "Therapeutically equivalent drug products" means drug products that contain the same active 396 ingredients and are identical in strength or concentration, dosage form, and route of administration and 397 that are classified as being therapeutically equivalent by the U.S. Food and Drug Administration 398 pursuant to the definition of "therapeutically equivalent drug products" set forth in the most recent 399 edition of the Approved Drug Products with Therapeutic Equivalence Evaluations, otherwise known as 400 the "Orange Book."

401 "Third-party logistics provider" means a person that provides or coordinates warehousing of or other 402 logistics services for a drug or device in interstate commerce on behalf of a manufacturer, wholesale 403 distributor, or dispenser of the drug or device but does not take ownership of the product or have 404 responsibility for directing the sale or disposition of the product. 405

'USP-NF" means the current edition of the United States Pharmacopeia-National Formulary.

406 "Warehouser" means any person, other than a wholesale distributor, manufacturer, or third-party 407 logistics provider, engaged in the business of selling or otherwise distributing prescription drugs or 408 devices to any person who is not the ultimate user or consumer. No person shall be subject to any state 409 or local tax by reason of this definition.

410 "Wholesale distribution" means distribution of prescription drugs to persons other than consumers or patients, subject to the exemptions set forth in the federal Drug Supply Chain Security Act. 411

412 "Wholesale distributor" means any person other than a manufacturer, a manufacturer's co-licensed 413 partner, a third-party logistics provider, or a repackager that engages in wholesale distribution.

414 The words "drugs" and "devices" as used in Chapter 33 (§ 54.1-3300 et seq.) and in this chapter 415 shall not include surgical or dental instruments, physical therapy equipment, X-ray apparatus, or glasses 416 or lenses for the eyes.

417 The terms "pharmacist," "pharmacy," and "practice of pharmacy" as used in this chapter shall be 418 defined as provided in Chapter 33 (§ 54.1-3300 et seq.) unless the context requires a different meaning. 419

§ 54.1-3401. (Effective July 1, 2020) Definitions. 420

As used in this chapter, unless the context requires a different meaning:

"Administer" means the direct application of a controlled substance, whether by injection, inhalation, 421 422 ingestion, or any other means, to the body of a patient or research subject by (i) a practitioner or by his 423 authorized agent and under his direction or (ii) the patient or research subject at the direction and in the 424 presence of the practitioner.

425 "Advertisement" means all representations disseminated in any manner or by any means, other than 426 by labeling, for the purpose of inducing, or which are likely to induce, directly or indirectly, the 427 purchase of drugs or devices.

428 "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer, 429 distributor, or dispenser. It does not include a common or contract carrier, public warehouseman, or 430 employee of the carrier or warehouseman.

431 "Anabolic steroid" means any drug or hormonal substance, chemically and pharmacologically related 432 to testosterone, other than estrogens, progestins, corticosteroids, and dehydroepiandrosterone.

433 "Animal" means any nonhuman animate being endowed with the power of voluntary action.

434 "Automated drug dispensing system" means a mechanical or electronic system that performs operations or activities, other than compounding or administration, relating to pharmacy services, 435 436 including the storage, dispensing, or distribution of drugs and the collection, control, and maintenance of 437 all transaction information, to provide security and accountability for such drugs.

"Biological product" means a virus, therapeutic serum, toxin, antitoxin, vaccine, blood, blood component or derivative, allergenic product, protein other than a chemically synthesized polypeptide, or 438 439 440 analogous product, or arsphenamine or any derivative of arsphenamine or any other trivalent organic 441 arsenic compound, applicable to the prevention, treatment, or cure of a disease or condition of human 442 beings.

443 "Biosimilar" means a biological product that is highly similar to a specific reference biological 444 product, notwithstanding minor differences in clinically inactive compounds, such that there are no clinically meaningful differences between the reference biological product and the biological product that 445 446 has been licensed as a biosimilar pursuant to 42 U.S.C. § 262(k) in terms of safety, purity, and potency of the product. 447 448

"Board" means the Board of Pharmacy.

