1	A bill to be entitled
2	An act relating to nursing; amending s. 464.003, F.S.;
3	defining the term "advanced practice registered
4	nurse"; deleting the terms "advanced registered nurse
5	practitioner," "clinical nurse specialist," and
6	"clinical nurse specialist practice," to conform to
7	changes made by the act; repealing s. 464.0115, F.S.,
8	relating to the certification of clinical nurse
9	specialists; amending s. 464.012, F.S.; requiring any
10	nurse desiring to be licensed as an advanced practice
11	registered nurse to apply to the Department of Health,
12	submit proof that he or she holds a current license to
13	practice professional nursing, and meet one or more
14	specified requirements as determined by the Board of
15	Nursing; authorizing the board to adopt rules to
16	provide for provisional state licensure of certified
17	nurse midwives, certified nurse practitioners,
18	certified registered nurse anesthetists, clinical
19	nurse specialists, and psychiatric nurses for a
20	specified period of time; requiring the department and
21	the board to establish a transition process for
22	converting certain certified practitioners to licensed
23	practitioners; authorizing certain certified
24	practitioners to continue practicing advanced nursing
25	during a specified period of time; providing

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26	construction; providing an expiration date for
27	provisions relating to the transition from
28	certification to licensure; conforming provisions to
29	changes made by the act; amending s. 960.28, F.S.;
30	conforming a cross-reference; amending ss. 39.303,
31	39.304, 90.503, 110.12315, 121.0515, 252.515, 310.071,
32	310.073, 310.081, 320.0848, 381.00315, 381.00593,
33	383.14, 383.141, 384.27, 390.0111, 390.012, 394.455,
34	395.0191, 397.311, 397.4012, 397.427, 397.679,
35	397.6793, 400.021, 400.462, 400.487, 400.506,
36	400.9973, 400.9974, 400.9976, 400.9979, 401.445,
37	409.905, 409.908, 409.973, 429.918, 456.0391,
38	456.0392, 456.041, 456.048, 456.072, 456.44, 458.3265,
39	458.331, 458.348, 459.0137, 459.015, 459.025, 464.003,
40	464.004, 464.013, 464.015, 464.016, 464.018, 464.0205,
41	467.003, 480.0475, 483.041, 483.801, 486.021, 490.012,
42	491.0057, 491.012, 493.6108, 627.357, 627.6471,
43	627.6472, 627.736, 633.412, 641.3923, 766.103,
44	766.1115, 766.1116, 766.118, 794.08, 893.02, 893.05,
45	943.13, 948.03, 1002.20, 1002.42, 1006.062, 1009.65,
46	1009.66, and 1009.67, F.S.; conforming provisions to
47	changes made by the act; providing effective dates.
48	
49	Be It Enacted by the Legislature of the State of Florida:
50	
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51	Section 1. Subsections (3), (6), and (7) of section
52	464.003, Florida Statutes, are amended, to read:
53	464.003 Definitions.—As used in this part, the term:
54	(3) <u>"Advanced practice registered nurse"</u> "Advanced
55	registered nurse practitioner" means any person licensed in this
56	state to practice professional nursing and who is licensed
57	<del>certified</del> in <u>an</u> advanced <del>or specialized</del> nursing practice,
58	including certified nurse midwives, certified nurse
59	practitioners, certified registered nurse anesthetists, clinical
60	nurse specialists certified nurse midwives, and psychiatric
61	nurses nurse practitioners.
62	(6) "Clinical nurse specialist" means any person licensed
63	in this state to practice professional nursing and certified in
64	clinical nurse specialist practice.
65	(7) "Clinical nurse specialist practice" means the
66	delivery and management of advanced practice nursing care to
67	individuals or groups, including the ability to:
68	(a) Assess the health status of individuals and families
69	using methods appropriate to the population and area of
70	practice.
71	(b) Diagnose human responses to actual or potential health
72	problems.
73	(c) Plan for health promotion, disease prevention, and
74	therapeutic intervention in collaboration with the patient or
75	<del>client.</del>
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<pre>77 specialist's area of expertise and within the scope of advanced 78 nursing practice, including, but not limited to, direct nursing 79 care, counseling, teaching, and collaboration with other 80 licensed health care providers. 81 (c) Coordinate health care as necessary and appropriate 82 and evaluate with the patient or client the effectiveness of 83 care. 84 Section 2. Section 464.0115, Florida Statutes, is 85 repealed. 86 Section 3. Section 464.012, Florida Statutes, as amended 87 by section 3 of chapter 2017-134, section 8 of chapter 2016-139, 88 and section 7 of chapter 2016-231, Laws of Florida, is amended 89 to read: 90 464.012 Licensure Certification of advanced practice 91 registered nurses advanced registered nurse practitioners; fees; 92 controlled substance prescribing 93 (1) Any nurse desiring to be licensed certified as an</pre>
<pre>79 care, counseling, teaching, and collaboration with other 80 licensed health care providers. 81 (c) Coordinate health care as necessary and appropriate 82 and evaluate with the patient or client the effectiveness of 83 care. 84 Section 2. Section 464.0115, Florida Statutes, is 85 repealed. 86 Section 3. Section 464.012, Florida Statutes, as amended 87 by section 3 of chapter 2017-134, section 8 of chapter 2016-139, 88 and section 7 of chapter 2016-231, Laws of Florida, is amended 89 464.012 Licensure Certification of advanced practice 91 registered nurses advanced registered nurse practitioners; fees; 92 controlled substance prescribing</pre>
80 Hick and the set of the set
(c) Coordinate health care as necessary and appropriate and evaluate with the patient or client the effectiveness of care. Section 2. Section 464.0115, Florida Statutes, is repealed. Section 3. Section 464.012, Florida Statutes, as amended by section 3 of chapter 2017-134, section 8 of chapter 2016-139, and section 7 of chapter 2016-231, Laws of Florida, is amended to read: 464.012 Licensure Certification of advanced practice registered nurses advanced registered nurse practitioners; fees; controlled substance prescribing
<pre>and evaluate with the patient or client the effectiveness of care. Section 2. Section 464.0115, Florida Statutes, is repealed. Section 3. Section 464.012, Florida Statutes, as amended by section 3 of chapter 2017-134, section 8 of chapter 2016-139, and section 7 of chapter 2016-231, Laws of Florida, is amended to read: 464.012 Licensure Certification of advanced practice registered nurses advanced registered nurse practitioners; fees; controlled substance prescribing</pre>
<ul> <li>care.</li> <li>Section 2. Section 464.0115, Florida Statutes, is</li> <li>repealed.</li> <li>Section 3. Section 464.012, Florida Statutes, as amended</li> <li>by section 3 of chapter 2017-134, section 8 of chapter 2016-139,</li> <li>and section 7 of chapter 2016-231, Laws of Florida, is amended</li> <li>to read:</li> <li>464.012 Licensure Certification of advanced practice</li> <li>registered nurses advanced registered nurse practitioners; fees;</li> <li>controlled substance prescribing</li> </ul>
Section 2. <u>Section 464.0115, Florida Statutes, is</u> repealed. Section 3. Section 464.012, Florida Statutes, as amended by section 3 of chapter 2017-134, section 8 of chapter 2016-139, and section 7 of chapter 2016-231, Laws of Florida, is amended to read: 464.012 <u>Licensure Certification of advanced practice</u> registered nurses advanced registered nurse practitioners; fees; controlled substance prescribing
85 <u>repealed.</u> 86 Section 3. Section 464.012, Florida Statutes, as amended 87 by section 3 of chapter 2017-134, section 8 of chapter 2016-139, 88 and section 7 of chapter 2016-231, Laws of Florida, is amended 89 to read: 90 464.012 <u>Licensure Certification of advanced practice</u> 91 <u>registered nurses advanced registered nurse practitioners;</u> fees; 92 controlled substance prescribing
Section 3. Section 464.012, Florida Statutes, as amended by section 3 of chapter 2017-134, section 8 of chapter 2016-139, and section 7 of chapter 2016-231, Laws of Florida, is amended to read: <u>90</u> 464.012 <u>Licensure Certification</u> of <u>advanced practice</u> <u>91</u> <u>registered nurses</u> <u>advanced registered nurse practitioners</u> ; fees; <u>92</u> controlled substance prescribing
by section 3 of chapter 2017-134, section 8 of chapter 2016-139, and section 7 of chapter 2016-231, Laws of Florida, is amended to read: <u>464.012 Licensure Certification of advanced practice</u> <u>registered nurses advanced registered nurse practitioners</u> ; fees; controlled substance prescribing
<pre>and section 7 of chapter 2016-231, Laws of Florida, is amended to read: 464.012 Licensure Certification of advanced practice <u>registered nurses</u> advanced registered nurse practitioners; fees; controlled substance prescribing</pre>
<pre>89 to read: 90</pre>
90 464.012 <u>Licensure</u> <del>Certification</del> of <u>advanced practice</u> 91 <u>registered nurses</u> <del>advanced registered nurse practitioners</del> ; fees; 92 controlled substance prescribing
91 <u>registered nurses</u> advanced registered nurse practitioners; fees; 92 controlled substance prescribing
92 controlled substance prescribing
93 (1) Any nurse desiring to be licensed <del>certified</del> as an
94 advanced practice registered nurse must advanced registered
95 nurse practitioner shall apply to the department and submit
96 proof that he or she holds a current license to practice
97 professional nursing or holds an active multistate license to
98 practice professional nursing pursuant to s. 464.0095 and that
99 he or she meets one or more of the following requirements as
100 determined by the board:
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101 Certification by an appropriate specialty board. Such (a) certification is shall be required for initial state licensure 102 103 certification and any licensure renewal recertification as a certified nurse midwife, certified nurse practitioner, certified 104 105 registered nurse anesthetist, clinical nurse specialist, or 106 psychiatric nurse, or nurse midwife. The board may by rule 107 provide for provisional state licensure certification of 108 graduate certified registered nurse anesthetists, clinical nurse specialists, certified nurse practitioners, psychiatric nurses, 109 and certified nurse midwives for a period of time determined to 110 be appropriate for preparing for and passing the national 111 112 certification examination.

(b) Graduation from a program leading to a master's degree in a nursing clinical specialty area with preparation in specialized practitioner skills. For applicants graduating on or after October 1, 1998, graduation from a master's degree program <u>is shall be</u> required for initial <u>licensure</u> certification as a certified nurse practitioner under paragraph (4)(a) <del>(4)(c)</del>.

119 <u>1.</u> For applicants graduating on or after October 1, 2001, 120 graduation from a master's degree program <u>is shall be</u> required 121 for initial <u>licensure</u> <del>certification</del> as a <u>certified</u> registered 122 nurse anesthetist <u>who may perform the acts listed in</u> <del>under</del> 123 paragraph (4) (b) (4) (a).

124 <u>2. For applicants graduating on or after October 1, 1998,</u>
 125 graduation from a master's degree program is required for

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initial licensure as a certified nurse midwife who may perform 126 127 the acts listed in paragraph (4)(c). 128 3. For applicants graduating on or after July 1, 2007, 129 graduation from a master's degree program is required for 130 initial licensure as a clinical nurse specialist who may perform 131 the acts listed in paragraph (4)(d). (2) (a) The board shall provide by rule the appropriate 132 133 requirements for advanced practice registered nurses for advanced registered nurse practitioners in the advanced nursing 134 135 practices categories of certified nurse midwives, certified 136 nurse practitioners, certified registered nurse anesthetists 137 anesthetist, clinical certified nurse specialists midwife, and 138 psychiatric nurses nurse practitioner. 139 (3) An advanced practice registered nurse advanced 140 registered nurse practitioner shall perform those functions 141 authorized in this section within the framework of an 142 established protocol that which must be maintained on site at the location or locations at which an advanced practice 143 144 registered nurse advanced registered nurse practitioner 145 practices. In the case of multiple supervising physicians in the 146 same group, an advanced practice registered nurse advanced 147 registered nurse practitioner must enter into a supervisory protocol with at least one physician within the physician group 148 149 practice. A practitioner currently licensed under chapter 458, chapter 459, or chapter 466 shall maintain supervision for 150

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151 directing the specific course of medical treatment. Within the 152 established framework, an <u>advanced practice registered nurse</u> 153 <del>advanced registered nurse practitioner</del> may:

154 Prescribe, dispense, administer, or order any drug; (a) 155 however, an advanced practice registered nurse advanced 156 registered nurse practitioner may prescribe or dispense a 157 controlled substance as defined in s. 893.03 only if the 158 advanced practice registered nurse advanced registered nurse practitioner has graduated from a program leading to a master's 159 or doctoral degree in a clinical nursing specialty area with 160 training in specialized practitioner skills. 161

162

163

(b) Initiate appropriate therapies for certain conditions.(c) Perform additional functions as may be determined by

164 rule in accordance with s. 464.003(2).

165 (d) Order diagnostic tests and physical and occupational 166 therapy.

(e) Order any medication for administration to a patient
in a facility licensed under chapter 395 or part II of chapter
400, notwithstanding any provisions in chapter 465 or chapter
893.

171 (4) In addition to the general functions specified in 172 subsection (3), an <u>advanced practice registered nurse</u> <del>advanced</del> 173 <del>registered nurse practitioner</del> may perform the following acts 174 within his or her specialty:

175

(a) The certified nurse practitioner may perform any or

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176	all of the following acts within the framework of established
177	protocol:
178	1. Manage selected medical problems.
179	2. Order physical and occupational therapy.
180	3. Initiate, monitor, or alter therapies for certain
181	uncomplicated acute illnesses.
182	4. Monitor and manage patients with stable chronic
183	diseases.
184	5. Establish behavioral problems and diagnosis and make
185	treatment recommendations.
186	(b) (a) The certified registered nurse anesthetist may, to
187	the extent authorized by established protocol approved by the
188	medical staff of the facility in which the anesthetic service is
189	performed, perform any or all of the following:
190	1. Determine the health status of the patient as it
191	relates to the risk factors and to the anesthetic management of
192	the patient through the performance of the general functions.
193	2. Based on history, physical assessment, and supplemental
194	laboratory results, determine, with the consent of the
195	responsible physician, the appropriate type of anesthesia within
196	the framework of the protocol.
197	3. Order under the protocol preanesthetic medication.
198	4. Perform under the protocol procedures commonly used to
199	render the patient insensible to pain during the performance of
200	surgical, obstetrical, therapeutic, or diagnostic clinical
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201 procedures. These procedures include ordering and administering 202 regional, spinal, and general anesthesia; inhalation agents and 203 techniques; intravenous agents and techniques; and techniques of 204 hypnosis.

5. Order or perform monitoring procedures indicated as pertinent to the anesthetic health care management of the patient.

6. Support life functions during anesthesia health care, including induction and intubation procedures, the use of appropriate mechanical supportive devices, and the management of fluid, electrolyte, and blood component balances.

7. Recognize and take appropriate corrective action for
abnormal patient responses to anesthesia, adjunctive medication,
or other forms of therapy.

8. Recognize and treat a cardiac arrhythmia while thepatient is under anesthetic care.

9. Participate in management of the patient while in the
postanesthesia recovery area, including ordering the
administration of fluids and drugs.

10. Place special peripheral and central venous andarterial lines for blood sampling and monitoring as appropriate.

222 <u>(c) (b)</u> The certified nurse midwife may, to the extent 223 authorized by an established protocol which has been approved by 224 the medical staff of the health care facility in which the 225 midwifery services are performed, or approved by the nurse

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226	midwife's physician backup when the delivery is performed in a
227	patient's home, perform any or all of the following:
228	1. Perform superficial minor surgical procedures.
229	2. Manage the patient during labor and delivery to include
230	amniotomy, episiotomy, and repair.
231	3. Order, initiate, and perform appropriate anesthetic
232	procedures.
233	4. Perform postpartum examination.
234	5. Order appropriate medications.
235	6. Provide family-planning services and well-woman care.
236	7. Manage the medical care of the normal obstetrical
237	patient and the initial care of a newborn patient.
238	(d) The clinical nurse specialist may perform any or all
239	of the following acts within the framework of established
240	protocol:
241	1. Assess the health status of individuals and families
242	using methods appropriate to the population and area of
243	practice.
244	2. Diagnose human responses to actual or potential health
245	problems.
246	3. Plan for health promotion, disease prevention, and
247	therapeutic intervention in collaboration with the patient or
248	client.
249	4. Implement therapeutic interventions based on the nurse
250	specialist's area of expertise and within the scope of advanced
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2018

251	nursing practice, including, but not limited to, direct nursing
252	care, counseling, teaching, and collaboration with other
253	licensed health care providers.
254	5. Coordinate health care as necessary and appropriate and
255	evaluate with the patient or client the effectiveness of care.
256	(c) The nurse practitioner may perform any or all of the
257	following acts within the framework of established protocol:
258	1. Manage selected medical problems.
259	2. Order physical and occupational therapy.
260	3. Initiate, monitor, or alter therapies for certain
261	uncomplicated acute illnesses.
262	4. Monitor and manage patients with stable chronic
263	diseases.
264	5. Establish behavioral problems and diagnosis and make
265	treatment recommendations.
266	(e) <del>(5)</del> A psychiatric nurse, who meets the requirements in
267	s. 394.455(35) as defined in s. 394.455, within the framework of
268	an established protocol with a psychiatrist, may prescribe
269	psychotropic controlled substances for the treatment of mental
270	disorders.
271	(5) <del>(6)</del> The board shall <u>approve for licensure</u> <del>certify</del> , and
272	the department shall issue a <u>license</u> <del>certificate</del> to, any nurse
273	meeting the qualifications in this section. The board shall
274	establish an application fee not to exceed \$100 and a biennial
275	renewal fee not to exceed \$50. The board is authorized to adopt
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276 such other rules as are necessary to implement the provisions of 277 this section.

278 (6)<del>(7)</del>(a) The board shall establish a committee to 279 recommend a formulary of controlled substances that an advanced 280 practice registered nurse advanced registered nurse practitioner 281 may not prescribe or may prescribe only for specific uses or in 282 limited quantities. The committee must consist of three advanced 283 practice registered nurses advanced registered nurse practitioners licensed under this section, recommended by the 284 285 board; three physicians licensed under chapter 458 or chapter 286 459 who have work experience with advanced practice registered 287 nurses advanced registered nurse practitioners, recommended by 288 the Board of Medicine; and a pharmacist licensed under chapter 289 465 who is a doctor of pharmacy, recommended by the Board of 290 Pharmacy. The committee may recommend an evidence-based 291 formulary applicable to all advanced practice registered nurses 292 advanced registered nurse practitioners which is limited by 293 specialty certification, is limited to approved uses of 294 controlled substances, or is subject to other similar 295 restrictions the committee finds are necessary to protect the 296 health, safety, and welfare of the public. The formulary must 297 restrict the prescribing of psychiatric mental health controlled substances for children younger than 18 years of age to advanced 298 299 practice registered nurses advanced registered nurse 300 practitioners who also are psychiatric nurses as defined in s.

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301 394.455. The formulary must also limit the prescribing of 302 Schedule II controlled substances as listed in s. 893.03 to a 7-303 day supply, except that such restriction does not apply to 304 controlled substances that are psychiatric medications 305 prescribed by psychiatric nurses as defined in s. 394.455.

