1	A bill to be entitled
2	An act relating to cosmetic product registration;
3	amending s. 499.015, F.S.; deleting the requirement
4	that a person who manufactures, packages, repackages,
5	labels, or relabels a cosmetic in this state register
6	such cosmetic biennially with the Department of
7	Business and Professional Regulation; amending s.
8	499.041, F.S.; revising the annual fee for a cosmetic
9	manufacturing permit; conforming provisions to changes
10	made by the act; amending ss. 499.003 and 499.051,
11	F.S.; conforming provisions to changes made by the
12	act; providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Section 499.015, Florida Statutes, is amended
17	to read:
18	499.015 Registration of drugs <u>and</u> , devices, and cosmetics;
19	issuance of certificates of free sale
20	(1)(a) Except for those persons exempted from the
21	definition of manufacturer in s. 499.003, any person who
22	manufactures, packages, repackages, labels, or relabels a drug
23	$\mathrm{\underline{or}}_{ au}$ device, or cosmetic in this state must register such drug
24	$\mathrm{\underline{or}}_{ au}$ device, or cosmetic biennially with the department; pay a
25	fee in accordance with the fee schedule provided by s. 499.041;
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and comply with this section. The registrant must list each separate and distinct drug <u>or</u>, device, or cosmetic at the time of registration.

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

35 (2)The department may require the submission of a catalog 36 and specimens of labels at the time of application for 37 registration of drugs or τ devices τ and cosmetics packaged and 38 prepared in compliance with the federal act, which submission 39 constitutes a satisfactory compliance for registration of the products. With respect to all other drugs and \overline{r} devices \overline{r} and 40 cosmetics, the department may require the submission of a 41 42 catalog and specimens of labels at the time of application for 43 registration, but the registration will not become effective 44 until the department has examined and approved the label of the 45 drug or, device, or cosmetic product. This approval or denial 46 must include written notification to the manufacturer.

47 (3) Except for those persons exempted from the definition 48 of manufacturer in s. 499.003, a person may not sell any product 49 that he or she has failed to register in conformity with this 50 section. Such failure to register subjects such drug or τ device τ

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51 or cosmetic product to seizure and condemnation as provided in 52 s. 499.062, and subjects such person to the penalties and 53 remedies provided in this part.

54 (4) Unless a registration is renewed, it expires 2 years 55 after the last day of the month in which it was issued. Any 56 product registration issued or renewed on or after July 1, 2016, 57 shall expire on the same date as the manufacturer or repackager 58 permit of the person seeking to register the product. If the 59 first product registration issued to a person on or after July 1, 2016, expires less than 366 days after issuance, the fee for 60 product registration shall be \$15. If the first product 61 62 registration issued to a person on or after July 1, 2016, expires more than 365 days after issuance, the fee for product 63 64 registration shall be \$30. The department may issue a stop-sale 65 notice or order against a person that is subject to the 66 requirements of this section and that fails to comply with this 67 section within 31 days after the date the registration expires. 68 The notice or order shall prohibit such person from selling or 69 causing to be sold any drugs or τ devices τ or cosmetics covered 70 by this part until he or she complies with the requirements of 71 this section.

(5) A product regulated under this section which is not included in the biennial registration may not be sold until it is registered and complies with this section.

75

(6) The department may issue a certificate of free sale

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76 for any product that is required to be registered under this
77 part.

78 (7) A product registration is valid only for the company 79 named on the registration and located at the address on the 80 registration. A person whose product is registered by the 81 department under this section must notify the department before 82 any change in the name or address of the establishment to which 83 the product is registered. If a person whose product is registered ceases conducting business, the person must notify 84 the department before closing the business. 85

86 (8) Notwithstanding any requirements set forth in this 87 part, a manufacturer of medical devices that is registered with 88 the federal Food and Drug Administration is exempt from this 89 section and s. 499.041(6) if:

90 (a) The manufacturer's medical devices are approved for 91 marketing by, or listed with the federal Food and Drug 92 Administration in accordance with federal law for commercial 93 distribution; or

94 (b) The manufacturer subcontracts with a manufacturer of95 medical devices to manufacture components of such devices.

96 (9) However, the manufacturer must submit evidence of such
97 registration, listing, or approval with its initial application
98 for a permit to do business in this state, as required in s.
99 499.01, and any changes to such information previously submitted
100 at the time of renewal of the permit. Evidence of approval,

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101	listing, and registration by the federal Food and Drug
102	Administration must include:
103	(a) For Class II devices, a copy of the premarket
104	notification letter (510K);
105	(b) For Class III devices, a federal <u>Food and</u> Drug
106	Administration premarket approval number;
107	(c) For a manufacturer who subcontracts with a
108	manufacturer of medical devices to manufacture components of
109	such devices, a federal Food and Drug Administration
110	registration number; or
111	(d) For a manufacturer of medical devices whose devices
112	are exempt from premarket approval by the federal <u>Food and</u> Drug
113	Administration, a federal Food and Drug Administration
114	registration number.
115	Section 2. Subsection (6) of section 499.003, Florida
116	Statutes, is amended to read:
117	499.003 Definitions of terms used in this partAs used in
118	this part, the term:
119	(6) "Certificate of free sale" means a document prepared
120	by the department which certifies a drug ${\rm \underline{or}}_{ au}$ device, or
121	cosmetic, that is registered with the department, as one that
122	can be legally sold in the state.
123	Section 3. Paragraph (c) of subsection (1) and subsection
124	(6) of section 499.041, Florida Statutes, are amended to read:
125	499.041 Schedule of fees for drug, device, and cosmetic
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126 applications and permits, product registrations, and free-sale 127 certificates.-

(1) The department shall assess applicants requiring a
manufacturing permit an annual fee <u>as</u> within the ranges
established in this section for the specific type of
manufacturer.

(c) The fee for a cosmetic manufacturer permit <u>shall be</u>
 sufficient to cover the costs of administering the cosmetic
 <u>manufacturer permit program may not be less than \$250 or more</u>
 than \$400 annually.

136 (6) A person that is required to register drugs $\underline{or_{\tau}}$ 137 devices, or cosmetic products under s. 499.015 shall pay an 138 annual product registration fee of not less than \$5 or more than 139 \$15 for each separate and distinct product in package form. The 140 registration fee is in addition to the fee charged for a free-141 sale certificate.

Section 4. Subsection (2) of section 499.051, FloridaStatutes, is amended to read:

144

499.051 Inspections and investigations.-

(2) In addition to the authority set forth in subsection (1), the department and any duly designated officer or employee of the department may enter and inspect any other establishment for the purpose of determining compliance with this chapter and rules adopted under this chapter regarding any drug, device, or cosmetic product.

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2017

151		Section	5.	This	act	shall	take	effect	July	1,	2017.	
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