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

Requested by Representative NOSSE

## PROPOSED AMENDMENTS TO HOUSE BILL 3273

1 On page 2 of the printed bill, delete lines 7 through 15 and insert:

"(4)(a) 'Covered manufacturer' means a person that manufactures covered
drugs that are sold within this state, including, but not limited to, a person
that manufactures covered drugs for another manufacturer pursuant to an
agreement.

6 "(b) 'Covered manufacturer' does not include:

7 "(A) A person that:

"(i)(I) Packages covered drugs that are sold within this state or that labels the containers of covered drugs that are sold within this state; or

"(II) Repackages covered drugs that are sold within this state or that relabels 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

<sup>16</sup> "(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 1 "(B) A portion of the costs must be covered by participating covered 2 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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