449 "Bulk drug substance" means any substance that is represented for use, and that, when used in the compounding, manufacturing, processing, or packaging of a drug, becomes an active ingredient or a finished dosage form of the drug; however, "bulk drug substance" shall not include intermediates that 450 451 452 are used in the synthesis of such substances.

"Change of ownership" of an existing entity permitted, registered, or licensed by the Board means (i) 453 the sale or transfer of all or substantially all of the assets of the entity or of any corporation that owns 454 455 or controls the entity; (ii) the creation of a partnership by a sole proprietor, the dissolution of a partnership, or change in partnership composition; (iii) the acquisition or disposal of 50 percent or more 456 457 of the outstanding shares of voting stock of a corporation owning the entity or of the parent corporation 458 of a wholly owned subsidiary owning the entity, except that this shall not apply to any corporation the 459 voting stock of which is actively traded on any securities exchange or in any over-the-counter market; 460 (iv) the merger of a corporation owning the entity or of the parent corporation of a wholly-owned 461 subsidiary owning the entity with another business or corporation; or (v) the expiration or forfeiture of a 462 corporation's charter.

463 Co-licensed partner" means a person who, with at least one other person, has the right to engage in 464 the manufacturing or marketing of a prescription drug, consistent with state and federal law.

465 "Compounding" means the combining of two or more ingredients to fabricate such ingredients into a single preparation and includes the mixing, assembling, packaging, or labeling of a drug or device (i) by 466 a pharmacist, or within a permitted pharmacy, pursuant to a valid prescription issued for a medicinal or 467 therapeutic purpose in the context of a bona fide practitioner-patient-pharmacist relationship, or in 468 469 expectation of receiving a valid prescription based on observed historical patterns of prescribing and 470 dispensing; (ii) by a practitioner of medicine, osteopathy, podiatry, dentistry, or veterinary medicine as 471 an incident to his administering or dispensing, if authorized to dispense, a controlled substance in the 472 course of his professional practice; or (iii) for the purpose of, or as incident to, research, teaching, or 473 chemical analysis and not for sale or for dispensing. The mixing, diluting, or reconstituting of a manufacturer's product drugs for the purpose of administration to a patient, when performed by a 474 practitioner of medicine or osteopathy licensed under Chapter 29 (§ 54.1-2900 et seq.), a person 475 supervised by such practitioner pursuant to subdivision A 6 or 19 of § 54.1-2901, or a person 476 supervised by such practitioner or a licensed nurse practitioner or physician assistant pursuant to subdivision A 4 of § 54.1-2901 shall not be considered compounding. 477 478

479 "Controlled substance" means a drug, substance, or immediate precursor in Schedules I through VI of 480 this chapter. The term shall not include distilled spirits, wine, malt beverages, or tobacco as those terms 481 are defined or used in Title 3.2 or Title 4.1. The term "controlled substance" includes a controlled 482 substance analog that has been placed into Schedule I or II by the Board pursuant to the regulatory 483 authority in subsection D of § 54.1-3443.

"Controlled substance analog" means a substance the chemical structure of which is substantially 484 485 similar to the chemical structure of a controlled substance in Schedule I or II and either (i) which has a 486 stimulant, depressant, or hallucinogenic effect on the central nervous system that is substantially similar to or greater than the stimulant, depressant, or hallucinogenic effect on the central nervous system of a 487 488 controlled substance in Schedule I or II or (ii) with respect to a particular person, which such person 489 represents or intends to have a stimulant, depressant, or hallucinogenic effect on the central nervous