(b) The board shall adopt by rule the recommended formulary and any revision to the formulary which it finds is supported by evidence-based clinical findings presented by the Board of Medicine, the Board of Osteopathic Medicine, or the Board of Dentistry.

(c) The formulary required under this subsection does not apply to a controlled substance that is dispensed for administration pursuant to an order, including an order for medication authorized by <u>subparagraph (4) (b)3.</u>, <u>subparagraph</u> (4) (b)4., or <u>subparagraph (4) (b)9</u> <u>subparagraph (4) (a)3.</u>, <u>subparagraph (4) (a)4.</u>, or <u>subparagraph (4) (a)9</u>.

317 (d) The board shall adopt the committee's initial318 recommendation no later than October 31, 2016.

319 <u>(7) (8)</u> This section shall be known as "The Barbara Lumpkin 320 Prescribing Act."

321 (8) The department and board shall establish a transition 322 timeline and process for practitioners certified as of September 323 <u>30, 2018, as advanced registered nurse practitioners or clinical</u> 324 <u>nurse specialists, to convert a certificate in good standing to</u> 325 a license that becomes effective on October 1, 2018, to practice

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2018

326	as an advanced practice registered nurse. An advanced registered
327	nurse practitioner or a clinical nurse specialist holding a
328	certificate to practice in good standing on September 30, 2018,
329	may continue to practice with all rights, authorizations, and
330	responsibilities under this section for licensure as an advanced
331	practice registered nurse and may use the applicable title under
332	s. 464.015 after the effective date of this act while the
333	department and board complete the transition from certification
334	to licensure, as established under this act. This subsection may
335	not be construed to limit or restrict the department's or
336	board's disciplinary authority or enforcement responsibilities
337	for safe nursing practice. This subsection expires on October 1,
338	2020.
339	Section 4. Subsection (2) of section 960.28, Florida
340	Statutes, is amended to read:
341	960.28 Payment for victims' initial forensic physical
342	examinations
343	(2) The Crime Victims' Services Office of the department
344	shall pay for medical expenses connected with an initial
345	forensic physical examination of a victim of sexual battery as
346	defined in chapter 794 or a lewd or lascivious offense as
347	defined in chapter 800. Such payment shall be made regardless of
348	whether the victim is covered by health or disability insurance
349	and whether the victim participates in the criminal justice
350	system or cooperates with law enforcement. The payment shall be
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351 made only out of moneys allocated to the Crime Victims' Services 352 Office for the purposes of this section, and the payment may not 353 exceed \$500 with respect to any violation. The department shall 354 develop and maintain separate protocols for the initial forensic 355 physical examination of adults and children. Payment under this 356 section is limited to medical expenses connected with the 357 initial forensic physical examination, and payment may be made 358 to a medical provider using an examiner qualified under part I of chapter 464, excluding s. 464.003(14) s. 464.003(16); chapter 359 458; or chapter 459. Payment made to the medical provider by the 360 361 department shall be considered by the provider as payment in 362 full for the initial forensic physical examination associated with the collection of evidence. The victim may not be required 363 364 to pay, directly or indirectly, the cost of an initial forensic 365 physical examination performed in accordance with this section.

366 Section 5. Paragraph (c) of subsection (5) and paragraph 367 (a) of subsection (6) of section 39.303, Florida Statutes, are 368 amended to read:

369 39.303 Child protection teams and sexual abuse treatment 370 programs; services; eligible cases.-

(5) All abuse and neglect cases transmitted for investigation to a circuit by the hotline must be simultaneously transmitted to the child protection team for review. For the purpose of determining whether a face-to-face medical evaluation by a child protection team is necessary, all cases transmitted

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376 to the child protection team which meet the criteria in 377 subsection (4) must be timely reviewed by: 378 An advanced practice registered nurse advanced (C) 379 registered nurse practitioner licensed under chapter 464 who has 380 a specialty in pediatrics or family medicine and is a member of 381 a child protection team; 382 (6) A face-to-face medical evaluation by a child 383 protection team is not necessary when: The child was examined for the alleged abuse or 384 (a) 385 neglect by a physician who is not a member of the child protection team, and a consultation between the child protection 386 387 team medical director or a child protection team board-certified pediatrician, advanced practice registered nurse advanced 388 389 registered nurse practitioner, physician assistant working under 390 the supervision of a child protection team medical director or a 391 child protection team board-certified pediatrician, or 392 registered nurse working under the direct supervision of a child 393 protection team medical director or a child protection team board-certified pediatrician, and the examining physician 394 395 concludes that a further medical evaluation is unnecessary; 396 397 Notwithstanding paragraphs (a), (b), and (c), a child protection team medical director or a child protection team pediatrician, 398 as authorized in subsection (5), may determine that a face-to-399 400 face medical evaluation is necessary.

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401 Section 6. Paragraph (b) of subsection (1) of section 39.304, Florida Statutes, is amended to read: 402 403 39.304 Photographs, medical examinations, X rays, and 404 medical treatment of abused, abandoned, or neglected child.-405 (1)406 If the areas of trauma visible on a child indicate a (b) need for a medical examination, or if the child verbally 407 408 complains or otherwise exhibits distress as a result of injury 409 through suspected child abuse, abandonment, or neglect, or is alleged to have been sexually abused, the person required to 410 411 investigate may cause the child to be referred for diagnosis to 412 a licensed physician or an emergency department in a hospital 413 without the consent of the child's parents or legal custodian. 414 Such examination may be performed by any licensed physician or 415 an advanced practice registered nurse advanced registered nurse 416 practitioner licensed pursuant to part I of chapter 464. Any 417 licensed physician  $\tau$  or advanced practice registered nurse 418 advanced registered nurse practitioner licensed pursuant to part 419 I of chapter 464 $_{\tau}$  who has reasonable cause to suspect that an 420 injury was the result of child abuse, abandonment, or neglect may authorize a radiological examination to be performed on the 421 422 child without the consent of the child's parent or legal 423 custodian. 424 Section 7. Paragraph (a) of subsection (1) of section 425 90.503, Florida Statutes, is amended to read:

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(1)

90.503 Psychotherapist-patient privilege.-

For purposes of this section:

426 427

428

(a) A "psychotherapist" is:

1. A person authorized to practice medicine in any state or nation, or reasonably believed by the patient so to be, who is engaged in the diagnosis or treatment of a mental or emotional condition, including alcoholism and other drug addiction;

A person licensed or certified as a psychologist under
the laws of any state or nation, who is engaged primarily in the
diagnosis or treatment of a mental or emotional condition,
including alcoholism and other drug addiction;

A person licensed or certified as a clinical social worker, marriage and family therapist, or mental health counselor under the laws of this state, who is engaged primarily in the diagnosis or treatment of a mental or emotional condition, including alcoholism and other drug addiction;

443 Treatment personnel of facilities licensed by the state 4. 444 pursuant to chapter 394, chapter 395, or chapter 397, of 445 facilities designated by the Department of Children and Families pursuant to chapter 394 as treatment facilities, or of 446 447 facilities defined as community mental health centers pursuant to s. 394.907(1), who are engaged primarily in the diagnosis or 448 treatment of a mental or emotional condition, including 449 alcoholism and other drug addiction; or 450

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5. An <u>advanced practice registered nurse licensed</u> <del>advanced</del> registered nurse practitioner certified</del> under s. 464.012, whose primary scope of practice is the diagnosis or treatment of mental or emotional conditions, including chemical abuse, and limited only to actions performed in accordance with part I of chapter 464.

457 Section 8. Paragraph (d) of subsection (2) of section 458 110.12315, Florida Statutes, is amended to read:

459 110.12315 Prescription drug program.—The state employees' 460 prescription drug program is established. This program shall be 461 administered by the Department of Management Services, according 462 to the terms and conditions of the plan as established by the 463 relevant provisions of the annual General Appropriations Act and 464 implementing legislation, subject to the following conditions:

(2) In providing for reimbursement of pharmacies for
prescription drugs and supplies dispensed to members of the
state group health insurance plan and their dependents under the
state employees' prescription drug program:

(d) The department shall establish the reimbursement
schedule for prescription drugs and supplies dispensed under the
program. Reimbursement rates for a prescription drug or supply
must be based on the cost of the generic equivalent drug or
supply if a generic equivalent exists, unless the physician,
<u>advanced practice registered nurse</u>
<del>practitioner</del>, or physician assistant prescribing the drug or

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476 supply clearly states on the prescription that the brand name 477 drug or supply is medically necessary or that the drug or supply 478 is included on the formulary of drugs and supplies that may not 479 be interchanged as provided in chapter 465, in which case 480 reimbursement must be based on the cost of the brand name drug 481 or supply as specified in the reimbursement schedule adopted by 482 the department.

483 Section 9. Paragraph (f) of subsection (3) of section 484 121.0515, Florida Statutes, is amended to read:

485

121.0515 Special Risk Class.-

(3) CRITERIA.—A member, to be designated as a special risk
member, must meet the following criteria:

(f) Effective January 1, 2001, the member must be employed in one of the following classes and must spend at least 75 percent of his or her time performing duties which involve contact with patients or inmates in a correctional or forensic facility or institution:

Dietitian (class codes 5203 and 5204); 493 1. 494 2. Public health nutrition consultant (class code 5224); 495 3. Psychological specialist (class codes 5230 and 5231); 496 4. Psychologist (class code 5234); 497 5. Senior psychologist (class codes 5237 and 5238); Regional mental health consultant (class code 5240); 498 6. Psychological Services Director-DCF (class code 5242); 499 7. 500 Pharmacist (class codes 5245 and 5246); 8.

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501 Senior pharmacist (class codes 5248 and 5249); 9. 502 10. Dentist (class code 5266); 503 11. Senior dentist (class code 5269); Registered nurse (class codes 5290 and 5291); 504 12. 505 13. Senior registered nurse (class codes 5292 and 5293); 506 14. Registered nurse specialist (class codes 5294 and 507 5295); Clinical associate (class codes 5298 and 5299); 508 15. 509 16. Advanced practice registered nurse Advanced registered nurse practitioner (class codes 5297 and 5300); 510 511 17. Advanced practice registered nurse Advanced registered 512 nurse practitioner specialist (class codes 5304 and 5305); 513 18. Registered nurse supervisor (class codes 5306 and 514 5307); 515 19. Senior registered nurse supervisor (class codes 5308 516 and 5309); 517 20. Registered nursing consultant (class codes 5312 and 5313); 518 519 21. Quality management program supervisor (class code 520 5314); 521 22. Executive nursing director (class codes 5320 and 5321); 522 523 23. Speech and hearing therapist (class code 5406); or 524 24. Pharmacy manager (class code 5251); 525 Section 10. Paragraph (a) of subsection (3) of section Page 21 of 134

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526 252.515, Florida Statutes, is amended to read: 527 252.515 Postdisaster Relief Assistance Act; immunity from 528 civil liability.-529 (3) As used in this section, the term: 530 (a) "Emergency first responder" means: 531 A physician licensed under chapter 458. 1. 532 2. An osteopathic physician licensed under chapter 459. 533 3. A chiropractic physician licensed under chapter 460. A podiatric physician licensed under chapter 461. 534 4. 535 A dentist licensed under chapter 466. 5. 536 An advanced practice registered nurse licensed advanced 6. 537 registered nurse practitioner certified under s. 464.012. 538 A physician assistant licensed under s. 458.347 or s. 7. 539 459.022. 540 8. A worker employed by a public or private hospital in 541 the state. 542 A paramedic as defined in s. 401.23(17). 9. 543 10. An emergency medical technician as defined in s. 544 401.23(11). 545 11. A firefighter as defined in s. 633.102. 546 12. A law enforcement officer as defined in s. 943.10. 547 13. A member of the Florida National Guard. 548 14. Any other personnel designated as emergency personnel 549 by the Governor pursuant to a declared emergency. 550 Section 11. Paragraph (c) of subsection (1) of section

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551 310.071, Florida Statutes, is amended to read:

552

310.071 Deputy pilot certification.-

(1) In addition to meeting other requirements specified in this chapter, each applicant for certification as a deputy pilot must:

556 (C) Be in good physical and mental health, as evidenced by 557 documentary proof of having satisfactorily passed a complete 558 physical examination administered by a licensed physician within the preceding 6 months. The board shall adopt rules to establish 559 requirements for passing the physical examination, which rules 560 561 shall establish minimum standards for the physical or mental 562 capabilities necessary to carry out the professional duties of a 563 certificated deputy pilot. Such standards shall include zero 564 tolerance for any controlled substance regulated under chapter 565 893 unless that individual is under the care of a physician, an 566 advanced practice registered nurse advanced registered nurse 567 practitioner, or a physician assistant and that controlled 568 substance was prescribed by that physician, advanced practice 569 registered nurse advanced registered nurse practitioner, or 570 physician assistant. To maintain eligibility as a certificated 571 deputy pilot, each certificated deputy pilot must annually 572 provide documentary proof of having satisfactorily passed a complete physical examination administered by a licensed 573 574 physician. The physician must know the minimum standards and certify that the certificateholder satisfactorily meets the 575

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576 standards. The standards for certificateholders shall include a 577 drug test.

578 Section 12. Subsection (3) of section 310.073, Florida 579 Statutes, is amended to read:

580 310.073 State pilot licensing.—In addition to meeting 581 other requirements specified in this chapter, each applicant for 582 license as a state pilot must:

583 (3) Be in good physical and mental health, as evidenced by 584 documentary proof of having satisfactorily passed a complete physical examination administered by a licensed physician within 585 586 the preceding 6 months. The board shall adopt rules to establish 587 requirements for passing the physical examination, which rules 588 shall establish minimum standards for the physical or mental 589 capabilities necessary to carry out the professional duties of a 590 licensed state pilot. Such standards shall include zero 591 tolerance for any controlled substance regulated under chapter 592 893 unless that individual is under the care of a physician, an 593 advanced practice registered nurse advanced registered nurse 594 practitioner, or a physician assistant and that controlled 595 substance was prescribed by that physician, advanced practice 596 registered nurse advanced registered nurse practitioner, or 597 physician assistant. To maintain eligibility as a licensed state pilot, each licensed state pilot must annually provide 598 documentary proof of having satisfactorily passed a complete 599 600 physical examination administered by a licensed physician. The

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601 physician must know the minimum standards and certify that the 602 licensee satisfactorily meets the standards. The standards for 603 licensees shall include a drug test.

604 Section 13. Paragraph (b) of subsection (3) of section 605 310.081, Florida Statutes, is amended to read:

606 310.081 Department to examine and license state pilots and 607 certificate deputy pilots; vacancies.-

608 (3) Pilots shall hold their licenses or certificates609 pursuant to the requirements of this chapter so long as they:

610 (b) Are in good physical and mental health as evidenced by documentary proof of having satisfactorily passed a physical 611 612 examination administered by a licensed physician or physician 613 assistant within each calendar year. The board shall adopt rules 614 to establish requirements for passing the physical examination, 615 which rules shall establish minimum standards for the physical 616 or mental capabilities necessary to carry out the professional 617 duties of a licensed state pilot or a certificated deputy pilot. 618 Such standards shall include zero tolerance for any controlled 619 substance regulated under chapter 893 unless that individual is 620 under the care of a physician, an advanced practice registered 621 nurse advanced registered nurse practitioner, or a physician 622 assistant and that controlled substance was prescribed by that physician, advanced practice registered nurse advanced 623 624 registered nurse practitioner, or physician assistant. To 625 maintain eligibility as a certificated deputy pilot or licensed

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626 state pilot, each certificated deputy pilot or licensed state 627 pilot must annually provide documentary proof of having 628 satisfactorily passed a complete physical examination 629 administered by a licensed physician. The physician must know 630 the minimum standards and certify that the certificateholder or 631 licensee satisfactorily meets the standards. The standards for 632 certificateholders and for licensees shall include a drug test. 633 634 Upon resignation or in the case of disability permanently 635 affecting a pilot's ability to serve, the state license or 636 certificate issued under this chapter shall be revoked by the 637 department. 638 Section 14. Paragraph (b) of subsection (1) of section 639 320.0848, Florida Statutes, is amended to read: 640 320.0848 Persons who have disabilities; issuance of disabled parking permits; temporary permits; permits for certain 641 642 providers of transportation services to persons who have 643 disabilities.-644 (1)645 The person must be currently certified as being (b)1.

646 legally blind or as having any of the following disabilities 647 that render him or her unable to walk 200 feet without stopping 648 to rest:

a. Inability to walk without the use of or assistance froma brace, cane, crutch, prosthetic device, or other assistive

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device, or without the assistance of another person. If the assistive device significantly restores the person's ability to walk to the extent that the person can walk without severe limitation, the person is not eligible for the exemption parking permit.

656

b. The need to permanently use a wheelchair.

657 c. Restriction by lung disease to the extent that the 658 person's forced (respiratory) expiratory volume for 1 second, 659 when measured by spirometry, is less than 1 liter, or the 660 person's arterial oxygen is less than 60 mm/hg on room air at 661 rest.

662

d. Use of portable oxygen.

e. Restriction by cardiac condition to the extent that the
person's functional limitations are classified in severity as
Class III or Class IV according to standards set by the American
Heart Association.

667 f. Severe limitation in the person's ability to walk due 668 to an arthritic, neurological, or orthopedic condition.

669 2. The certification of disability which is required under 670 subparagraph 1. must be provided by a physician licensed under 671 chapter 458, chapter 459, or chapter 460, by a podiatric 672 physician licensed under chapter 461, by an optometrist licensed 673 under chapter 463, by an <u>advanced practice registered nurse</u> 674 <del>advanced registered nurse practitioner</del> licensed under chapter 675 464 under the protocol of a licensed physician as stated in this

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676 subparagraph, by a physician assistant licensed under chapter 677 458 or chapter 459, or by a similarly licensed physician from 678 another state if the application is accompanied by documentation 679 of the physician's licensure in the other state and a form 680 signed by the out-of-state physician verifying his or her 681 knowledge of this state's eligibility guidelines.

682 Section 15. Paragraph (c) of subsection (1) of section 683 381.00315, Florida Statutes, is amended to read:

381.00315 Public health advisories; public health
emergencies; isolation and quarantines.—The State Health Officer
is responsible for declaring public health emergencies, issuing
public health advisories, and ordering isolation or quarantines.

688

(1) As used in this section, the term:

689 (C) "Public health emergency" means any occurrence, or 690 threat thereof, whether natural or manmade, which results or may 691 result in substantial injury or harm to the public health from 692 infectious disease, chemical agents, nuclear agents, biological 693 toxins, or situations involving mass casualties or natural 694 disasters. Before declaring a public health emergency, the State 695 Health Officer shall, to the extent possible, consult with the 696 Governor and shall notify the Chief of Domestic Security. The 697 declaration of a public health emergency shall continue until the State Health Officer finds that the threat or danger has 698 been dealt with to the extent that the emergency conditions no 699 700 longer exist and he or she terminates the declaration. However,

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701 a declaration of a public health emergency may not continue for 702 longer than 60 days unless the Governor concurs in the renewal 703 of the declaration. The State Health Officer, upon declaration 704 of a public health emergency, may take actions that are 705 necessary to protect the public health. Such actions include, 706 but are not limited to:

Directing manufacturers of prescription drugs or over-707 1. 708 the-counter drugs who are permitted under chapter 499 and wholesalers of prescription drugs located in this state who are 709 permitted under chapter 499 to give priority to the shipping of 710 711 specified drugs to pharmacies and health care providers within 712 geographic areas that have been identified by the State Health 713 Officer. The State Health Officer must identify the drugs to be 714 shipped. Manufacturers and wholesalers located in the state must 715 respond to the State Health Officer's priority shipping 716 directive before shipping the specified drugs.

