HB 3273-7 (LC 986) 4/4/19 (SCT/ps)

Requested by Representative NOSSE

PROPOSED AMENDMENTS TO HOUSE BILL 3273

- On page 2 of the printed bill, delete lines 7 through 15 and insert:
- 2 "(4)(a) 'Covered manufacturer' means a person that manufactures covered
- 3 drugs that are sold within this state, including, but not limited to, a person
- 4 that manufactures covered drugs for another manufacturer pursuant to an
- 5 agreement.
- 6 "(b) 'Covered manufacturer' does not include:
- 7 "(A) A person that:
- 8 "(i)(I) Packages covered drugs that are sold within this state or that la-
- 9 bels the containers of covered drugs that are sold within this state; or
- "(II) Repackages covered drugs that are sold within this state or that re-
- labels the containers of covered drugs that are sold within this state, if the
- person informs the Department of Environmental Quality of the name of the
- original manufacturer of the covered drug; and
- "(ii) Does not produce, prepare, propagate, compound, convert or process
- drugs that are sold within this state; or
- "(B) A prepaid group practice described in ORS 441.229.".
- On page 3, line 39, after "costs" delete the rest of the line and lines 40
- through 42 and insert "covered by each covered manufacturer participating
- in the proposed drug take-back program as follows:
- 20 "(A) A portion of the costs must be covered by participating covered
- 21 manufacturers that manufacture drugs other than prescription drugs; and

- "(B) A portion of the costs must be covered by participating covered manufacturers of prescription drugs, apportioned as follows:
- "(i) Fifty percent apportioned according to the share of revenue that each participating manufacturer earns from making sales of prescription drugs within this state; and
- 6 "(ii) Fifty percent apportioned according to the total volume of pre-7 scription drugs sold within this state by each participating manufacturer;".

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