490 system that is substantially similar to or greater than the stimulant, depressant, or hallucinogenic effect 491 on the central nervous system of a controlled substance in Schedule I or II. "Controlled substance 492 analog" does not include (a) any substance for which there is an approved new drug application as 493 defined under § 505 of the federal Food, Drug, and Cosmetic Act (21 U.S.C. § 355) or that is generally 494 recognized as safe and effective pursuant to §§ 501, 502, and 503 of the federal Food, Drug, and 495 Cosmetic Act (21 U.S.C. §§ 351, 352, and 353) and 21 C.F.R. Part 330; (b) with respect to a particular 496 person, any substance for which an exemption is in effect for investigational use for that person under 497 § 505 of the federal Food, Drug, and Cosmetic Act to the extent that the conduct with respect to that 498 substance is pursuant to such exemption; or (c) any substance to the extent not intended for human 499 consumption before such an exemption takes effect with respect to that substance.

500 "DEA" means the Drug Enforcement Administration, U.S. Department of Justice, or its successor 501 agency.

502 "Deliver" or "delivery" means the actual, constructive, or attempted transfer of any item regulated by 503 this chapter, whether or not there exists an agency relationship.

504 "Device" means instruments, apparatus, and contrivances, including their components, parts, and
505 accessories, intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in
506 man or animals or to affect the structure or any function of the body of man or animals.

507 "Dialysis care technician" or "dialysis patient care technician" means an individual who is certified
508 by an organization approved by the Board of Health Professions pursuant to Chapter 27.01 (§
509 54.1-2729.1 et seq.) and who, under the supervision of a licensed physician, nurse practitioner, physician

assistant, or a registered nurse, assists in the care of patients undergoing renal dialysis treatments in a
 Medicare-certified renal dialysis facility.

512 "Dialysis solution" means either the commercially available, unopened, sterile solutions whose
513 purpose is to be instilled into the peritoneal cavity during the medical procedure known as peritoneal
514 dialysis, or commercially available solutions whose purpose is to be used in the performance of
515 hemodialysis not to include any solutions administered to the patient intravenously.

516 "Dispense" means to deliver a drug to an ultimate user or research subject by or pursuant to the 517 lawful order of a practitioner, including the prescribing and administering, packaging, labeling, or 518 compounding necessary to prepare the substance for that delivery. However, dispensing shall not include the transportation of drugs mixed, diluted, or reconstituted in accordance with this chapter to other sites 519 520 operated by such practitioner or that practitioner's medical practice for the purpose of administration of 521 such drugs to patients of the practitioner or that practitioner's medical practice at such other sites. For 522 practitioners of medicine or osteopathy, "dispense" shall only include the provision of drugs by a 523 practitioner to patients to take with them away from the practitioner's place of practice.

524 "Dispenser" means a practitioner who dispenses.525 "Distribute" means to deliver other than by admi

"Distribute" means to deliver other than by administering or dispensing a controlled substance.

526 "Distributor" means a person who distributes.

527 "Drug" means (i) articles or substances recognized in the official United States Pharmacopoeia 528 National Formulary or official Homeopathic Pharmacopoeia of the United States, or any supplement to 529 any of them; (ii) articles or substances intended for use in the diagnosis, cure, mitigation, treatment, or 530 prevention of disease in man or animals; (iii) articles or substances, other than food, intended to affect 531 the structure or any function of the body of man or animals; (iv) articles or substances intended for use 532 as a component of any article specified in clause (i), (ii), or (iii); or (v) a biological product. "Drug" 533 does not include devices or their components, parts, or accessories.

534 "Drug product" means a specific drug in dosage form from a known source of manufacture, whether 535 by brand or therapeutically equivalent drug product name.

536 "Electronic prescription" means a written prescription that is generated on an electronic application
537 and is transmitted to a pharmacy as an electronic data file; Schedule II through V prescriptions shall be
538 transmitted in accordance with 21 C.F.R. Part 1300.

539 "Facsimile (FAX) prescription" means a written prescription or order that is transmitted by an
540 electronic device over telephone lines that sends the exact image to the receiving pharmacy in hard copy
541 form.