717 2. Notwithstanding chapters 465 and 499 and rules adopted 718 thereunder, directing pharmacists employed by the department to 719 compound bulk prescription drugs and provide these bulk 720 prescription drugs to physicians and nurses of county health 721 departments or any qualified person authorized by the State 722 Health Officer for administration to persons as part of a 723 prophylactic or treatment regimen.

Notwithstanding s. 456.036, temporarily reactivating
the inactive license of the following health care practitioners,

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726 when such practitioners are needed to respond to the public 727 health emergency: physicians licensed under chapter 458 or 728 chapter 459; physician assistants licensed under chapter 458 or 729 chapter 459; licensed practical nurses, registered nurses, and 730 advanced practice registered nurses advanced registered nurse 731 practitioners licensed under part I of chapter 464; respiratory 732 therapists licensed under part V of chapter 468; and emergency medical technicians and paramedics certified under part III of 733 734 chapter 401. Only those health care practitioners specified in 735 this paragraph who possess an unencumbered inactive license and 736 who request that such license be reactivated are eligible for 737 reactivation. An inactive license that is reactivated under this 738 paragraph shall return to inactive status when the public health 739 emergency ends or before the end of the public health emergency 740 if the State Health Officer determines that the health care 741 practitioner is no longer needed to provide services during the 742 public health emergency. Such licenses may only be reactivated 743 for a period not to exceed 90 days without meeting the 744 requirements of s. 456.036 or chapter 401, as applicable.

4. Ordering an individual to be examined, tested, vaccinated, treated, isolated, or quarantined for communicable diseases that have significant morbidity or mortality and present a severe danger to public health. Individuals who are unable or unwilling to be examined, tested, vaccinated, or treated for reasons of health, religion, or conscience may be

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751 subjected to isolation or quarantine.

a. Examination, testing, vaccination, or treatment may be
performed by any qualified person authorized by the State Health
Officer.

b. If the individual poses a danger to the public health, the State Health Officer may subject the individual to isolation or quarantine. If there is no practical method to isolate or quarantine the individual, the State Health Officer may use any means necessary to vaccinate or treat the individual.

761 Any order of the State Health Officer given to effectuate this 762 paragraph shall be immediately enforceable by a law enforcement 763 officer under s. 381.0012.

Section 16. Subsection (3) of section 381.00593, FloridaStatutes, is amended to read:

766 381.00593 Public school volunteer health care practitioner 767 program.-

768 For purposes of this section, the term "health care (3) 769 practitioner" means a physician licensed under chapter 458; an 770 osteopathic physician licensed under chapter 459; a chiropractic 771 physician licensed under chapter 460; a podiatric physician 772 licensed under chapter 461; an optometrist licensed under chapter 463; an advanced practice registered nurse advanced 773 774 registered nurse practitioner, registered nurse, or licensed 775 practical nurse licensed under part I of chapter 464; a

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776 pharmacist licensed under chapter 465; a dentist or dental 777 hygienist licensed under chapter 466; a midwife licensed under 778 chapter 467; a speech-language pathologist or audiologist 779 licensed under part I of chapter 468; a dietitian/nutritionist 780 licensed under part X of chapter 468; or a physical therapist 1 licensed under chapter 486.

782 Section 17. Paragraph (c) of subsection (1) of section783 383.14, Florida Statutes, is amended to read:

784383.14Screening for metabolic disorders, other hereditary785and congenital disorders, and environmental risk factors.-

786 (1) SCREENING REQUIREMENTS.-To help ensure access to the 787 maternal and child health care system, the Department of Health 788 shall promote the screening of all newborns born in Florida for 789 metabolic, hereditary, and congenital disorders known to result 790 in significant impairment of health or intellect, as screening 791 programs accepted by current medical practice become available 792 and practical in the judgment of the department. The department 793 shall also promote the identification and screening of all 794 newborns in this state and their families for environmental risk factors such as low income, poor education, maternal and family 795 796 stress, emotional instability, substance abuse, and other high-797 risk conditions associated with increased risk of infant mortality and morbidity to provide early intervention, 798 remediation, and prevention services, including, but not limited 799 800 to, parent support and training programs, home visitation, and

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801 case management. Identification, perinatal screening, and 802 intervention efforts shall begin prior to and immediately 803 following the birth of the child by the attending health care 804 provider. Such efforts shall be conducted in hospitals, 805 perinatal centers, county health departments, school health 806 programs that provide prenatal care, and birthing centers, and 807 reported to the Office of Vital Statistics.

808 (c) Release of screening results.-Notwithstanding any law 809 to the contrary, the State Public Health Laboratory may release, 810 directly or through the Children's Medical Services program, the results of a newborn's hearing and metabolic tests or screenings 811 812 to the newborn's health care practitioner, the newborn's parent or legal guardian, the newborn's personal representative, or a 813 814 person designated by the newborn's parent or legal guardian. As 815 used in this paragraph, the term "health care practitioner" 816 means a physician or physician assistant licensed under chapter 817 458; an osteopathic physician or physician assistant licensed 818 under chapter 459; an advanced practice registered nurse 819 advanced registered nurse practitioner, registered nurse, or 820 licensed practical nurse licensed under part I of chapter 464; a midwife licensed under chapter 467; a speech-language 821 822 pathologist or audiologist licensed under part I of chapter 468; 823 or a dietician or nutritionist licensed under part X of chapter 468. 824

825

Section 18. Paragraph (c) of subsection (1) of section

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826 383.141, Florida Statutes, is amended to read: 827 383.141 Prenatally diagnosed conditions; patient to be 828 provided information; definitions; information clearinghouse; 829 advisory council.-830 (1) As used in this section, the term: 831 (c) "Health care provider" means a practitioner licensed 832 or registered under chapter 458 or chapter 459 or an advanced 833 practice registered nurse licensed advanced registered nurse practitioner certified under chapter 464. 834 835 Section 19. Paragraph (a) of subsection (7) of section 836 384.27, Florida Statutes, is amended to read: 837 384.27 Physical examination and treatment.-838 (7) (a) A health care practitioner licensed under chapter 839 458, or chapter 459, or certified under s. 464.012 may provide 840 expedited partner therapy if the following requirements are met: 841 The patient has a laboratory-confirmed or suspected 1. 842 clinical diagnosis of a sexually transmissible disease. 843 The patient indicates that he or she has a partner with 2. 844 whom he or she engaged in sexual activity before the diagnosis 845 of the sexually transmissible disease. The patient indicates that his or her partner is unable 846 3. 847 or unlikely to seek clinical services in a timely manner. Section 20. Paragraph (a) of subsection (3) of section 848 390.0111, Florida Statutes, is amended to read: 849 850 390.0111 Termination of pregnancies.-

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(3) CONSENTS REQUIRED.—A termination of pregnancy may not
be performed or induced except with the voluntary and informed
written consent of the pregnant woman or, in the case of a
mental incompetent, the voluntary and informed written consent
of her court-appointed guardian.

(a) Except in the case of a medical emergency, consent toa termination of pregnancy is voluntary and informed only if:

1. The physician who is to perform the procedure, or the referring physician, has, at a minimum, orally, while physically present in the same room, and at least 24 hours before the procedure, informed the woman of:

a. The nature and risks of undergoing or not undergoing
the proposed procedure that a reasonable patient would consider
material to making a knowing and willful decision of whether to
terminate a pregnancy.

b. The probable gestational age of the fetus, verified by
an ultrasound, at the time the termination of pregnancy is to be
performed.

(I) The ultrasound must be performed by the physician who is to perform the abortion or by a person having documented evidence that he or she has completed a course in the operation of ultrasound equipment as prescribed by rule and who is working in conjunction with the physician.

(II) The person performing the ultrasound must offer thewoman the opportunity to view the live ultrasound images and

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876 hear an explanation of them. If the woman accepts the 877 opportunity to view the images and hear the explanation, a 878 physician or a registered nurse, licensed practical nurse, 879 advanced practice registered nurse advanced registered nurse 880 practitioner, or physician assistant working in conjunction with 881 the physician must contemporaneously review and explain the 882 images to the woman before the woman gives informed consent to 883 having an abortion procedure performed.

884 The woman has a right to decline to view and hear (III) 885 the explanation of the live ultrasound images after she is 886 informed of her right and offered an opportunity to view the 887 images and hear the explanation. If the woman declines, the 888 woman shall complete a form acknowledging that she was offered 889 an opportunity to view and hear the explanation of the images 890 but that she declined that opportunity. The form must also 891 indicate that the woman's decision was not based on any undue 892 influence from any person to discourage her from viewing the 893 images or hearing the explanation and that she declined of her 894 own free will.

(IV) Unless requested by the woman, the person performing the ultrasound may not offer the opportunity to view the images and hear the explanation and the explanation may not be given if, at the time the woman schedules or arrives for her appointment to obtain an abortion, a copy of a restraining order, police report, medical record, or other court order or

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901 documentation is presented which provides evidence that the 902 woman is obtaining the abortion because the woman is a victim of 903 rape, incest, domestic violence, or human trafficking or that 904 the woman has been diagnosed as having a condition that, on the 905 basis of a physician's good faith clinical judgment, would 906 create a serious risk of substantial and irreversible impairment 907 of a major bodily function if the woman delayed terminating her 908 pregnancy.

909 c. The medical risks to the woman and fetus of carrying 910 the pregnancy to term.

912 The physician may provide the information required in this 913 subparagraph within 24 hours before the procedure if requested 914 by the woman at the time she schedules or arrives for her 915 appointment to obtain an abortion and if she presents to the 916 physician a copy of a restraining order, police report, medical 917 record, or other court order or documentation evidencing that 918 she is obtaining the abortion because she is a victim of rape, incest, domestic violence, or human trafficking. 919

920 2. Printed materials prepared and provided by the 921 department have been provided to the pregnant woman, if she 922 chooses to view these materials, including:

a. A description of the fetus, including a description ofthe various stages of development.

925

911

b. A list of entities that offer alternatives to

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926 terminating the pregnancy.

927 c. Detailed information on the availability of medical 928 assistance benefits for prenatal care, childbirth, and neonatal 929 care.

3. The woman acknowledges in writing, before the
termination of pregnancy, that the information required to be
provided under this subsection has been provided.

933

934 Nothing in this paragraph is intended to prohibit a physician 935 from providing any additional information which the physician 936 deems material to the woman's informed decision to terminate her 937 pregnancy.

938 Section 21. Paragraphs (c), (e), and (f) of subsection (3) 939 of section 390.012, Florida Statutes, are amended to read:

940 390.012 Powers of agency; rules; disposal of fetal 941 remains.-

942 (3) For clinics that perform or claim to perform abortions
943 after the first trimester of pregnancy, the agency shall adopt
944 rules pursuant to ss. 120.536(1) and 120.54 to implement the
945 provisions of this chapter, including the following:

946 (c) Rules relating to abortion clinic personnel. At a 947 minimum, these rules shall require that:

948 1. The abortion clinic designate a medical director who is 949 licensed to practice medicine in this state, and all physicians 950 who perform abortions in the clinic have admitting privileges at

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951 a hospital within reasonable proximity to the clinic, unless the 952 clinic has a written patient transfer agreement with a hospital 953 within reasonable proximity to the clinic which includes the 954 transfer of the patient's medical records held by both the 955 clinic and the treating physician.

956 2. If a physician is not present after an abortion is 957 performed, a registered nurse, licensed practical nurse, 958 <u>advanced practice registered nurse</u> <del>advanced registered nurse</del> 959 <del>practitioner</del>, or physician assistant be present and remain at 960 the clinic to provide postoperative monitoring and care until 961 the patient is discharged.

3. Surgical assistants receive training in counseling,
patient advocacy, and the specific responsibilities associated
with the services the surgical assistants provide.

965 4. Volunteers receive training in the specific 966 responsibilities associated with the services the volunteers 967 provide, including counseling and patient advocacy as provided 968 in the rules adopted by the director for different types of 969 volunteers based on their responsibilities.

970 (e) Rules relating to the abortion procedure. At a971 minimum, these rules shall require:

972 1. That a physician, registered nurse, licensed practical 973 nurse, <u>advanced practice registered nurse</u> <del>advanced registered</del> 974 <del>nurse practitioner</del>, or physician assistant is available to all 975 patients throughout the abortion procedure.

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976 2. Standards for the safe conduct of abortion procedures 977 that conform to obstetric standards in keeping with established 978 standards of care regarding the estimation of fetal age as 979 defined in rule.

3. Appropriate use of general and local anesthesia,analgesia, and sedation if ordered by the physician.

982 4. Appropriate precautions, such as the establishment of
983 intravenous access at least for patients undergoing post-first
984 trimester abortions.

985 5. Appropriate monitoring of the vital signs and other 986 defined signs and markers of the patient's status throughout the 987 abortion procedure and during the recovery period until the 988 patient's condition is deemed to be stable in the recovery room.

989 (f) Rules that prescribe minimum recovery room standards.990 At a minimum, these rules must require that:

991 1. Postprocedure recovery rooms be supervised and staffed
 992 to meet the patients' needs.

993 2. Immediate postprocedure care consist of observation in 994 a supervised recovery room for as long as the patient's 995 condition warrants.

3. A registered nurse, licensed practical nurse, <u>advanced</u>
 practice registered nurse advanced registered nurse
 practitioner, or physician assistant who is trained in the
 management of the recovery area and is capable of providing
 basic cardiopulmonary resuscitation and related emergency

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1001 procedures remain on the premises of the abortion clinic until 1002 all patients are discharged.

4. A physician sign the discharge order and be readily accessible and available until the last patient is discharged to facilitate the transfer of emergency cases if hospitalization of the patient or viable fetus is necessary.

5. A physician discuss Rho(D) immune globulin with each patient for whom it is indicated and ensure that it is offered to the patient in the immediate postoperative period or will be available to her within 72 hours after completion of the abortion procedure. If the patient refuses the Rho(D) immune globulin, she and a witness must sign a refusal form approved by the agency which must be included in the medical record.

6. Written instructions with regard to postabortion coitus, signs of possible problems, and general aftercare which are specific to the patient be given to each patient. The instructions must include information regarding access to medical care for complications, including a telephone number for use in the event of a medical emergency.

7. A minimum length of time be specified, by type of abortion procedure and duration of gestation, during which a patient must remain in the recovery room.

10238. The physician ensure that, with the patient's consent,1024a registered nurse, licensed practical nurse, advanced practice1025registered nurseadvanced registered nurseadvanced registered nurse

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1026 physician assistant from the abortion clinic makes a good faith 1027 effort to contact the patient by telephone within 24 hours after 1028 surgery to assess the patient's recovery.

9. Equipment and services be readily accessible to provide appropriate emergency resuscitative and life support procedures pending the transfer of the patient or viable fetus to the hospital.

Section 22. Subsections (35) and (44) of section 394.455, Florida Statutes, are amended to read:

1035

394.455 Definitions.-As used in this part, the term:

(35) "Psychiatric nurse" means an <u>advanced practice</u> registered nurse licensed advanced registered nurse practitioner certified under s. 464.012 who has a master's or doctoral degree in psychiatric nursing, holds a national advanced practice certification as a psychiatric mental health advanced practice nurse, and has 2 years of post-master's clinical experience under the supervision of a physician.

1043 "Service provider" means a receiving facility, a (44)1044 facility licensed under chapter 397, a treatment facility, an 1045 entity under contract with the department to provide mental 1046 health or substance abuse services, a community mental health center or clinic, a psychologist, a clinical social worker, a 1047 marriage and family therapist, a mental health counselor, a 1048 physician, a psychiatrist, an advanced practice registered nurse 1049 1050 advanced registered nurse practitioner, a psychiatric nurse, or

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1055

1051 a qualified professional as defined in s. 39.01.

Section 23. Paragraphs (a) and (b) of subsection (2) and subsection (4) of section 395.0191, Florida Statutes, are amended to read:

395.0191 Staff membership and clinical privileges.-

1056 (2) (a) Each licensed facility shall establish rules and 1057 procedures for consideration of an application for clinical 1058 privileges submitted by an advanced practice registered nurse 1059 advanced registered nurse practitioner licensed and certified 1060 under part I of chapter 464, in accordance with the provisions 1061 of this section. No licensed facility shall deny such 1062 application solely because the applicant is licensed under part 1063 I of chapter 464 or because the applicant is not a participant 1064 in the Florida Birth-Related Neurological Injury Compensation 1065 Plan.

1066 (b) An advanced practice registered nurse advanced 1067 registered nurse practitioner who is certified as a registered 1068 nurse anesthetist licensed under part I of chapter 464 shall 1069 administer anesthesia under the onsite medical direction of a 1070 professional licensed under chapter 458, chapter 459, or chapter 1071 466, and in accordance with an established protocol approved by 1072 the medical staff. The medical direction shall specifically address the needs of the individual patient. 1073

1074 (4) Nothing herein shall restrict in any way the authority 1075 of the medical staff of a licensed facility to review for

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1076 approval or disapproval all applications for appointment and reappointment to all categories of staff and to make 1077 1078 recommendations on each applicant to the governing board, 1079 including the delineation of privileges to be granted in each 1080 case. In making such recommendations and in the delineation of 1081 privileges, each applicant shall be considered individually 1082 pursuant to criteria for a doctor licensed under chapter 458, 1083 chapter 459, chapter 461, or chapter 466, or for an advanced 1084 practice registered nurse advanced registered nurse practitioner 1085 licensed and certified under part I of chapter 464, or for a psychologist licensed under chapter 490, as applicable. The 1086 1087 applicant's eligibility for staff membership or clinical 1088 privileges shall be determined by the applicant's background, 1089 experience, health, training, and demonstrated competency; the 1090 applicant's adherence to applicable professional ethics; the 1091 applicant's reputation; and the applicant's ability to work with 1092 others and by such other elements as determined by the governing 1093 board, consistent with this part.

1094 Section 24. Subsection (34) of section 397.311, Florida 1095 Statutes, is amended to read:

1096 397.311 Definitions.—As used in this chapter, except part 1097 VIII, the term:

(34) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a professional licensed under chapter 490 or chapter 491; an

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1101 advanced practice registered nurse advanced registered nurse practitioner licensed under part I of chapter 464; or a person 1102 1103 who is certified through a department-recognized certification 1104 process for substance abuse treatment services and who holds, at 1105 a minimum, a bachelor's degree. A person who is certified in 1106 substance abuse treatment services by a state-recognized 1107 certification process in another state at the time of employment 1108 with a licensed substance abuse provider in this state may 1109 perform the functions of a qualified professional as defined in 1110 this chapter but must meet certification requirements contained 1111 in this subsection no later than 1 year after his or her date of 1112 employment. Section 25. Section 397.4012, Florida Statutes, is amended 1113 to read: 1114 397.4012 Exemptions from licensure.-The following are 1115 1116 exempt from the licensing provisions of this chapter: 1117 (1)A hospital or hospital-based component licensed under 1118 chapter 395. 1119 A nursing home facility as defined in s. 400.021. (2) 1120 (3) A substance abuse education program established 1121 pursuant to s. 1003.42.