542 "FDA" means the U.S. Food and Drug Administration.

543 "Hashish oil" means any oily extract containing one or more cannabinoids, but shall not include any544 such extract with a tetrahydrocannabinol content of less than 12 percent by weight.

545 "Immediate precursor" means a substance which the Board of Pharmacy has found to be and by
546 regulation designates as being the principal compound commonly used or produced primarily for use,
547 and which is an immediate chemical intermediary used or likely to be used in the manufacture of a
548 controlled substance, the control of which is necessary to prevent, curtail, or limit manufacture.

549 "Interchangeable" means a biosimilar that meets safety standards for determining interchangeability 550 pursuant to 42 U.S.C. \S 262(k)(4). 551 "Label" means a display of written, printed, or graphic matter upon the immediate container of any 552 article. A requirement made by or under authority of this chapter that any word, statement, or other 553 information appear on the label shall not be considered to be complied with unless such word, 554 statement, or other information also appears on the outside container or wrapper, if any, of the retail 555 package of such article or is easily legible through the outside container or wrapper.

556 "Labeling" means all labels and other written, printed, or graphic matter on an article or any of its containers or wrappers, or accompanying such article.

"Manufacture" means the production, preparation, propagation, conversion, or processing of any item
regulated by this chapter, either directly or indirectly by extraction from substances of natural origin, or
independently by means of chemical synthesis, or by a combination of extraction and chemical
synthesis, and includes any packaging or repackaging of the substance or labeling or relabeling of its
container. This term does not include compounding.

563 "Manufacturer" means every person who manufactures, a manufacturer's co-licensed partner, or a 564 repackager.

"Marijuana" means any part of a plant of the genus Cannabis whether growing or not, its seeds, or 565 its resin; and every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its 566 seeds, or its resin. Marijuana shall not include any oily extract containing one or more cannabinoids 567 568 unless such extract contains less than 12 percent of tetrahydrocannabinol by weight, nor shall marijuana 569 include the mature stalks of such plant, fiber produced from such stalk, or oil or cake made from the 570 seeds of such plant, unless such stalks, fiber, oil, or cake is combined with other parts of plants of the 571 genus Cannabis. Marijuana shall not include industrial hemp as defined in § 3.2-4112 that is possessed, 572 cultivated, or manufactured by a grower licensed pursuant to § 3.2-4115 or 3.2-4117.

573 "Medical equipment supplier" means any person, as defined in § 1-230, engaged in the delivery to 574 the ultimate consumer, pursuant to the lawful order of a practitioner, of hypodermic syringes and 575 needles, medicinal oxygen, Schedule VI controlled devices, those Schedule VI controlled substances with 576 no medicinal properties that are used for the operation and cleaning of medical equipment, solutions for 577 peritoneal dialysis, and sterile water or saline for irrigation.

578 "Narcotic drug" means any of the following, whether produced directly or indirectly by extraction 579 from substances of vegetable origin, or independently by means of chemical synthesis, or by a 580 combination of extraction and chemical synthesis: (i) opium, opiates, and any salt, compound, derivative, 581 or preparation of opium or opiates; (ii) any salt, compound, isomer, derivative, or preparation thereof 582 which is chemically equivalent or identical with any of the substances referred to in clause (i), but not 583 including the isoquinoline alkaloids of opium; (iii) opium poppy and poppy straw; (iv) coca leaves and **584** any salt, compound, derivative, or preparation of coca leaves, and any salt, compound, isomer, derivative, or preparation thereof which is chemically equivalent or identical with any of these 585 586 substances, but not including decocainized coca leaves or extraction of coca leaves which do not contain 587 cocaine or ecgonine.

588 "New drug" means (i) any drug, except a new animal drug or an animal feed bearing or containing a 589 new animal drug, the composition of which is such that such drug is not generally recognized, among 590 experts qualified by scientific training and experience to evaluate the safety and effectiveness of drugs, 591 as safe and effective for use under the conditions prescribed, recommended, or suggested in the labeling, 592 except that such a drug not so recognized shall not be deemed to be a "new drug" if at any time prior 593 to the enactment of this chapter it was subject to the Food and Drugs Act of June 30, 1906, as 594 amended, and if at such time its labeling contained the same representations concerning the conditions 595 of its use, or (ii) any drug, except a new animal drug or an animal feed bearing or containing a new 596 animal drug, the composition of which is such that such drug, as a result of investigations to determine 597 its safety and effectiveness for use under such conditions, has become so recognized, but which has not, 598 otherwise than in such investigations, been used to a material extent or for a material time under such 599 conditions.

600 "Nuclear medicine technologist" means an individual who holds a current certification with the
 601 American Registry of Radiological Technologists or the Nuclear Medicine Technology Certification
 602 Board.

603 "Official compendium" means the official United States Pharmacopoeia National Formulary, official604 Homeopathic Pharmacopoeia of the United States, or any supplement to any of them.

605 "Official written order" means an order written on a form provided for that purpose by the U.S. Drug
606 Enforcement Administration, under any laws of the United States making provision therefor, if such
607 order forms are authorized and required by federal law, and if no such order form is provided then on
608 an official form provided for that purpose by the Board of Pharmacy.

609 "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to
610 morphine or being capable of conversion into a drug having such addiction-forming or
611 addiction-sustaining liability. It does not include, unless specifically designated as controlled under
612 Article 4 (§ 54.1-3437 et seq.), the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts

11 of 12

613 (dextromethorphan). It does include its racemic and levorotatory forms.

614 "Opium poppy" means the plant of the species Papaver somniferum L., except the seeds thereof.

615 "Original package" means the unbroken container or wrapping in which any drug or medicine is
616 enclosed together with label and labeling, put up by or for the manufacturer, wholesaler, or distributor
617 for use in the delivery or display of such article.

618 "Outsourcing facility" means a facility that is engaged in the compounding of sterile drugs and is
619 currently registered as an outsourcing facility with the U.S. Secretary of Health and Human Services and
620 that complies with all applicable requirements of federal and state law, including the Federal Food,
621 Drug, and Cosmetic Act.

622 "Person" means both the plural and singular, as the case demands, and includes an individual,623 partnership, corporation, association, governmental agency, trust, or other institution or entity.

624 "Pharmacist-in-charge" means the person who, being licensed as a pharmacist, signs the application
625 for a pharmacy permit and assumes full legal responsibility for the operation of the relevant pharmacy in
626 a manner complying with the laws and regulations for the practice of pharmacy and the sale and
627 dispensing of controlled substances; the "pharmacist-in-charge" shall personally supervise the pharmacy
628 and the pharmacy's personnel as required by § 54.1-3432.

629 "Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing.

"Practitioner" means a physician, dentist, licensed nurse practitioner pursuant to § 54.1-2957.01,
licensed physician assistant pursuant to § 54.1-2952.1, pharmacist pursuant to § 54.1-3300, TPA-certified
optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32, veterinarian, scientific investigator,
or other person licensed, registered, or otherwise permitted to distribute, dispense, prescribe and
administer, or conduct research with respect to a controlled substance in the course of professional
practice or research in the Commonwealth.

636 "Prescriber" means a practitioner who is authorized pursuant to §§ 54.1-3303 and 54.1-3408 to issue637 a prescription.

638 "Prescription" means an order for drugs or medical supplies, written or signed or transmitted by word
639 of mouth, telephone, telegraph, or other means of communication to a pharmacist by a duly licensed
640 physician, dentist, veterinarian, or other practitioner authorized by law to prescribe and administer such
641 drugs or medical supplies.