1122 (4) A facility or institution operated by the Federal 1123 Government.

1124 (5) A physician or physician assistant licensed under 1125 chapter 458 or chapter 459.

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(6)

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A psychologist licensed under chapter 490. A social worker, marriage and family therapist, or 1127 (7) 1128 mental health counselor licensed under chapter 491. 1129 A legally cognizable church or nonprofit religious (8) 1130 organization or denomination providing substance abuse services, 1131 including prevention services, which are solely religious, 1132 spiritual, or ecclesiastical in nature. A church or nonprofit 1133 religious organization or denomination providing any of the licensed service components itemized under s. 397.311(26) is not 1134 1135 exempt from substance abuse licensure but retains its exemption with respect to all services which are solely religious, 1136 1137 spiritual, or ecclesiastical in nature. (9) Facilities licensed under chapter 393 which, in 1138 1139 addition to providing services to persons with developmental 1140 disabilities, also provide services to persons developmentally 1141 at risk as a consequence of exposure to alcohol or other legal 1142 or illegal drugs while in utero. 1143 DUI education and screening services provided (10)1144 pursuant to ss. 316.192, 316.193, 322.095, 322.271, and 322.291. 1145 Persons or entities providing treatment services must be 1146 licensed under this chapter unless exempted from licensing as 1147 provided in this section. 1148 (11) A facility licensed under s. 394.875 as a crisis stabilization unit. 1149 1150

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1151 The exemptions from licensure in this section do not apply to 1152 any service provider that receives an appropriation, grant, or 1153 contract from the state to operate as a service provider as 1154 defined in this chapter or to any substance abuse program 1155 regulated pursuant to s. 397.4014. Furthermore, this chapter may 1156 not be construed to limit the practice of a physician or 1157 physician assistant licensed under chapter 458 or chapter 459, a 1158 psychologist licensed under chapter 490, a psychotherapist 1159 licensed under chapter 491, or an advanced practice registered 1160 nurse advanced registered nurse practitioner licensed under part I of chapter 464, who provides substance abuse treatment, so 1161 1162 long as the physician, physician assistant, psychologist, 1163 psychotherapist, or advanced practice registered nurse advanced 1164 registered nurse practitioner does not represent to the public that he or she is a licensed service provider and does not 1165 provide services to individuals pursuant to part V of this 1166 1167 chapter. Failure to comply with any requirement necessary to 1168 maintain an exempt status under this section is a misdemeanor of 1169 the first degree, punishable as provided in s. 775.082 or s. 1170 775.083.

1171Section 26.Subsections (4), (7), and (8) of section1172397.427, Florida Statutes, are amended to read:

1173 397.427 Medication-assisted treatment service providers; 1174 rehabilitation program; needs assessment and provision of 1175 services; persons authorized to issue takeout medication;

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1176 unlawful operation; penalty.-

1177 (4) Notwithstanding s. 465.019(2), a physician assistant,
1178 a registered nurse, an <u>advanced practice registered nurse</u>
1179 advanced registered nurse practitioner, or a licensed practical
1180 nurse working for a licensed service provider may deliver
1181 takeout medication for opiate treatment to persons enrolled in a
1182 maintenance treatment program for medication-assisted treatment
1183 for opiate addiction if:

(a) The medication-assisted treatment program for opiate addiction has an appropriate valid permit issued pursuant to rules adopted by the Board of Pharmacy;

(b) The medication for treatment of opiate addiction has been delivered pursuant to a valid prescription written by the program's physician licensed pursuant to chapter 458 or chapter 459;

(c) The medication for treatment of opiate addiction which is ordered appears on a formulary and is prepackaged and prelabeled with dosage instructions and distributed from a source authorized under chapter 499;

(d) Each licensed provider adopts written protocols which provide for supervision of the physician assistant, registered nurse, <u>advanced practice registered nurse</u> <del>advanced registered</del> <del>nurse practitioner</del>, or licensed practical nurse by a physician licensed pursuant to chapter 458 or chapter 459 and for the procedures by which patients' medications may be delivered by

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1201 the physician assistant, registered nurse, advanced practice 1202 registered nurse advanced registered nurse practitioner, or 1203 licensed practical nurse. Such protocols shall be signed by the 1204 supervising physician and either the administering registered 1205 nurse, the advanced practice registered nurse advanced 1206 registered nurse practitioner, or the licensed practical nurse. 1207 (e) Each licensed service provider maintains and has 1208 available for inspection by representatives of the Board of 1209 Pharmacy all medical records and patient care protocols, 1210 including records of medications delivered to patients, in accordance with the board. 1211 1212 (7)A physician assistant, a registered nurse, an advanced 1213 practice registered nurse advanced registered nurse 1214 practitioner, or a licensed practical nurse working for a 1215 licensed service provider may deliver medication as prescribed by rule if: 1216 1217 (a) The service provider is authorized to provide 1218 medication-assisted treatment; 1219 The medication has been administered pursuant to a (b) 1220 valid prescription written by the program's physician who is 1221 licensed under chapter 458 or chapter 459; and 1222 The medication ordered appears on a formulary or meets (C) federal requirements for medication-assisted treatment. 1223 1224 Each licensed service provider that provides (8) 1225 medication-assisted treatment must adopt written protocols as

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1226 specified by the department and in accordance with federally 1227 required rules, regulations, or procedures. The protocol shall 1228 provide for the supervision of the physician assistant, 1229 registered nurse, advanced practice registered nurse advanced 1230 registered nurse practitioner, or licensed practical nurse 1231 working under the supervision of a physician who is licensed 1232 under chapter 458 or chapter 459. The protocol must specify how 1233 the medication will be used in conjunction with counseling or 1234 psychosocial treatment and that the services provided will be 1235 included on the treatment plan. The protocol must specify the 1236 procedures by which medication-assisted treatment may be 1237 administered by the physician assistant, registered nurse, 1238 advanced practice registered nurse advanced registered nurse 1239 practitioner, or licensed practical nurse. These protocols shall 1240 be signed by the supervising physician and the administering physician assistant, registered nurse, advanced practice 1241 1242 registered nurse advanced registered nurse practitioner, or 1243 licensed practical nurse.

1244 Section 27. Section 397.679, Florida Statutes, is amended 1245 to read:

1246 397.679 Emergency admission; circumstances justifying.—A 1247 person who meets the criteria for involuntary admission in s. 1248 397.675 may be admitted to a hospital or to a licensed 1249 detoxification facility or addictions receiving facility for 1250 emergency assessment and stabilization, or to a less intensive

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1251 component of a licensed service provider for assessment only, upon receipt by the facility of a certificate by a physician, an 1252 1253 advanced practice registered nurse advanced registered nurse 1254 practitioner, a psychiatric nurse, a clinical psychologist, a 1255 clinical social worker, a marriage and family therapist, a 1256 mental health counselor, a physician assistant working under the 1257 scope of practice of the supervising physician, or a master's-1258 level-certified addictions professional for substance abuse 1259 services, if the certificate is specific to substance abuse 1260 impairment, and the completion of an application for emergency 1261 admission.

Section 28. Subsection (1) of section 397.6793, Florida Statutes, is amended to read:

1264 397.6793 Professional's certificate for emergency 1265 admission.-

1266 A physician, a clinical psychologist, a physician (1)1267 assistant working under the scope of practice of the supervising 1268 physician, a psychiatric nurse, an advanced practice registered 1269 nurse advanced registered nurse practitioner, a mental health 1270 counselor, a marriage and family therapist, a master's-levelcertified addictions professional for substance abuse services, 1271 1272 or a clinical social worker may execute a professional's certificate for emergency admission. The professional's 1273 1274 certificate must include the name of the person to be admitted, 1275 the relationship between the person and the professional

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1276 executing the certificate, the relationship between the 1277 applicant and the professional, any relationship between the 1278 professional and the licensed service provider, a statement that 1279 the person has been examined and assessed within the preceding 5 1280 days after the application date, and factual allegations with 1281 respect to the need for emergency admission, including:

1282 (a) The reason for the belief that the person is substance1283 abuse impaired;

(b) The reason for the belief that because of such impairment the person has lost the power of self-control with respect to substance abuse; and

1287 (c)1. The reason for the belief that, without care or 1288 treatment, the person is likely to suffer from neglect or refuse 1289 to care for himself or herself; that such neglect or refusal 1290 poses a real and present threat of substantial harm to his or 1291 her well-being; and that it is not apparent that such harm may 1292 be avoided through the help of willing family members or friends 1293 or the provision of other services, or there is substantial 1294 likelihood that the person has inflicted or, unless admitted, is 1295 likely to inflict, physical harm on himself, herself, or 1296 another; or

1297 2. The reason for the belief that the person's refusal to 1298 voluntarily receive care is based on judgment so impaired by 1299 reason of substance abuse that the person is incapable of 1300 appreciating his or her need for care and of making a rational

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1301	decision regarding his or her need for care.
1302	Section 29. Subsection (8) of section 400.021, Florida
1303	Statutes, is amended to read:
1304	400.021 DefinitionsWhen used in this part, unless the
1305	context otherwise requires, the term:
1306	(8) "Geriatric outpatient clinic" means a site for
1307	providing outpatient health care to persons 60 years of age or
1308	older, which is staffed by a registered nurse, a physician
1309	assistant, or a licensed practical nurse under the direct
1310	supervision of a registered nurse, advanced practice registered
1311	nurse advanced registered nurse practitioner, physician
1312	assistant, or physician.
1313	Section 30. Subsection (3) of section 400.462, Florida
1314	Statutes, is amended to read:
1315	400.462 Definitions.—As used in this part, the term:
1316	(3) <u>"Advanced practice registered nurse"</u> "Advanced
1317	registered nurse practitioner" means a person licensed in this
1318	state to practice professional nursing and certified in advanced
1319	or specialized nursing practice, as defined in s. 464.003.
1320	Section 31. Section 400.487, Florida Statutes, is amended
1321	to read:
1322	400.487 Home health service agreements; physician's,
1323	physician assistant's, and <u>advanced practice registered nurse's</u>
1324	advanced registered nurse practitioner's treatment orders;
1325	patient assessment; establishment and review of plan of care;
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1326 provision of services; orders not to resuscitate.-

1327 Services provided by a home health agency must be (1)1328 covered by an agreement between the home health agency and the 1329 patient or the patient's legal representative specifying the 1330 home health services to be provided, the rates or charges for 1331 services paid with private funds, and the sources of payment, 1332 which may include Medicare, Medicaid, private insurance, 1333 personal funds, or a combination thereof. A home health agency 1334 providing skilled care must make an assessment of the patient's needs within 48 hours after the start of services. 1335

1336 When required by the provisions of chapter 464; part (2) 1337 I, part III, or part V of chapter 468; or chapter 486, the 1338 attending physician, physician assistant, or advanced practice 1339 registered nurse advanced registered nurse practitioner, acting 1340 within his or her respective scope of practice, shall establish 1341 treatment orders for a patient who is to receive skilled care. 1342 The treatment orders must be signed by the physician, physician 1343 assistant, or advanced practice registered nurse advanced 1344 registered nurse practitioner before a claim for payment for the 1345 skilled services is submitted by the home health agency. If the 1346 claim is submitted to a managed care organization, the treatment 1347 orders must be signed within the time allowed under the provider 1348 agreement. The treatment orders shall be reviewed, as frequently as the patient's illness requires, by the physician, physician 1349 1350 assistant, or advanced practice registered nurse advanced

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1351 registered nurse practitioner in consultation with the home
1352 health agency.

(3) A home health agency shall arrange for supervisory visits by a registered nurse to the home of a patient receiving home health aide services in accordance with the patient's direction, approval, and agreement to pay the charge for the visits.

(4) Each patient has the right to be informed of and to participate in the planning of his or her care. Each patient must be provided, upon request, a copy of the plan of care established and maintained for that patient by the home health agency.

1363 (5) When nursing services are ordered, the home health 1364 agency to which a patient has been admitted for care must provide the initial admission visit, all service evaluation 1365 visits, and the discharge visit by a direct employee. Services 1366 1367 provided by others under contractual arrangements to a home 1368 health agency must be monitored and managed by the admitting 1369 home health agency. The admitting home health agency is fully 1370 responsible for ensuring that all care provided through its 1371 employees or contract staff is delivered in accordance with this 1372 part and applicable rules.

1373 (6) The skilled care services provided by a home health
1374 agency, directly or under contract, must be supervised and
1375 coordinated in accordance with the plan of care.

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1376 Home health agency personnel may withhold or withdraw (7) cardiopulmonary resuscitation if presented with an order not to 1377 1378 resuscitate executed pursuant to s. 401.45. The agency shall 1379 adopt rules providing for the implementation of such orders. 1380 Home health personnel and agencies shall not be subject to 1381 criminal prosecution or civil liability, nor be considered to 1382 have engaged in negligent or unprofessional conduct, for 1383 withholding or withdrawing cardiopulmonary resuscitation 1384 pursuant to such an order and rules adopted by the agency.

1385Section 32. Paragraph (a) of subsection (13) of section1386400.506, Florida Statutes, is amended to read:

1387 400.506 Licensure of nurse registries; requirements; 1388 penalties.-

(13) All persons referred for contract in private residences by a nurse registry must comply with the following requirements for a plan of treatment:

1392 (a) When, in accordance with the privileges and 1393 restrictions imposed upon a nurse under part I of chapter 464, 1394 the delivery of care to a patient is under the direction or 1395 supervision of a physician or when a physician is responsible for the medical care of the patient, a medical plan of treatment 1396 1397 must be established for each patient receiving care or treatment provided by a licensed nurse in the home. The original medical 1398 plan of treatment must be timely signed by the physician, 1399 1400 physician assistant, or advanced practice registered nurse

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advanced registered nurse practitioner, acting within his or her 1401 1402 respective scope of practice, and reviewed in consultation with 1403 the licensed nurse at least every 2 months. Any additional order 1404 or change in orders must be obtained from the physician, 1405 physician assistant, or advanced practice registered nurse 1406 advanced registered nurse practitioner and reduced to writing 1407 and timely signed by the physician, physician assistant, or 1408 advanced practice registered nurse advanced registered nurse 1409 practitioner. The delivery of care under a medical plan of 1410 treatment must be substantiated by the appropriate nursing notes or documentation made by the nurse in compliance with nursing 1411 1412 practices established under part I of chapter 464.

1413 Section 33. Subsections (5) and (7) of section 400.9973, 1414 Florida Statutes, are amended to read:

400.9973 Client admission, transfer, and discharge.-

1416 (5) A client admitted to a transitional living facility
1417 must be admitted upon prescription by a licensed physician,
1418 physician assistant, or <u>advanced practice registered nurse</u>
1419 advanced registered nurse practitioner and must remain under the
1420 care of a licensed physician, physician assistant, or <u>advanced</u>
1421 <u>practice registered nurse</u> advanced registered nurse practitioner
1422 for the duration of the client's stay in the facility.

1423 (7) A person may not be admitted to a transitional living 1424 facility if the person:

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(a) Presents significant risk of infection to other

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1426 clients or personnel. A health care practitioner must provide 1427 documentation that the person is free of apparent signs and 1428 symptoms of communicable disease; 1429 Is a danger to himself or herself or others as (b) 1430 determined by a physician, physician assistant, advanced 1431 practice registered nurse, or advanced registered nurse 1432 practitioner or a mental health practitioner licensed under 1433 chapter 490 or chapter 491, unless the facility provides 1434 adequate staffing and support to ensure patient safety; 1435 (C) Is bedridden; or Requires 24-hour nursing supervision. 1436 (d) 1437 Section 34. Subsection (1) and paragraphs (a) and (b) of subsection (2) of section 400.9974, Florida Statutes, are 1438 1439 amended to read: 400.9974 Client comprehensive treatment plans; client 1440 services.-1441 1442 (1)A transitional living facility shall develop a 1443 comprehensive treatment plan for each client as soon as 1444 practicable but no later than 30 days after the initial 1445 comprehensive treatment plan is developed. The comprehensive treatment plan must be developed by an interdisciplinary team 1446 consisting of the case manager, the program director, the 1447 advanced practice registered nurse advanced registered nurse 1448 practitioner, and appropriate therapists. The client or, if 1449 1450 appropriate, the client's representative must be included in Page 58 of 134

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1451 developing the comprehensive treatment plan. The comprehensive 1452 treatment plan must be reviewed and updated if the client fails 1453 to meet projected improvements outlined in the plan or if a 1454 significant change in the client's condition occurs. The 1455 comprehensive treatment plan must be reviewed and updated at 1456 least once monthly.

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(2) The comprehensive treatment plan must include:

(a) Orders obtained from the physician, physician
assistant, or <u>advanced practice registered nurse</u> <del>advanced</del>
<del>registered nurse practitioner</del> and the client's diagnosis,
medical history, physical examination, and rehabilitative or
restorative needs.

(b) A preliminary nursing evaluation, including orders for immediate care provided by the physician, physician assistant, or <u>advanced practice registered nurse</u> <del>advanced registered nurse</del> <del>practitioner</del>, which shall be completed when the client is admitted.

1468 Section 35. Section 400.9976, Florida Statutes, is amended 1469 to read:

400.9976 Administration of medication.-

(1) An individual medication administration record must be maintained for each client. A dose of medication, including a self-administered dose, shall be properly recorded in the client's record. A client who self-administers medication shall be given a pill organizer. Medication must be placed in the pill

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1476 organizer by a nurse. A nurse shall document the date and time 1477 that medication is placed into each client's pill organizer. All 1478 medications must be administered in compliance with orders of a 1479 physician, physician assistant, or <u>advanced practice registered</u> 1480 nurse <del>advanced registered nurse practitioner</del>.

1481 If an interdisciplinary team determines that self-(2)1482 administration of medication is an appropriate objective, and if 1483 the physician, physician assistant, or advanced practice 1484 registered nurse advanced registered nurse practitioner does not 1485 specify otherwise, the client must be instructed by the physician, physician assistant, or advanced practice registered 1486 1487 nurse advanced registered nurse practitioner to self-administer 1488 his or her medication without the assistance of a staff person. 1489 All forms of self-administration of medication, including 1490 administration orally, by injection, and by suppository, shall be included in the training. The client's physician, physician 1491 1492 assistant, or advanced practice registered nurse advanced 1493 registered nurse practitioner must be informed of the 1494 interdisciplinary team's decision that self-administration of 1495 medication is an objective for the client. A client may not 1496 self-administer medication until he or she demonstrates the 1497 competency to take the correct medication in the correct dosage 1498 at the correct time, to respond to missed doses, and to contact the appropriate person with questions. 1499

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(3) Medication administration discrepancies and adverse

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1501 drug reactions must be recorded and reported immediately to a 1502 physician, physician assistant, or <u>advanced practice registered</u> 1503 <u>nurse</u> advanced registered nurse practitioner.

1504Section 36.Subsections (2) through (5) of section1505400.9979, Florida Statutes, are amended to read:

400.9979 Restraint and seclusion; client safety.-

(2) The use of physical restraints must be ordered and
documented by a physician, physician assistant, or <u>advanced</u>
<u>practice registered nurse</u> advanced registered nurse practitioner
and must be consistent with the policies and procedures adopted
by the facility. The client or, if applicable, the client's
representative shall be informed of the facility's physical
restraint policies and procedures when the client is admitted.

1514 (3) The use of chemical restraints shall be limited to 1515 prescribed dosages of medications as ordered by a physician, physician assistant, or advanced practice registered nurse 1516 1517 advanced registered nurse practitioner and must be consistent 1518 with the client's diagnosis and the policies and procedures 1519 adopted by the facility. The client and, if applicable, the 1520 client's representative shall be informed of the facility's 1521 chemical restraint policies and procedures when the client is 1522 admitted.

(4) Based on the assessment by a physician, physician
assistant, or <u>advanced practice registered nurse</u> <del>advanced</del>
<del>registered nurse practitioner</del>, if a client exhibits symptoms

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1526 that present an immediate risk of injury or death to himself or 1527 herself or others, a physician, physician assistant, or <u>advanced</u> 1528 <u>practice registered nurse</u> <del>advanced registered nurse practitioner</del> 1529 may issue an emergency treatment order to immediately administer 1530 rapid-response psychotropic medications or other chemical 1531 restraints. Each emergency treatment order must be documented 1532 and maintained in the client's record.

1533 (a) An emergency treatment order is not effective for more1534 than 24 hours.

(b) Whenever a client is medicated under this subsection, the client's representative or a responsible party and the client's physician, physician assistant, or <u>advanced practice</u> <u>registered nurse</u> <del>advanced registered nurse practitioner</del> shall be notified as soon as practicable.

(5) A client who is prescribed and receives a medication that can serve as a chemical restraint for a purpose other than an emergency treatment order must be evaluated by his or her physician, physician assistant, or <u>advanced practice registered</u> <u>nurse</u> advanced registered nurse practitioner at least monthly to assess:

(a) The continued need for the medication.

(b) The level of the medication in the client's blood.
(c) The need for adjustments to the prescription.
Section 37. Subsections (1) and (2) of section 401.445,
Florida Statutes, are amended to read:

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1551 401.445 Emergency examination and treatment of 1552 incapacitated persons.-1553 No recovery shall be allowed in any court in this (1)1554 state against any emergency medical technician, paramedic, or physician as defined in this chapter, any advanced practice 1555 1556 registered nurse licensed advanced registered nurse practitioner 1557 certified under s. 464.012, or any physician assistant licensed 1558 under s. 458.347 or s. 459.022, or any person acting under the 1559 direct medical supervision of a physician, in an action brought 1560 for examining or treating a patient without his or her informed 1561 consent if: 1562 (a) The patient at the time of examination or treatment is 1563 intoxicated, under the influence of drugs, or otherwise

1563 Incorrected, under the influence of drugs, of otherwise 1564 incapable of providing informed consent as provided in s. 1565 766.103;

(b) The patient at the time of examination or treatment isexperiencing an emergency medical condition; and

(c) The patient would reasonably, under all the surrounding circumstances, undergo such examination, treatment, or procedure if he or she were advised by the emergency medical technician, paramedic, physician, <u>advanced practice registered</u> <u>nurse advanced registered nurse practitioner</u>, or physician assistant in accordance with s. 766.103(3).

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1575 Examination and treatment provided under this subsection shall

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1576 be limited to reasonable examination of the patient to determine 1577 the medical condition of the patient and treatment reasonably 1578 necessary to alleviate the emergency medical condition or to 1579 stabilize the patient.

1580 In examining and treating a person who is apparently (2)1581 intoxicated, under the influence of drugs, or otherwise 1582 incapable of providing informed consent, the emergency medical 1583 technician, paramedic, physician, advanced practice registered 1584 nurse advanced registered nurse practitioner, or physician 1585 assistant, or any person acting under the direct medical 1586 supervision of a physician, shall proceed wherever possible with 1587 the consent of the person. If the person reasonably appears to 1588 be incapacitated and refuses his or her consent, the person may 1589 be examined, treated, or taken to a hospital or other 1590 appropriate treatment resource if he or she is in need of 1591 emergency attention, without his or her consent, but 1592 unreasonable force shall not be used.

1593 Section 38. Subsection (1) of section 409.905, Florida 1594 Statutes, is amended to read:

1595 409.905 Mandatory Medicaid services.—The agency may make 1596 payments for the following services, which are required of the 1597 state by Title XIX of the Social Security Act, furnished by 1598 Medicaid providers to recipients who are determined to be 1599 eligible on the dates on which the services were provided. Any 1600 service under this section shall be provided only when medically

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1601 necessary and in accordance with state and federal law. 1602 Mandatory services rendered by providers in mobile units to 1603 Medicaid recipients may be restricted by the agency. Nothing in 1604 this section shall be construed to prevent or limit the agency 1605 from adjusting fees, reimbursement rates, lengths of stay, 1606 number of visits, number of services, or any other adjustments 1607 necessary to comply with the availability of moneys and any 1608 limitations or directions provided for in the General 1609 Appropriations Act or chapter 216.

ADVANCED PRACTICE REGISTERED NURSE ADVANCED REGISTERED 1610 (1)NURSE PRACTITIONER SERVICES. - The agency shall pay for services 1611 1612 provided to a recipient by a licensed advanced practice 1613 registered nurse advanced registered nurse practitioner who has 1614 a valid collaboration agreement with a licensed physician on file with the Department of Health or who provides anesthesia 1615 1616 services in accordance with established protocol required by 1617 state law and approved by the medical staff of the facility in 1618 which the anesthetic service is performed. Reimbursement for 1619 such services must be provided in an amount that equals not less 1620 than 80 percent of the reimbursement to a physician who provides 1621 the same services, unless otherwise provided for in the General 1622 Appropriations Act.

Section 39. Paragraph (a) of subsection (3) and subsection
(7) of section 409.908, Florida Statutes, are amended to read:
409.908 Reimbursement of Medicaid providers.-Subject to

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specific appropriations, the agency shall reimburse Medicaid

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providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

1646 Further, nothing in this section shall be construed to prevent 1647 or limit the agency from adjusting fees, reimbursement rates, 1648 lengths of stay, number of visits, or number of services, or 1649 making any other adjustments necessary to comply with the 1650 availability of moneys and any limitations or directions

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1651 provided for in the General Appropriations Act, provided the 1652 adjustment is consistent with legislative intent.

1653 Subject to any limitations or directions provided for (3) 1654 in the General Appropriations Act, the following Medicaid 1655 services and goods may be reimbursed on a fee-for-service basis. 1656 For each allowable service or goods furnished in accordance with 1657 Medicaid rules, policy manuals, handbooks, and state and federal 1658 law, the payment shall be the amount billed by the provider, the 1659 provider's usual and customary charge, or the maximum allowable 1660 fee established by the agency, whichever amount is less, with 1661 the exception of those services or goods for which the agency 1662 makes payment using a methodology based on capitation rates, 1663 average costs, or negotiated fees.

1664 (a) <u>Advanced practice registered nurse</u> Advanced registered
 1665 <u>nurse practitioner</u> services.

1666 (7) A provider of family planning services shall be
1667 reimbursed the lesser of the amount billed by the provider or an
1668 all-inclusive amount per type of visit for physicians and
1669 <u>advanced practice registered nurses</u> advanced registered nurse
1670 practitioners, as established by the agency in a fee schedule.
1671 Section 40. Paragraph (a) of subsection (1) of section

1672 409.973, Florida Statutes, is amended to read:

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409.973 Benefits.-

1674 (1) MINIMUM BENEFITS.-Managed care plans shall cover, at a 1675 minimum, the following services:

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FLORIDA HOUSE OF REPRESENTATIV	E S	S
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Advanced practice registered nurse Advanced registered 1676 (a) 1677 nurse practitioner services. 1678 Section 41. Effective March 1, 2019, subsection (1) of 1679 section 409.973, Florida Statutes, as amended by section 1 of 1680 chapter 2016-109, Laws of Florida, is amended to read: 1681 409.973 Benefits.-1682 (1) MINIMUM BENEFITS.-Managed care plans shall cover, at a 1683 minimum, the following services: Advanced practice registered nurse Advanced 1684 (a) 1685 nurse practitioner services. 1686 Ambulatory surgical treatment center services. (b) 1687 (c) Birthing center services. 1688 (d) Chiropractic services. (e) Early periodic screening diagnosis and treatment 1689 1690 services for recipients under age 21. 1691 Emergency services. (f) Family planning services and supplies. Pursuant to 42 1692 (q) 1693 C.F.R. s. 438.102, plans may elect to not provide these services 1694 due to an objection on moral or religious grounds, and must 1695 notify the agency of that election when submitting a reply to an 1696 invitation to negotiate. 1697 Healthy start services, except as provided in s. (h) 409.975(4). 1698 1699 (i) Hearing services. 1700 (j) Home health agency services.

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Hospice services.

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Hospital inpatient services. (1) (m) Hospital outpatient services. Laboratory and imaging services. (n)  $(\circ)$ Medical supplies, equipment, prostheses, and orthoses. Mental health services. (p) (q) Nursing care. Optical services and supplies. (r) (s) Optometrist services. (t) Physical, occupational, respiratory, and speech therapy services. (u) Physician services, including physician assistant services. Podiatric services. (V) (w) Prescription drugs. (x) Renal dialysis services. (y) Respiratory equipment and supplies. Rural health clinic services. (z) (aa) Substance abuse treatment services. Transportation to access covered services. (bb) Section 42. Paragraph (a) of subsection (2) and paragraph (a) of subsection (7) of section 429.918, Florida Statutes, are amended to read: 429.918 Licensure designation as a specialized Alzheimer's

1725 services adult day care center.-

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1726 (2) As used in this section, the term: "ADRD participant" means a participant who has a 1727 (a) 1728 documented diagnosis of Alzheimer's disease or a dementia-1729 related disorder (ADRD) from a licensed physician, licensed 1730 physician assistant, or a licensed advanced practice registered 1731 nurse advanced registered nurse practitioner. 1732 (7) (a) An ADRD participant admitted to an adult day care 1733 center having a license designated under this section, or the 1734 caregiver when applicable, must: 1735 Require ongoing supervision to maintain the highest 1. level of medical or custodial functioning and have a 1736 1737 demonstrated need for a responsible party to oversee his or her 1738 care. 1739 2. Not actively demonstrate aggressive behavior that 1740 places himself, herself, or others at risk of harm. Provide the following medical documentation signed by a 1741 3. 1742 licensed physician, licensed physician assistant, or a licensed 1743 advanced practice registered nurse advanced registered nurse practitioner: 1744 1745 Any physical, health, or emotional conditions that a. 1746 require medical care. 1747 A listing of the ADRD participant's current prescribed b. and over-the-counter medications and dosages, diet restrictions, 1748 mobility restrictions, and other physical limitations. 1749 1750 4. Provide documentation signed by a health care provider Page 70 of 134

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1751 licensed in this state which indicates that the ADRD participant 1752 is free of the communicable form of tuberculosis and free of 1753 signs and symptoms of other communicable diseases.

1754 Section 43. Section 456.0391, Florida Statutes, is amended 1755 to read:

1756 456.0391 <u>Advanced practice registered nurses</u> Advanced 1757 registered nurse practitioners; information required for 1758 <u>licensure certification</u>.-

1759 Each person who applies for initial licensure (1) (a) 1760 certification under s. 464.012 must, at the time of application, and each person licensed certified under s. 464.012 who applies 1761 1762 for licensure certification renewal must, in conjunction with 1763 the renewal of such licensure certification and under procedures 1764 adopted by the Department of Health, and in addition to any 1765 other information that may be required from the applicant, furnish the following information to the Department of Health: 1766

1767 1. The name of each school or training program that the 1768 applicant has attended, with the months and years of attendance 1769 and the month and year of graduation, and a description of all 1770 graduate professional education completed by the applicant, 1771 excluding any coursework taken to satisfy continuing education 1772 requirements.

1773 2. The name of each location at which the applicant1774 practices.

1775

3. The address at which the applicant will primarily

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1776 conduct his or her practice.

1777 4. Any certification or designation that the applicant has 1778 received from a specialty or certification board that is 1779 recognized or approved by the regulatory board or department to 1780 which the applicant is applying.

5. The year that the applicant received initial certification <u>or licensure</u> and began practicing the profession in any jurisdiction and the year that the applicant received initial certification or licensure in this state.

1785 6. Any appointment which the applicant currently holds to 1786 the faculty of a school related to the profession and an 1787 indication as to whether the applicant has had the 1788 responsibility for graduate education within the most recent 10 1789 years.

1790 A description of any criminal offense of which the 7. 1791 applicant has been found guilty, regardless of whether 1792 adjudication of guilt was withheld, or to which the applicant 1793 has pled quilty or nolo contendere. A criminal offense committed 1794 in another jurisdiction which would have been a felony or 1795 misdemeanor if committed in this state must be reported. If the 1796 applicant indicates that a criminal offense is under appeal and 1797 submits a copy of the notice for appeal of that criminal 1798 offense, the department must state that the criminal offense is under appeal if the criminal offense is reported in the 1799 1800 applicant's profile. If the applicant indicates to the

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1801 department that a criminal offense is under appeal, the 1802 applicant must, within 15 days after the disposition of the 1803 appeal, submit to the department a copy of the final written 1804 order of disposition.

1805 8. A description of any final disciplinary action taken 1806 within the previous 10 years against the applicant by a 1807 licensing or regulatory body in any jurisdiction, by a specialty 1808 board that is recognized by the board or department, or by a 1809 licensed hospital, health maintenance organization, prepaid health clinic, ambulatory surgical center, or nursing home. 1810 Disciplinary action includes resignation from or nonrenewal of 1811 1812 staff membership or the restriction of privileges at a licensed 1813 hospital, health maintenance organization, prepaid health 1814 clinic, ambulatory surgical center, or nursing home taken in 1815 lieu of or in settlement of a pending disciplinary case related to competence or character. If the applicant indicates that the 1816 1817 disciplinary action is under appeal and submits a copy of the 1818 document initiating an appeal of the disciplinary action, the 1819 department must state that the disciplinary action is under 1820 appeal if the disciplinary action is reported in the applicant's 1821 profile.

(b) In addition to the information required under
paragraph (a), each applicant for initial <u>licensure</u>
certification or <u>licensure</u> certification renewal must provide
the information required of licensees pursuant to s. 456.049.

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(2) The Department of Health shall send a notice to each
person <u>licensed</u> certified under s. 464.012 at the <u>licensee's</u>
certificateholder's last known address of record regarding the
requirements for information to be submitted by <u>advanced</u>
<u>practice registered nurses</u> advanced registered nurse
practitioners pursuant to this section in conjunction with the
renewal of such license certificate.

1833 Each person licensed certified under s. 464.012 who (3) 1834 has submitted information pursuant to subsection (1) must update 1835 that information in writing by notifying the Department of Health within 45 days after the occurrence of an event or the 1836 1837 attainment of a status that is required to be reported by 1838 subsection (1). Failure to comply with the requirements of this 1839 subsection to update and submit information constitutes a ground 1840 for disciplinary action under chapter 464 and s. 456.072(1)(k). For failure to comply with the requirements of this subsection 1841 to update and submit information, the department or board, as 1842 1843 appropriate, may:

(a) Refuse to issue a <u>license</u> certificate to any person
applying for initial <u>licensure</u> certification who fails to submit
and update the required information.

(b) Issue a citation to any certificateholder <u>or licensee</u> who fails to submit and update the required information and may fine the certificateholder <u>or licensee</u> up to \$50 for each day that the certificateholder or licensee is not in compliance with

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1851 this subsection. The citation must clearly state that the 1852 certificateholder or licensee may choose, in lieu of accepting 1853 the citation, to follow the procedure under s. 456.073. If the 1854 certificateholder or licensee disputes the matter in the 1855 citation, the procedures set forth in s. 456.073 must be 1856 followed. However, if the certificateholder or licensee does not 1857 dispute the matter in the citation with the department within 30 1858 days after the citation is served, the citation becomes a final 1859 order and constitutes discipline. Service of a citation may be 1860 made by personal service or certified mail, restricted delivery, 1861 to the subject at the certificateholder's or licensee's last 1862 known address.

(4) (a) An applicant for initial <u>licensure</u> certification under s. 464.012 must submit a set of fingerprints to the Department of Health on a form and under procedures specified by the department, along with payment in an amount equal to the costs incurred by the Department of Health for a national criminal history check of the applicant.

(b) An applicant for renewed <u>licensure</u> certification who has not previously submitted a set of fingerprints to the Department of Health for purposes of certification must submit a set of fingerprints to the department as a condition of the initial renewal of his or her certificate after the effective date of this section. The applicant must submit the fingerprints on a form and under procedures specified by the department,

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1876 along with payment in an amount equal to the costs incurred by 1877 the Department of Health for a national criminal history check. 1878 For subsequent renewals, the applicant for renewed <u>licensure</u> 1879 certification must only submit information necessary to conduct 1880 a statewide criminal history check, along with payment in an 1881 amount equal to the costs incurred by the Department of Health 1882 for a statewide criminal history check.

(c)1. The Department of Health shall submit the fingerprints provided by an applicant for initial <u>licensure</u> certification to the Florida Department of Law Enforcement for a statewide criminal history check, and the Florida Department of Law Enforcement shall forward the fingerprints to the Federal Bureau of Investigation for a national criminal history check of the applicant.

The department shall submit the fingerprints provided 1890 2. 1891 by an applicant for the initial renewal of licensure 1892 certification to the Florida Department of Law Enforcement for a 1893 statewide criminal history check, and the Florida Department of 1894 Law Enforcement shall forward the fingerprints to the Federal 1895 Bureau of Investigation for a national criminal history check 1896 for the initial renewal of the applicant's certificate after the 1897 effective date of this section.

1898 3. For any subsequent renewal of the applicant's 1899 certificate, the department shall submit the required 1900 information for a statewide criminal history check of the

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1901 applicant to the Florida Department of Law Enforcement.

1902 Any applicant for initial licensure <del>certification</del> or (d) 1903 renewal of licensure certification as an advanced practice 1904 registered nurse advanced registered nurse practitioner who 1905 submits to the Department of Health a set of fingerprints and 1906 information required for the criminal history check required 1907 under this section shall not be required to provide a subsequent 1908 set of fingerprints or other duplicate information required for 1909 a criminal history check to the Agency for Health Care 1910 Administration, the Department of Juvenile Justice, or the 1911 Department of Children and Families for employment or licensure 1912 with such agency or department, if the applicant has undergone a 1913 criminal history check as a condition of initial licensure 1914 certification or renewal of licensure certification as an 1915 advanced practice registered nurse advanced registered nurse practitioner with the Department of Health, notwithstanding any 1916 1917 other provision of law to the contrary. In lieu of such 1918 duplicate submission, the Agency for Health Care Administration, 1919 the Department of Juvenile Justice, and the Department of 1920 Children and Families shall obtain criminal history information 1921 for employment or licensure of persons licensed certified under 1922 s. 464.012 by such agency or department from the Department of Health's health care practitioner credentialing system. 1923

1924(5) Each person who is required to submit information1925pursuant to this section may submit additional information to

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1926 the Department of Health. Such information may include, but is 1927 not limited to:

(a) Information regarding publications in peer-reviewedprofessional literature within the previous 10 years.