642 "Prescription drug" means any drug required by federal law or regulation to be dispensed only
643 pursuant to a prescription, including finished dosage forms and active ingredients subject to § 503(b) of
644 the Federal Food, Drug, and Cosmetic Act (21 U.S.C. § 353(b)).

645 "Production" or "produce" includes the manufacture, planting, cultivation, growing, or harvesting of a646 controlled substance or marijuana.

647 "Proprietary medicine" means a completely compounded nonprescription drug in its unbroken, 648 original package which does not contain any controlled substance or marijuana as defined in this chapter 649 and is not in itself poisonous, and which is sold, offered, promoted, or advertised directly to the general 650 public by or under the authority of the manufacturer or primary distributor, under a trademark, trade 651 name, or other trade symbol privately owned, and the labeling of which conforms to the requirements of this chapter and applicable federal law. However, this definition shall not include a drug that is only 652 653 advertised or promoted professionally to licensed practitioners, a narcotic or drug containing a narcotic, a drug that may be dispensed only upon prescription or the label of which bears substantially the **654** statement "Warning - may be habit-forming," or a drug intended for injection. 655

656 "Radiopharmaceutical" means any drug that exhibits spontaneous disintegration of unstable nuclei 657 with the emission of nuclear particles or photons and includes any non-radioactive reagent kit or 658 radionuclide generator that is intended to be used in the preparation of any such substance, but does not 659 include drugs such as carbon-containing compounds or potassium-containing salts that include trace 660 quantities of naturally occurring radionuclides. The term also includes any biological product that is 661 labeled with a radionuclide or intended solely to be labeled with a radionuclide.

"Reference biological product" means the single biological product licensed pursuant to 42 U.S.C.
§ 262(a) against which a biological product is evaluated in an application submitted to the U.S. Food
and Drug Administration for licensure of biological products as biosimilar or interchangeable pursuant to
42 U.S.C. § 262(k).

"Sale" includes barter, exchange, or gift, or offer therefor, and each such transaction made by anyperson, whether as an individual, proprietor, agent, servant, or employee.

668 "Therapeutically equivalent drug products" means drug products that contain the same active 669 ingredients and are identical in strength or concentration, dosage form, and route of administration and 670 that are classified as being therapeutically equivalent by the U.S. Food and Drug Administration 671 pursuant to the definition of "therapeutically equivalent drug products" set forth in the most recent 672 edition of the Approved Drug Products with Therapeutic Equivalence Evaluations, otherwise known as 673 the "Orange Book." 674 "Third-party logistics provider" means a person that provides or coordinates warehousing of or other
675 logistics services for a drug or device in interstate commerce on behalf of a manufacturer, wholesale
676 distributor, or dispenser of the drug or device but does not take ownership of the product or have
677 responsibility for directing the sale or disposition of the product.

678 "USP-NF" means the current edition of the United States Pharmacopeia-National Formulary.

679 "Warehouser" means any person, other than a wholesale distributor, manufacturer, or third-party
680 logistics provider, engaged in the business of selling or otherwise distributing prescription drugs or
681 devices to any person who is not the ultimate user or consumer. No person shall be subject to any state
682 or local tax by reason of this definition.

"Wholesale distribution" means distribution of prescription drugs to persons other than consumers orpatients, subject to the exemptions set forth in the federal Drug Supply Chain Security Act.

"Wholesale distributor" means any person other than a manufacturer, a manufacturer's co-licensed
 partner, a third-party logistics provider, or a repackager that engages in wholesale distribution.

687 The words "drugs" and "devices" as used in Chapter 33 (§ 54.1-3300 et seq.) and in this chapter
688 shall not include surgical or dental instruments, physical therapy equipment, X-ray apparatus, or glasses
689 or lenses for the eyes.

690 The terms "pharmacist," "pharmacy," and "practice of pharmacy" as used in this chapter shall be defined as provided in Chapter 33 (§ 54.1-3300 et seq.) unless the context requires a different meaning.