1930 (b) Information regarding professional or community1931 service activities or awards.

(c) Languages, other than English, used by the applicant to communicate with patients or clients and identification of any translating service that may be available at the place where the applicant primarily conducts his or her practice.

(d) An indication of whether the person participates inthe Medicaid program.

1938 Section 44. Subsection (2) of section 456.0392, Florida 1939 Statutes, is amended to read:

1940

456.0392 Prescription labeling.-

(2) A prescription for a drug that is not listed as a
controlled substance in chapter 893 which is written by an
advanced practice registered nurse licensed advanced registered
nurse practitioner certified under s. 464.012 is presumed,
subject to rebuttal, to be valid and within the parameters of
the prescriptive authority delegated by a practitioner licensed
under chapter 458, chapter 459, or chapter 466.

Section 45. Paragraph (a) of subsection (1) and subsection
(6) of section 456.041, Florida Statutes, are amended to read:
456.041 Practitioner profile; creation.-

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1951 The Department of Health shall compile the (1) (a) 1952 information submitted pursuant to s. 456.039 into a practitioner 1953 profile of the applicant submitting the information, except that 1954 the Department of Health shall develop a format to compile 1955 uniformly any information submitted under s. 456.039(4)(b). 1956 Beginning July 1, 2001, the Department of Health may compile the 1957 information submitted pursuant to s. 456.0391 into a 1958 practitioner profile of the applicant submitting the 1959 information. The protocol submitted pursuant to s. 464.012(3) 1960 must be included in the practitioner profile of the advanced 1961 practice registered nurse advanced registered nurse 1962 practitioner.

1963 (6) The Department of Health shall provide in each 1964 practitioner profile for every physician or advanced practice 1965 registered nurse advanced registered nurse practitioner 1966 terminated for cause from participating in the Medicaid program, 1967 pursuant to s. 409.913, or sanctioned by the Medicaid program a 1968 statement that the practitioner has been terminated from 1969 participating in the Florida Medicaid program or sanctioned by 1970 the Medicaid program.

1971 Section 46. Subsection (1) of section 456.048, Florida1972 Statutes, is amended to read:

1973 456.048 Financial responsibility requirements for certain 1974 health care practitioners.-

1975

(1) As a prerequisite for licensure or license renewal,

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1976 the Board of Acupuncture, the Board of Chiropractic Medicine, the Board of Podiatric Medicine, and the Board of Dentistry 1977 1978 shall, by rule, require that all health care practitioners 1979 licensed under the respective board, and the Board of Medicine 1980 and the Board of Osteopathic Medicine shall, by rule, require 1981 that all anesthesiologist assistants licensed pursuant to s. 1982 458.3475 or s. 459.023, and the Board of Nursing shall, by rule, 1983 require that advanced practice registered nurses licensed advanced registered nurse practitioners certified under s. 1984 1985 464.012, and the department shall, by rule, require that midwives maintain medical malpractice insurance or provide proof 1986 1987 of financial responsibility in an amount and in a manner 1988 determined by the board or department to be sufficient to cover 1989 claims arising out of the rendering of or failure to render 1990 professional care and services in this state.

1991 Section 47. Subsection (7) of section 456.072, Florida
1992 Statutes, is amended to read:

1993

456.072 Grounds for discipline; penalties; enforcement.-

(7) Notwithstanding subsection (2), upon a finding that a physician has prescribed or dispensed a controlled substance, or caused a controlled substance to be prescribed or dispensed, in a manner that violates the standard of practice set forth in s. 458.331(1)(q) or (t), s. 459.015(1)(t) or (x), s. 461.013(1)(o) or (s), or s. 466.028(1)(p) or (x), or that an <u>advanced practice</u> registered nurse <del>advanced registered nurse practitioner</del> has

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2025

2001 prescribed or dispensed a controlled substance, or caused a 2002 controlled substance to be prescribed or dispensed, in a manner 2003 that violates the standard of practice set forth in s. 2004 464.018(1)(n) or (p)6., the physician or advanced practice 2005 registered nurse advanced registered nurse practitioner shall be 2006 suspended for a period of not less than 6 months and pay a fine 2007 of not less than \$10,000 per count. Repeated violations shall result in increased penalties. 2008 2009 Section 48. Paragraph (g) of subsection (1) and subsection 2010 (2) of section 456.44, Florida Statutes, are amended to read: 2011 456.44 Controlled substance prescribing.-2012 (1)DEFINITIONS.-As used in this section, the term: 2013 (q) "Registrant" means a physician, a physician assistant, 2014 or an advanced practice registered nurse advanced registered 2015 nurse practitioner who meets the requirements of subsection (2). 2016 REGISTRATION.-A physician licensed under chapter 458, (2)2017 chapter 459, chapter 461, or chapter 466, a physician assistant 2018 licensed under chapter 458 or chapter 459, or an advanced 2019 practice registered nurse licensed advanced registered nurse 2020 practitioner certified under part I of chapter 464 who 2021 prescribes any controlled substance, listed in Schedule II, 2022 Schedule III, or Schedule IV as defined in s. 893.03, for the 2023 treatment of chronic nonmalignant pain, must: 2024 Designate himself or herself as a controlled substance (a)

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prescribing practitioner on his or her practitioner profile.

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2026 Comply with the requirements of this section and (b) 2027 applicable board rules. 2028 Section 49. Paragraph (c) of subsection (2) of section 2029 458.3265, Florida Statutes, is amended to read: 2030 458.3265 Pain-management clinics.-2031 PHYSICIAN RESPONSIBILITIES.-These responsibilities (2)2032 apply to any physician who provides professional services in a 2033 pain-management clinic that is required to be registered in 2034 subsection (1). 2035 (C) A physician, a physician assistant, or an advanced 2036 practice registered nurse advanced registered nurse practitioner 2037 must perform a physical examination of a patient on the same day 2038 that the physician prescribes a controlled substance to a 2039 patient at a pain-management clinic. If the physician prescribes 2040 more than a 72-hour dose of controlled substances for the 2041 treatment of chronic nonmalignant pain, the physician must 2042 document in the patient's record the reason for prescribing that 2043 quantity. 2044 Section 50. Paragraph (dd) of subsection (1) of section 2045 458.331, Florida Statutes, is amended to read: 2046 458.331 Grounds for disciplinary action; action by the 2047 board and department.-The following acts constitute grounds for denial of a 2048 (1)license or disciplinary action, as specified in s. 456.072(2): 2049 2050 Failing to supervise adequately the activities of (dd) Page 82 of 134

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2051 those physician assistants, paramedics, emergency medical 2052 technicians, <u>advanced practice registered nurses</u> advanced 2053 <del>registered nurse practitioners</del>, or anesthesiologist assistants 2054 acting under the supervision of the physician.

2055Section 51. Paragraph (a) of subsection (1) and subsection2056(3) of section 458.348, Florida Statutes, are amended to read:

2057 458.348 Formal supervisory relationships, standing orders,
2058 and established protocols; notice; standards.-

(1) NOTICE.-

2059

2060 (a) When a physician enters into a formal supervisory 2061 relationship or standing orders with an emergency medical 2062 technician or paramedic licensed pursuant to s. 401.27, which 2063 relationship or orders contemplate the performance of medical 2064 acts, or when a physician enters into an established protocol 2065 with an advanced practice registered nurse advanced registered 2066 nurse practitioner, which protocol contemplates the performance 2067 of medical acts set forth in s. 464.012(3) and (4), the 2068 physician shall submit notice to the board. The notice shall 2069 contain a statement in substantially the following form: 2070

I, ... (name and professional license number of physician)..., of ... (address of physician)... have hereby entered into a formal supervisory relationship, standing orders, or an established protocol with ... (number of persons)... emergency medical technician(s), ... (number of persons)...

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2076

paramedic(s), or ... (number of persons)... advanced practice 2077 registered nurse(s) advanced registered nurse practitioner(s). 2078 2079 SUPERVISORY RELATIONSHIPS IN MEDICAL OFFICE SETTINGS.-(3)2080 A physician who supervises an advanced practice registered nurse 2081 advanced registered nurse practitioner or physician assistant at 2082 a medical office other than the physician's primary practice 2083 location, where the advanced practice registered nurse advanced 2084 registered nurse practitioner or physician assistant is not 2085 under the onsite supervision of a supervising physician, must 2086 comply with the standards set forth in this subsection. For the 2087 purpose of this subsection, a physician's "primary practice 2088 location" means the address reflected on the physician's profile 2089 published pursuant to s. 456.041.

2090 A physician who is engaged in providing primary health (a) 2091 care services may not supervise more than four offices in 2092 addition to the physician's primary practice location. For the 2093 purpose of this subsection, "primary health care" means health 2094 care services that are commonly provided to patients without 2095 referral from another practitioner, including obstetrical and 2096 gynecological services, and excludes practices providing 2097 primarily dermatologic and skin care services, which include aesthetic skin care services. 2098

A physician who is engaged in providing specialty 2099 (b) 2100 health care services may not supervise more than two offices in

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addition to the physician's primary practice location. For the purpose of this subsection, "specialty health care" means health care services that are commonly provided to patients with a referral from another practitioner and excludes practices providing primarily dermatologic and skin care services, which include aesthetic skin care services.

2107 (C) A physician who supervises an advanced practice 2108 registered nurse advanced registered nurse practitioner or 2109 physician assistant at a medical office other than the 2110 physician's primary practice location, where the advanced 2111 practice registered nurse advanced registered nurse practitioner 2112 or physician assistant is not under the onsite supervision of a 2113 supervising physician and the services offered at the office are 2114 primarily dermatologic or skin care services, which include 2115 aesthetic skin care services other than plastic surgery, must 2116 comply with the standards listed in subparagraphs 1.-4. 2117 Notwithstanding s. 458.347(4)(e)6., a physician supervising a 2118 physician assistant pursuant to this paragraph may not be 2119 required to review and cosign charts or medical records prepared 2120 by such physician assistant.

2121 1. The physician shall submit to the board the addresses 2122 of all offices where he or she is supervising an <u>advanced</u> 2123 <u>practice registered nurse</u> <del>advanced registered nurse practitioner</del> 2124 or a physician's assistant which are not the physician's primary 2125 practice location.

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2126 2. The physician must be board certified or board eligible 2127 in dermatology or plastic surgery as recognized by the board 2128 pursuant to s. 458.3312.

3. All such offices that are not the physician's primary place of practice must be within 25 miles of the physician's primary place of practice or in a county that is contiguous to the county of the physician's primary place of practice. However, the distance between any of the offices may not exceed 75 miles.

2135 4. The physician may supervise only one office other than 2136 the physician's primary place of practice except that until July 2137 1, 2011, the physician may supervise up to two medical offices other than the physician's primary place of practice if the 2138 2139 addresses of the offices are submitted to the board before July 1, 2006. Effective July 1, 2011, the physician may supervise 2140 only one office other than the physician's primary place of 2141 2142 practice, regardless of when the addresses of the offices were 2143 submitted to the board.

(d) A physician who supervises an office in addition to the physician's primary practice location must conspicuously post in each of the physician's offices a current schedule of the regular hours when the physician is present in that office and the hours when the office is open while the physician is not present.

2150

(e) This subsection does not apply to health care services

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2151 provided in facilities licensed under chapter 395 or in 2152 conjunction with a college of medicine, a college of nursing, an 2153 accredited graduate medical program, or a nursing education 2154 program; not-for-profit, family-planning clinics that are not 2155 licensed pursuant to chapter 390; rural and federally qualified 2156 health centers; health care services provided in a nursing home 2157 licensed under part II of chapter 400, an assisted living 2158 facility licensed under part I of chapter 429, a continuing care 2159 facility licensed under chapter 651, or a retirement community 2160 consisting of independent living units and a licensed nursing home or assisted living facility; anesthesia services provided 2161 2162 in accordance with law; health care services provided in a 2163 designated rural health clinic; health care services provided to 2164 persons enrolled in a program designed to maintain elderly 2165 persons and persons with disabilities in a home or communitybased setting; university primary care student health centers; 2166 2167 school health clinics; or health care services provided in 2168 federal, state, or local government facilities. Subsection (2) 2169 and this subsection do not apply to offices at which the exclusive service being performed is laser hair removal by an 2170 2171 advanced practice registered nurse advanced registered nurse 2172 practitioner or physician assistant.

2173 Section 52. Paragraph (c) of subsection (2) of section 2174 459.0137, Florida Statutes, is amended to read: 2175 459.0137 Pain-management clinics.-

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(2) PHYSICIAN RESPONSIBILITIES.—These responsibilities apply to any osteopathic physician who provides professional services in a pain-management clinic that is required to be registered in subsection (1).

2180 An osteopathic physician, a physician assistant, or an (C) 2181 advanced practice registered nurse advanced registered nurse 2182 practitioner must perform a physical examination of a patient on 2183 the same day that the physician prescribes a controlled 2184 substance to a patient at a pain-management clinic. If the 2185 osteopathic physician prescribes more than a 72-hour dose of controlled substances for the treatment of chronic nonmalignant 2186 2187 pain, the osteopathic physician must document in the patient's 2188 record the reason for prescribing that quantity.

2189 Section 53. Paragraph (hh) of subsection (1) of section 2190 459.015, Florida Statutes, is amended to read:

2191 459.015 Grounds for disciplinary action; action by the 2192 board and department.—

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(hh) Failing to supervise adequately the activities of those physician assistants, paramedics, emergency medical technicians, <u>advanced practice registered nurses</u> <del>advanced</del> <del>registered nurse practitioners</del>, anesthesiologist assistants, or other persons acting under the supervision of the osteopathic physician.

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2201 Section 54. Paragraph (a) of subsection (1) and subsection 2202 (3) of section 459.025, Florida Statutes, are amended to read: 2203 459.025 Formal supervisory relationships, standing orders, 2204 and established protocols; notice; standards.-

(1) NOTICE.-

2206 When an osteopathic physician enters into a formal (a) 2207 supervisory relationship or standing orders with an emergency 2208 medical technician or paramedic licensed pursuant to s. 401.27, 2209 which relationship or orders contemplate the performance of medical acts, or when an osteopathic physician enters into an 2210 2211 established protocol with an advanced practice registered nurse 2212 advanced registered nurse practitioner, which protocol contemplates the performance of medical acts or acts set forth 2213 2214 in s. 464.012(3) and (4), the osteopathic physician shall submit 2215 notice to the board. The notice must contain a statement in substantially the following form: 2216

2218 I, ... (name and professional license number of osteopathic 2219 physician)..., of ... (address of osteopathic physician)... have 2220 hereby entered into a formal supervisory relationship, standing 2221 orders, or an established protocol with ... (number of 2222 persons)... emergency medical technician(s), ... (number of 2223 persons)... paramedic(s), or ... (number of persons)... advanced practice registered nurse(s) advanced registered nurse 2224 2225 practitioner(s).

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SUPERVISORY RELATIONSHIPS IN MEDICAL OFFICE SETTINGS.-2226 (3)2227 An osteopathic physician who supervises an advanced practice 2228 registered nurse advanced registered nurse practitioner or 2229 physician assistant at a medical office other than the 2230 osteopathic physician's primary practice location, where the 2231 advanced practice registered nurse advanced registered nurse 2232 practitioner or physician assistant is not under the onsite 2233 supervision of a supervising osteopathic physician, must comply with the standards set forth in this subsection. For the purpose 2234 2235 of this subsection, an osteopathic physician's "primary practice 2236 location" means the address reflected on the physician's profile 2237 published pursuant to s. 456.041.

2238 An osteopathic physician who is engaged in providing (a) 2239 primary health care services may not supervise more than four 2240 offices in addition to the osteopathic physician's primary 2241 practice location. For the purpose of this subsection, "primary 2242 health care" means health care services that are commonly 2243 provided to patients without referral from another practitioner, 2244 including obstetrical and gynecological services, and excludes 2245 practices providing primarily dermatologic and skin care services, which include aesthetic skin care services. 2246

(b) An osteopathic physician who is engaged in providing specialty health care services may not supervise more than two offices in addition to the osteopathic physician's primary practice location. For the purpose of this subsection,

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2251 "specialty health care" means health care services that are 2252 commonly provided to patients with a referral from another 2253 practitioner and excludes practices providing primarily 2254 dermatologic and skin care services, which include aesthetic 2255 skin care services.

2256 (c) An osteopathic physician who supervises an advanced 2257 practice registered nurse advanced registered nurse practitioner 2258 or physician assistant at a medical office other than the 2259 osteopathic physician's primary practice location, where the 2260 advanced practice registered nurse advanced registered nurse 2261 practitioner or physician assistant is not under the onsite 2262 supervision of a supervising osteopathic physician and the services offered at the office are primarily dermatologic or 2263 2264 skin care services, which include aesthetic skin care services 2265 other than plastic surgery, must comply with the standards 2266 listed in subparagraphs 1.-4. Notwithstanding s. 2267 459.022(4)(e)6., an osteopathic physician supervising a 2268 physician assistant pursuant to this paragraph may not be 2269 required to review and cosign charts or medical records prepared 2270 by such physician assistant.

1. The osteopathic physician shall submit to the Board of Osteopathic Medicine the addresses of all offices where he or she is supervising or has a protocol with an <u>advanced practice</u> <u>registered nurse</u> <del>advanced registered nurse practitioner</del> or a physician <del>physician's</del> assistant which are not the osteopathic

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2276 physician's primary practice location.

2277 2. The osteopathic physician must be board certified or 2278 board eligible in dermatology or plastic surgery as recognized 2279 by the Board of Osteopathic Medicine pursuant to s. 459.0152.

3. All such offices that are not the osteopathic physician's primary place of practice must be within 25 miles of the osteopathic physician's primary place of practice or in a county that is contiguous to the county of the osteopathic physician's primary place of practice. However, the distance between any of the offices may not exceed 75 miles.

2286 The osteopathic physician may supervise only one office 4. other than the osteopathic physician's primary place of practice 2287 except that until July 1, 2011, the osteopathic physician may 2288 2289 supervise up to two medical offices other than the osteopathic 2290 physician's primary place of practice if the addresses of the 2291 offices are submitted to the Board of Osteopathic Medicine 2292 before July 1, 2006. Effective July 1, 2011, the osteopathic 2293 physician may supervise only one office other than the 2294 osteopathic physician's primary place of practice, regardless of 2295 when the addresses of the offices were submitted to the Board of 2296 Osteopathic Medicine.

(d) An osteopathic physician who supervises an office in addition to the osteopathic physician's primary practice location must conspicuously post in each of the osteopathic physician's offices a current schedule of the regular hours when

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the osteopathic physician is present in that office and the hours when the office is open while the osteopathic physician is not present.

2304 This subsection does not apply to health care services (e) 2305 provided in facilities licensed under chapter 395 or in 2306 conjunction with a college of medicine or college of nursing or 2307 an accredited graduate medical or nursing education program; 2308 offices where the only service being performed is hair removal 2309 by an advanced practice registered nurse advanced registered 2310 nurse practitioner or physician assistant; not-for-profit, 2311 family-planning clinics that are not licensed pursuant to 2312 chapter 390; rural and federally qualified health centers; 2313 health care services provided in a nursing home licensed under 2314 part II of chapter 400, an assisted living facility licensed 2315 under part I of chapter 429, a continuing care facility licensed 2316 under chapter 651, or a retirement community consisting of 2317 independent living units and either a licensed nursing home or 2318 assisted living facility; anesthesia services provided in 2319 accordance with law; health care services provided in a 2320 designated rural health clinic; health care services provided to 2321 persons enrolled in a program designed to maintain elderly 2322 persons and persons with disabilities in a home or communitybased setting; university primary care student health centers; 2323 school health clinics; or health care services provided in 2324 2325 federal, state, or local government facilities.

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2326 Section 55. Subsection (2) of section 464.003, Florida 2327 Statutes, is amended to read: 2328 464.003 Definitions.-As used in this part, the term: 2329 "Advanced or specialized nursing practice" means, in (2)2330 addition to the practice of professional nursing, the 2331 performance of advanced-level nursing acts approved by the board 2332 which, by virtue of postbasic specialized education, training, 2333 and experience, are appropriately performed by an advanced 2334 practice registered nurse advanced registered nurse 2335 practitioner. Within the context of advanced or specialized 2336 nursing practice, the advanced practice registered nurse 2337 advanced registered nurse practitioner may perform acts of 2338 nursing diagnosis and nursing treatment of alterations of the 2339 health status. The advanced practice registered nurse advanced 2340 registered nurse practitioner may also perform acts of medical 2341 diagnosis and treatment, prescription, and operation as 2342 authorized within the framework of an established supervisory 2343 protocol. The department may, by rule, require that a copy of 2344 the protocol be filed with the department along with the notice 2345 required by s. 458.348. 2346 Section 56. Subsection (2) of section 464.004, Florida 2347 Statutes, is amended to read: 464.004 Board of Nursing; membership; appointment; terms.-2348 2349 (2)Seven members of the board must be registered nurses

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who are residents of this state and who have been engaged in the

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practice of professional nursing for at least 4 years, including 2351 2352 at least one advanced practice registered nurse advanced 2353 registered nurse practitioner, one nurse educator member of an 2354 approved program, and one nurse executive. These seven board 2355 members should be representative of the diverse areas of 2356 practice within the nursing profession. In addition, three 2357 members of the board must be licensed practical nurses who are 2358 residents of this state and who have been actively engaged in 2359 the practice of practical nursing for at least 4 years prior to 2360 their appointment. The remaining three members must be residents of the state who have never been licensed as nurses and who are 2361 2362 in no way connected with the practice of nursing. No person may 2363 be appointed as a lay member who is in any way connected with, 2364 or has any financial interest in, any health care facility, 2365 agency, or insurer. At least one member of the board must be 60 2366 years of age or older.

2367 Section 57. Paragraph (b) of subsection (3) of section 2368 464.013, Florida Statutes, is amended to read:

464.013 Renewal of license or certificate.-

(3) The board shall by rule prescribe up to 30 hours of continuing education biennially as a condition for renewal of a license or certificate.

(b) Notwithstanding the exemption in paragraph (a), as part of the maximum 30 hours of continuing education hours required under this subsection, <u>advanced practice registered</u>

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2376 nurses licensed advanced registered nurse practitioners certified under s. 464.012 must complete at least 3 hours of 2377 2378 continuing education on the safe and effective prescription of 2379 controlled substances. Such continuing education courses must be 2380 offered by a statewide professional association of physicians in 2381 this state accredited to provide educational activities 2382 designated for the American Medical Association Physician's 2383 Recognition Award Category 1 credit, the American Nurses 2384 Credentialing Center, the American Association of Nurse 2385 Anesthetists, or the American Association of Nurse Practitioners 2386 and may be offered in a distance learning format. 2387 Section 58. Subsections (5) and (8), of section 464.015, 2388 Florida Statutes, are amended to read: 2389 464.015 Titles and abbreviations; restrictions; penalty.-2390 Only persons who hold valid licenses certificates to (5) 2391 practice as clinical nurse specialists in this state may use the 2392 title "Clinical Nurse Specialist" and the abbreviation "C.N.S." 2393 Only persons who hold valid licenses <del>certificates</del> to (8) 2394 practice as advanced practice registered nurses advanced 2395 registered nurse practitioners in this state may use the title "Advanced Practice Registered Nurse" "Advanced Registered Nurse 2396 2397 Practitioner" and the abbreviation "A.P.R.N." "A.R.N.P." Section 59. Subsection (9) of section 464.015, Florida 2398 Statutes, as amended by section 9 of chapter 2016-139, Laws of 2399 2400 Florida, is amended to read:

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2401 464.015 Titles and abbreviations; restrictions; penalty.-2402 A person may not practice or advertise as, or assume (9) 2403 the title of, registered nurse, licensed practical nurse, 2404 clinical nurse specialist, certified registered nurse 2405 anesthetist, certified nurse midwife, certified nurse 2406 practitioner, or advanced practice registered nurse advanced 2407 registered nurse practitioner or use the abbreviation "R.N.," 2408 "L.P.N.," "C.N.S.," "C.R.N.A.," "C.N.M.," "C.N.P.," or 2409 "A.P.R.N.," "A.R.N.P." or take any other action that would lead 2410 the public to believe that person was authorized by law to practice as such or is performing nursing services pursuant to 2411 2412 the exception set forth in s. 464.022(8) unless that person is licensed, certified, or authorized pursuant to s. 464.0095 to 2413 2414 practice as such. Section 60. Paragraph (a) of subsection (2) of section 2415 2416 464.016, Florida Statutes, is amended to read: 2417 464.016 Violations and penalties.-2418 Each of the following acts constitutes a misdemeanor (2) 2419 of the first degree, punishable as provided in s. 775.082 or s. 2420 775.083: 2421 Using the name or title "Nurse," "Registered Nurse," (a) 2422 "Licensed Practical Nurse," "Clinical Nurse Specialist," "Certified Registered Nurse Anesthetist," "Certified Nurse 2423 Practitioner," "Certified Nurse Midwife," "Advanced Practice 2424 Registered Nurse," "Advanced Registered Nurse Practitioner," or 2425

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2426 any other name or title which implies that a person was licensed 2427 or certified as same, unless such person is duly licensed or 2428 certified.

2429 Section 61. Paragraphs (p) and (q) of subsection (1) of 2430 section 464.018, Florida Statutes, are amended to read:

464.018 Disciplinary actions.-

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

2434 (p) For an <u>advanced practice registered nurse</u> <del>advanced</del> 2435 <del>registered nurse practitioner</del>:

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1. Presigning blank prescription forms.

2437 2. Prescribing for office use any medicinal drug appearing2438 on Schedule II in chapter 893.

2439 3. Prescribing, ordering, dispensing, administering, 2440 supplying, selling, or giving a drug that is an amphetamine, a 2441 sympathomimetic amine drug, or a compound designated in s. 2442 893.03(2) as a Schedule II controlled substance, to or for any 2443 person except for:

a. The treatment of narcolepsy; hyperkinesis; behavioral syndrome in children characterized by the developmentally inappropriate symptoms of moderate to severe distractibility, short attention span, hyperactivity, emotional lability, and impulsivity; or drug-induced brain dysfunction.

2449 b. The differential diagnostic psychiatric evaluation of 2450 depression or the treatment of depression shown to be refractory

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2451 to other therapeutic modalities.

2452 c. The clinical investigation of the effects of such drugs 2453 or compounds when an investigative protocol is submitted to, 2454 reviewed by, and approved by the department before such 2455 investigation is begun.

2456 Prescribing, ordering, dispensing, administering, 4. 2457 supplying, selling, or giving growth hormones, testosterone or 2458 its analogs, human chorionic gonadotropin (HCG), or other 2459 hormones for the purpose of muscle building or to enhance 2460 athletic performance. As used in this subparagraph, the term 2461 "muscle building" does not include the treatment of injured 2462 muscle. A prescription written for the drug products identified 2463 in this subparagraph may be dispensed by a pharmacist with the 2464 presumption that the prescription is for legitimate medical use.

24655. Promoting or advertising on any prescription form a2466community pharmacy unless the form also states: "This2467prescription may be filled at any pharmacy of your choice."

Prescribing, dispensing, administering, mixing, or 2468 6. 2469 otherwise preparing a legend drug, including a controlled 2470 substance, other than in the course of his or her professional 2471 practice. For the purposes of this subparagraph, it is legally 2472 presumed that prescribing, dispensing, administering, mixing, or otherwise preparing legend drugs, including all controlled 2473 substances, inappropriately or in excessive or inappropriate 2474 2475 quantities is not in the best interest of the patient and is not

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2476 in the course of the <u>advanced practice registered nurse's</u> 2477 <del>advanced registered nurse practitioner's</del> professional practice, 2478 without regard to his or her intent.

7. Prescribing, dispensing, or administering a medicinal drug appearing on any schedule set forth in chapter 893 to himself or herself, except a drug prescribed, dispensed, or administered to the <u>advanced practice registered nurse</u> <del>advanced</del> <del>registered nurse practitioner</del> by another practitioner authorized to prescribe, dispense, or administer medicinal drugs.

2485 8. Prescribing, ordering, dispensing, administering,
2486 supplying, selling, or giving amygdalin (laetrile) to any
2487 person.

2488 9. Dispensing a substance designated in s. 893.03(2) or
2489 (3) as a substance controlled in Schedule II or Schedule III,
2490 respectively, in violation of s. 465.0276.

2491 10. Promoting or advertising through any communication 2492 medium the use, sale, or dispensing of a substance designated in 2493 s. 893.03 as a controlled substance.

2494 2495 (q) For a psychiatric nurse:

1. Presigning blank prescription forms.

2496 2. Prescribing for office use any medicinal drug appearing2497 in Schedule II of s. 893.03.

2498 3. Prescribing, ordering, dispensing, administering,
2499 supplying, selling, or giving a drug that is an amphetamine, a
2500 sympathomimetic amine drug, or a compound designated in s.

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2501 893.03(2) as a Schedule II controlled substance, to or for any 2502 person except for:

a. The treatment of narcolepsy; hyperkinesis; behavioral syndrome in children characterized by the developmentally inappropriate symptoms of moderate to severe distractibility, short attention span, hyperactivity, emotional lability, and impulsivity; or drug-induced brain dysfunction.

b. The differential diagnostic psychiatric evaluation of
depression or the treatment of depression shown to be refractory
to other therapeutic modalities.

2511 c. The clinical investigation of the effects of such drugs 2512 or compounds when an investigative protocol is submitted to, 2513 reviewed by, and approved by the department before such 2514 investigation is begun.

2515 4. Prescribing, ordering, dispensing, administering, 2516 supplying, selling, or giving growth hormones, testosterone or 2517 its analogs, human chorionic gonadotropin (HCG), or other 2518 hormones for the purpose of muscle building or to enhance 2519 athletic performance. As used in this subparagraph, the term 2520 "muscle building" does not include the treatment of injured 2521 muscle. A prescription written for the drug products identified 2522 in this subparagraph may be dispensed by a pharmacist with the presumption that the prescription is for legitimate medical use. 2523

25245. Promoting or advertising on any prescription form a2525community pharmacy unless the form also states: "This

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2526 prescription may be filled at any pharmacy of your choice."

Prescribing, dispensing, administering, mixing, or 2527 6. 2528 otherwise preparing a legend drug, including a controlled 2529 substance, other than in the course of his or her professional 2530 practice. For the purposes of this subparagraph, it is legally 2531 presumed that prescribing, dispensing, administering, mixing, or 2532 otherwise preparing legend drugs, including all controlled 2533 substances, inappropriately or in excessive or inappropriate 2534 quantities is not in the best interest of the patient and is not in the course of the advanced practice registered nurse's 2535 2536 advanced registered nurse practitioner's professional practice, 2537 without regard to his or her intent.

2538 7. Prescribing, dispensing, or administering a medicinal 2539 drug appearing on any schedule set forth in chapter 893 to 2540 himself or herself, except a drug prescribed, dispensed, or 2541 administered to the psychiatric nurse by another practitioner 2542 authorized to prescribe, dispense, or administer medicinal 2543 drugs.

2544 8. Prescribing, ordering, dispensing, administering,
2545 supplying, selling, or giving amygdalin (laetrile) to any
2546 person.

9. Dispensing a substance designated in s. 893.03(2) or
(3) as a substance controlled in Schedule II or Schedule III,
respectively, in violation of s. 465.0276.

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10. Promoting or advertising through any communication

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2551 medium the use, sale, or dispensing of a substance designated in 2552 s. 893.03 as a controlled substance. 2553 Section 62. Paragraph (a) of subsection (4) of section 2554 464.0205, Florida Statutes, is amended to read: 2555 464.0205 Retired volunteer nurse certificate.-2556 (4) A retired volunteer nurse receiving certification from 2557 the board shall: 2558 Work under the direct supervision of the director of a (a) 2559 county health department, a physician working under a limited 2560 license issued pursuant to s. 458.317 or s. 459.0075, a 2561 physician licensed under chapter 458 or chapter 459, an advanced 2562 practice registered nurse licensed advanced registered nurse 2563 practitioner certified under s. 464.012, or a registered nurse 2564 licensed under s. 464.008 or s. 464.009. 2565 Section 63. Subsection (2) of section 467.003, Florida 2566 Statutes, is amended to read: 2567 467.003 Definitions.-As used in this chapter, unless the 2568 context otherwise requires: 2569 (2)"Certified nurse midwife" means a person who is 2570 licensed as an advanced practice registered nurse advanced 2571 registered nurse practitioner under part I of chapter 464 and 2572 who is certified to practice midwifery by the American College 2573 of Nurse Midwives. 2574 Section 64. Subsection (1) of section 480.0475, Florida 2575 Statutes, is amended to read:

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2576 480.0475 Massage establishments; prohibited practices.-2577 A person may not operate a massage establishment (1)2578 between the hours of midnight and 5 a.m. This subsection does 2579 not apply to a massage establishment: 2580 Located on the premises of a health care facility as (a) 2581 defined in s. 408.07; a health care clinic as defined in s. 2582 400.9905(4); a hotel, motel, or bed and breakfast inn, as those 2583 terms are defined in s. 509.242; a timeshare property as defined 2584 in s. 721.05; a public airport as defined in s. 330.27; or a 2585 pari-mutuel facility as defined in s. 550.002; 2586 In which every massage performed between the hours of (b) 2587 midnight and 5 a.m. is performed by a massage therapist acting 2588 under the prescription of a physician or physician assistant 2589 licensed under chapter 458, an osteopathic physician or 2590 physician assistant licensed under chapter 459, a chiropractic 2591 physician licensed under chapter 460, a podiatric physician 2592 licensed under chapter 461, an advanced practice registered 2593 nurse advanced registered nurse practitioner licensed under part 2594 I of chapter 464, or a dentist licensed under chapter 466; or 2595 Operating during a special event if the county or (C) 2596 municipality in which the establishment operates has approved 2597 such operation during the special event. Section 65. Subsection (7) of section 483.041, Florida 2598 Statutes, is amended to read: 2599 2600 483.041 Definitions.-As used in this part, the term:

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2601 (7)"Licensed practitioner" means a physician licensed 2602 under chapter 458, chapter 459, chapter 460, or chapter 461; a 2603 certified optometrist licensed under chapter 463; a dentist 2604 licensed under chapter 466; a person licensed under chapter 462; 2605 a consultant pharmacist or doctor of pharmacy licensed under 2606 chapter 465; or an advanced practice registered nurse advanced 2607 registered nurse practitioner licensed under part I of chapter 2608 464; or a duly licensed practitioner from another state licensed 2609 under similar statutes who orders examinations on materials or 2610 specimens for nonresidents of the State of Florida, but who 2611 reside in the same state as the requesting licensed 2612 practitioner.

2613 Section 66. Subsection (5) of section 483.801, Florida 2614 Statutes, is amended to read:

2615 483.801 Exemptions.—This part applies to all clinical 2616 laboratories and clinical laboratory personnel within this 2617 state, except:

2618 (5) <u>Advanced practice registered nurses</u> advanced 2619 registered nurse practitioners licensed under part I of chapter 2620 464 who perform provider-performed microscopy procedures (PPMP) 2621 in an exclusive-use laboratory setting.

2622 Section 67. Paragraph (a) of subsection (11) of section 2623 486.021, Florida Statutes, is amended to read:

2624 486.021 Definitions.-In this chapter, unless the context 2625 otherwise requires, the term:

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2626 "Practice of physical therapy" means the performance (11)2627 of physical therapy assessments and the treatment of any 2628 disability, injury, disease, or other health condition of human 2629 beings, or the prevention of such disability, injury, disease, 2630 or other condition of health, and rehabilitation as related 2631 thereto by the use of the physical, chemical, and other 2632 properties of air; electricity; exercise; massage; the 2633 performance of acupuncture only upon compliance with the criteria set forth by the Board of Medicine, when no penetration 2634 2635 of the skin occurs; the use of radiant energy, including 2636 ultraviolet, visible, and infrared rays; ultrasound; water; the 2637 use of apparatus and equipment in the application of the 2638 foregoing or related thereto; the performance of tests of 2639 neuromuscular functions as an aid to the diagnosis or treatment 2640 of any human condition; or the performance of electromyography 2641 as an aid to the diagnosis of any human condition only upon 2642 compliance with the criteria set forth by the Board of Medicine.

2643 A physical therapist may implement a plan of treatment (a) 2644 developed by the physical therapist for a patient or provided 2645 for a patient by a practitioner of record or by an advanced 2646 practice registered nurse advanced registered nurse practitioner 2647 licensed under s. 464.012. The physical therapist shall refer the patient to or consult with a practitioner of record if the 2648 patient's condition is found to be outside the scope of physical 2649 2650 therapy. If physical therapy treatment for a patient is required

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beyond 30 days for a condition not previously assessed by a 2651 practitioner of record, the physical therapist shall have a 2652 2653 practitioner of record review and sign the plan. The requirement 2654 that a physical therapist have a practitioner of record review 2655 and sign a plan of treatment does not apply when a patient has 2656 been physically examined by a physician licensed in another 2657 state, the patient has been diagnosed by the physician as having 2658 a condition for which physical therapy is required, and the 2659 physical therapist is treating the condition. For purposes of 2660 this paragraph, a health care practitioner licensed under 2661 chapter 458, chapter 459, chapter 460, chapter 461, or chapter 2662 466 and engaged in active practice is eligible to serve as a practitioner of record. 2663

2664 Section 68. Paragraph (d) of subsection (1) of section 2665 490.012, Florida Statutes, is amended to read:

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490.012 Violations; penalties; injunction.-
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2668 A person may not No person shall hold herself or (d) 2669 himself out by any title or description incorporating the word, 2670 or a permutation of the word, "psychotherapy" unless such person 2671 holds a valid, active license under chapter 458, chapter 459, 2672 chapter 490, or chapter 491, or such person is licensed certified as an advanced practice registered nurse under 2673 advanced registered nurse practitioner, pursuant to s. 464.012, 2674 2675 who has been determined by the Board of Nursing as a specialist

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2676 in psychiatric mental health. 2677 Section 69. Subsection (1) of section 491.0057, Florida 2678 Statutes, is amended to read: 2679 491.0057 Dual licensure as a marriage and family 2680 therapist.-The department shall license as a marriage and family 2681 therapist any person who demonstrates to the board that he or 2682 she: 2683 (1)Holds a valid, active license as a psychologist under 2684 chapter 490 or as a clinical social worker or mental health 2685 counselor under this chapter, or is licensed <del>certified</del> under s. 2686 464.012 as an advanced practice registered nurse advanced 2687 registered nurse practitioner who has been determined by the 2688 Board of Nursing as a specialist in psychiatric mental health. 2689 Section 70. Paragraph (d) of subsection (1) and subsection 2690 (2) of section 491.012, Florida Statutes, are amended to read: 2691 491.012 Violations; penalty; injunction.-2692 It is unlawful and a violation of this chapter for any (1)2693 person to: 2694 Use the terms psychotherapist, sex therapist, or (d) 2695 juvenile sexual offender therapist unless such person is 2696 licensed pursuant to this chapter or chapter 490, or is licensed 2697 certified under s. 464.012 as an advanced practice registered 2698 nurse advanced registered nurse practitioner who has been determined by the Board of Nursing as a specialist in 2699 2700 psychiatric mental health and the use of such terms is within

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2701 the scope of her or his practice based on education, training, 2702 and licensure.

2703 (2)It is unlawful and a violation of this chapter for any 2704 person to describe her or his services using the following terms 2705 or any derivative thereof, unless such person holds a valid, 2706 active license under this chapter or chapter 490, or is licensed 2707 certified under s. 464.012 as an advanced practice registered 2708 nurse advanced registered nurse practitioner who has been 2709 determined by the Board of Nursing as a specialist in psychiatric mental health and the use of such terms is within 2710 2711 the scope of her or his practice based on education, training, and licensure: 2712

2713	(a) "Psychotherapy."
2714	(b) "Sex therapy."
2715	(c) "Sex counseling."
2716	(d) "Clinical social work."
2717	(e) "Psychiatric social work."
2718	(f) "Marriage and family therapy."
2719	(g) "Marriage and family counseling."
2720	(h) "Marriage counseling."
2721	(i) "Family counseling."
2722	(j) "Mental health counseling."
2723	Section 71. Subsection (2) of section 493.6108, Florida
2724	Statutes, is amended to read:
2725	493.6108 Investigation of applicants by Department of

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2726 Agriculture and Consumer Services.-

2727 In addition to subsection (1), the department shall (2)2728 make an investigation of the general physical fitness of the 2729 Class "G" applicant to bear a weapon or firearm. Determination 2730 of physical fitness shall be certified by a physician or 2731 physician assistant currently licensed pursuant to chapter 458, 2732 chapter 459, or any similar law of another state or authorized 2733 to act as a licensed physician by a federal agency or department 2734 or by an advanced practice registered nurse advanced registered nurse practitioner currently licensed pursuant to chapter 464. 2735 2736 Such certification shall be submitted on a form provided by the 2737 department.

2738 Section 72. Paragraph (b) of subsection (1) of section 2739 627.357, Florida Statutes, is amended to read:

627.357 Medical malpractice self-insurance.-

- 2741 (1) DEFINITIONS.—As used in this section, the term:
- (b) "Health care provider" means any:

1. Hospital licensed under chapter 395.

2744 2. Physician licensed, or physician assistant licensed,2745 under chapter 458.

2746 3. Osteopathic physician or physician assistant licensed2747 under chapter 459.

2748 4. Podiatric physician licensed under chapter 461.
2749 5. Health maintenance organization certificated under part
2750 I of chapter 641.

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2776 practitioner in psychiatric mental health under s. 464.012. When 2777 psychotherapeutic services are covered, eligibility criteria 2778 shall be established by the insurer to be included in the 2779 insurer's criteria for selection of network providers. The 2780 insurer may not discriminate against a health care provider by 2781 excluding such practitioner from its provider network solely on 2782 the basis of the practitioner's license.

2783 Section 74. Subsections (15) and (17) of section 627.6472, 2784 Florida Statutes, are amended to read:

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627.6472 Exclusive provider organizations.-

If psychotherapeutic services are covered by a policy 2786 (15)2787 issued by the insurer, the insurer shall provide eligibility criteria for all groups of health care providers licensed under 2788 2789 chapter 458, chapter 459, chapter 490, or chapter 491, which 2790 include psychotherapy within the scope of their practice as provided by law, or for any person who is licensed certified as 2791 2792 an advanced practice registered nurse advanced registered nurse 2793 practitioner in psychiatric mental health under s. 464.012. When 2794 psychotherapeutic services are covered, eligibility criteria 2795 shall be established by the insurer to be included in the 2796 insurer's criteria for selection of network providers. The insurer may not discriminate against a health care provider by 2797 2798 excluding such practitioner from its provider network solely on the basis of the practitioner's license. 2799

2800

(17) An exclusive provider organization shall not

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2801 discriminate with respect to participation as to any advanced 2802 practice registered nurse advanced registered nurse practitioner 2803 licensed and certified pursuant to s. 464.012, who is acting 2804 within the scope of such license and certification, solely on 2805 the basis of such license or certification. This subsection 2806 shall not be construed to prohibit a plan from including 2807 providers only to the extent necessary to meet the needs of the 2808 plan's enrollees or from establishing any measure designed to 2809 maintain quality and control costs consistent with the responsibilities of the plan. 2810

2811 Section 75. Paragraph (a) of subsection (1) of section 2812 627.736, Florida Statutes, is amended to read:

2813 627.736 Required personal injury protection benefits; 2814 exclusions; priority; claims.-

2815 REQUIRED BENEFITS. - An insurance policy complying with (1)2816 the security requirements of s. 627.733 must provide personal 2817 injury protection to the named insured, relatives residing in 2818 the same household, persons operating the insured motor vehicle, 2819 passengers in the motor vehicle, and other persons struck by the 2820 motor vehicle and suffering bodily injury while not an occupant 2821 of a self-propelled vehicle, subject to subsection (2) and 2822 paragraph (4)(e), to a limit of \$10,000 in medical and 2823 disability benefits and \$5,000 in death benefits resulting from bodily injury, sickness, disease, or death arising out of the 2824 2825 ownership, maintenance, or use of a motor vehicle as follows:

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2826 Medical benefits.-Eighty percent of all reasonable (a) expenses for medically necessary medical, surgical, X-ray, 2827 2828 dental, and rehabilitative services, including prosthetic 2829 devices and medically necessary ambulance, hospital, and nursing services if the individual receives initial services and care 2830 2831 pursuant to subparagraph 1. within 14 days after the motor 2832 vehicle accident. The medical benefits provide reimbursement 2833 only for:

2834 1. Initial services and care that are lawfully provided, 2835 supervised, ordered, or prescribed by a physician licensed under chapter 458 or chapter 459, a dentist licensed under chapter 2836 2837 466, or a chiropractic physician licensed under chapter 460 or 2838 that are provided in a hospital or in a facility that owns, or 2839 is wholly owned by, a hospital. Initial services and care may also be provided by a person or entity licensed under part III 2840 2841 of chapter 401 which provides emergency transportation and 2842 treatment.

2. 2843 Upon referral by a provider described in subparagraph 2844 1., followup services and care consistent with the underlying 2845 medical diagnosis rendered pursuant to subparagraph 1. which may 2846 be provided, supervised, ordered, or prescribed only by a 2847 physician licensed under chapter 458 or chapter 459, a chiropractic physician licensed under chapter 460, a dentist 2848 licensed under chapter 466, or, to the extent permitted by 2849 2850 applicable law and under the supervision of such physician,

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2851 osteopathic physician, chiropractic physician, or dentist, by a 2852 physician assistant licensed under chapter 458 or chapter 459 or 2853 an <u>advanced practice registered nurse</u> <del>advanced registered nurse</del> 2854 <del>practitioner</del> licensed under chapter 464. Followup services and 2855 care may also be provided by the following persons or entities:

2856 a. A hospital or ambulatory surgical center licensed under2857 chapter 395.

b. An entity wholly owned by one or more physicians
licensed under chapter 458 or chapter 459, chiropractic
physicians licensed under chapter 460, or dentists licensed
under chapter 466 or by such practitioners and the spouse,
parent, child, or sibling of such practitioners.

2863 c. An entity that owns or is wholly owned, directly or 2864 indirectly, by a hospital or hospitals.

2865d. A physical therapist licensed under chapter 486, based2866upon a referral by a provider described in this subparagraph.

e. A health care clinic licensed under part X of chapter 400 which is accredited by an accrediting organization whose standards incorporate comparable regulations required by this state, or

(I) Has a medical director licensed under chapter 458,chapter 459, or chapter 460;

(II) Has been continuously licensed for more than 3 years or is a publicly traded corporation that issues securities traded on an exchange registered with the United States

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FLORIDA HOUSE OF REPRESENTATIVE	Fι	_ 0	RΙ	D	А	Н	0	U	S	Е	ΟF	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т		V	Е	;
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2876 Securities and Exchange Commission as a national securities 2877 exchange; and 2878 (III) Provides at least four of the following medical 2879 specialties: 2880 (A) General medicine. 2881 (B) Radiography. 2882 (C) Orthopedic medicine. Physical medicine. 2883 (D) 2884 (E) Physical therapy. 2885 (F) Physical rehabilitation. 2886 Prescribing or dispensing outpatient prescription (G) 2887 medication. 2888 Laboratory services. (H) 2889 3. Reimbursement for services and care provided in 2890 subparagraph 1. or subparagraph 2. up to \$10,000 if a physician 2891 licensed under chapter 458 or chapter 459, a dentist licensed 2892 under chapter 466, a physician assistant licensed under chapter 2893 458 or chapter 459, or an advanced practice registered nurse 2894 advanced registered nurse practitioner licensed under chapter 2895 464 has determined that the injured person had an emergency 2896 medical condition. 2897 Reimbursement for services and care provided in 4. subparagraph 1. or subparagraph 2. is limited to \$2,500 if a 2898 provider listed in subparagraph 1. or subparagraph 2. determines 2899 that the injured person did not have an emergency medical 2900

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2901 condition.

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5. Medical benefits do not include massage as defined in s. 480.033 or acupuncture as defined in s. 457.102, regardless of the person, entity, or licensee providing massage or acupuncture, and a licensed massage therapist or licensed acupuncturist may not be reimbursed for medical benefits under this section.

6. The Financial Services Commission shall adopt by rule the form that must be used by an insurer and a health care provider specified in sub-subparagraph 2.b., sub-subparagraph 2.c., or sub-subparagraph 2.e. to document that the health care provider meets the criteria of this paragraph. Such rule must include a requirement for a sworn statement or affidavit.

2915 Only insurers writing motor vehicle liability insurance in this 2916 state may provide the required benefits of this section, and 2917 such insurer may not require the purchase of any other motor 2918 vehicle coverage other than the purchase of property damage 2919 liability coverage as required by s. 627.7275 as a condition for 2920 providing such benefits. Insurers may not require that property 2921 damage liability insurance in an amount greater than \$10,000 be 2922 purchased in conjunction with personal injury protection. Such insurers shall make benefits and required property damage 2923 liability insurance coverage available through normal marketing 2924 2925 channels. An insurer writing motor vehicle liability insurance

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in this state who fails to comply with such availability requirement as a general business practice violates part IX of chapter 626, and such violation constitutes an unfair method of competition or an unfair or deceptive act or practice involving the business of insurance. An insurer committing such violation is subject to the penalties provided under that part, as well as those provided elsewhere in the insurance code.

2933 Section 76. Subsection (5) of section 633.412, Florida 2934 Statutes, is amended to read:

2935 633.412 Firefighters; qualifications for certification.—A 2936 person applying for certification as a firefighter must:

2937 (5) Be in good physical condition as determined by a 2938 medical examination given by a physician, surgeon, or physician 2939 assistant licensed to practice in the state pursuant to chapter 2940 458; an osteopathic physician, surgeon, or physician assistant 2941 licensed to practice in the state pursuant to chapter 459; or an 2942 advanced practice registered nurse advanced registered nurse 2943 practitioner licensed to practice in the state pursuant to 2944 chapter 464. Such examination may include, but need not be 2945 limited to, the National Fire Protection Association Standard 2946 1582. A medical examination evidencing good physical condition 2947 shall be submitted to the division, on a form as provided by 2948 rule, before an individual is eligible for admission into a course under s. 633.408. 2949

2950

Section 77. Section 641.3923, Florida Statutes, is amended

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2951 to read: 2952 641.3923 Discrimination against providers prohibited.-A 2953 health maintenance organization may shall not discriminate with 2954 respect to participation as to any advanced practice registered 2955 nurse advanced registered nurse practitioner licensed and 2956 certified pursuant to s. 464.012, who is acting within the scope 2957 of such license and certification, solely on the basis of such 2958 license or certification. This section may shall not be 2959 construed to prohibit a plan from including providers only to 2960 the extent necessary to meet the needs of the plan's enrollees 2961 or from establishing any measure designed to maintain quality 2962 and control costs consistent with the responsibilities of the 2963 plan. 2964 Section 78. Subsection (3) of section 766.103, Florida 2965 Statutes, is amended to read: 2966 766.103 Florida Medical Consent Law.-2967 No recovery shall be allowed in any court in this (3) 2968 state against any physician licensed under chapter 458, 2969 osteopathic physician licensed under chapter 459, chiropractic 2970 physician licensed under chapter 460, podiatric physician licensed under chapter 461, dentist licensed under chapter 466, 2971 2972 advanced practice registered nurse licensed advanced registered 2973 nurse practitioner certified under s. 464.012, or physician 2974 assistant licensed under s. 458.347 or s. 459.022 in an action 2975 brought for treating, examining, or operating on a patient

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2976 without his or her informed consent when:

2977 The action of the physician, osteopathic physician, (a)1. 2978 chiropractic physician, podiatric physician, dentist, advanced 2979 practice registered nurse advanced registered nurse 2980 practitioner, or physician assistant in obtaining the consent of 2981 the patient or another person authorized to give consent for the 2982 patient was in accordance with an accepted standard of medical 2983 practice among members of the medical profession with similar 2984 training and experience in the same or similar medical community 2985 as that of the person treating, examining, or operating on the

patient for whom the consent is obtained; and

2987 2. A reasonable individual, from the information provided 2988 by the physician, osteopathic physician, chiropractic physician, 2989 podiatric physician, dentist, advanced practice registered nurse 2990 advanced registered nurse practitioner, or physician assistant, 2991 under the circumstances, would have a general understanding of 2992 the procedure, the medically acceptable alternative procedures 2993 or treatments, and the substantial risks and hazards inherent in 2994 the proposed treatment or procedures, which are recognized among 2995 other physicians, osteopathic physicians, chiropractic 2996 physicians, podiatric physicians, or dentists in the same or 2997 similar community who perform similar treatments or procedures; 2998 or

(b) The patient would reasonably, under all thesurrounding circumstances, have undergone such treatment or

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3001	procedure had he or she been advised by the physician,
3002	osteopathic physician, chiropractic physician, podiatric
3003	physician, dentist, <u>advanced practice registered nurse</u> advanced
3004	registered nurse practitioner, or physician assistant in
3005	accordance with the provisions of paragraph (a).
3006	Section 79. Paragraph (d) of subsection (3) of section
3007	766.1115, Florida Statutes, is amended to read:
3008	766.1115 Health care providers; creation of agency
3009	relationship with governmental contractors
3010	(3) DEFINITIONSAs used in this section, the term:
3011	(d) "Health care provider" or "provider" means:
3012	1. A birth center licensed under chapter 383.
3013	2. An ambulatory surgical center licensed under chapter
3014	395.
3015	3. A hospital licensed under chapter 395.
3016	4. A physician or physician assistant licensed under
3017	chapter 458.
3018	5. An osteopathic physician or osteopathic physician
3019	assistant licensed under chapter 459.
3020	6. A chiropractic physician licensed under chapter 460.
3021	7. A podiatric physician licensed under chapter 461.
3022	8. A registered nurse, nurse midwife, licensed practical
3023	nurse, or <u>advanced practice registered nurse</u> advanced registered
3024	nurse practitioner licensed or registered under part I of
3025	chapter 464 or any facility which employs nurses licensed or
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3026 registered under part I of chapter 464 to supply all or part of the care delivered under this section. 3027 3028 9. A midwife licensed under chapter 467. 3029 A health maintenance organization certificated under 10. 3030 part I of chapter 641. 3031 A health care professional association and its 11. 3032 employees or a corporate medical group and its employees. 3033 Any other medical facility the primary purpose of 12. 3034 which is to deliver human medical diagnostic services or which 3035 delivers nonsurgical human medical treatment, and which includes 3036 an office maintained by a provider. 3037 13. A dentist or dental hygienist licensed under chapter 466. 3038 3039 14. A free clinic that delivers only medical diagnostic 3040 services or nonsurgical medical treatment free of charge to all 3041 low-income recipients. 3042 15. Any other health care professional, practitioner, 3043 provider, or facility under contract with a governmental 3044 contractor, including a student enrolled in an accredited 3045 program that prepares the student for licensure as any one of 3046 the professionals listed in subparagraphs 4.-9. 3047 3048 The term includes any nonprofit corporation qualified as exempt from federal income taxation under s. 501(a) of the Internal 3049 3050 Revenue Code, and described in s. 501(c) of the Internal Revenue Page 122 of 134

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3051 Code, which delivers health care services provided by licensed 3052 professionals listed in this paragraph, any federally funded 3053 community health center, and any volunteer corporation or 3054 volunteer health care provider that delivers health care 3055 services.

3056 Section 80. Subsection (1) of section 766.1116, Florida 3057 Statutes, is amended to read:

3058766.1116Health care practitioner; waiver of license3059renewal fees and continuing education requirements.-

3060 (1)As used in this section, the term "health care 3061 practitioner" means a physician or physician assistant licensed 3062 under chapter 458; an osteopathic physician or physician 3063 assistant licensed under chapter 459; a chiropractic physician 3064 licensed under chapter 460; a podiatric physician licensed under 3065 chapter 461; an advanced practice registered nurse advanced 3066 registered nurse practitioner, registered nurse, or licensed 3067 practical nurse licensed under part I of chapter 464; a dentist 3068 or dental hygienist licensed under chapter 466; or a midwife 3069 licensed under chapter 467, who participates as a health care provider under s. 766.1115. 3070

3071 Section 81. Paragraph (c) of subsection (1) of section 3072 766.118, Florida Statutes, is amended to read:

3073

766.118 Determination of noneconomic damages.-

- 3074 (1) DEFINITIONS.-As used in this section, the term:
- 3075 (c) "Practitioner" means any person licensed under chapter

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458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 3076 463, chapter 466, chapter 467, or chapter 486 or <del>certified under</del> 3077 3078 s. 464.012. "Practitioner" also means any association, 3079 corporation, firm, partnership, or other business entity under 3080 which such practitioner practices or any employee of such 3081 practitioner or entity acting in the scope of his or her 3082 employment. For the purpose of determining the limitations on 3083 noneconomic damages set forth in this section, the term 3084 "practitioner" includes any person or entity for whom a practitioner is vicariously liable and any person or entity 3085 3086 whose liability is based solely on such person or entity being 3087 vicariously liable for the actions of a practitioner.

3088 Section 82. Subsection (5) of section 794.08, Florida 3089 Statutes, is amended to read:

3090

794.08 Female genital mutilation.-

3091 This section does not apply to procedures performed by (5)3092 or under the direction of a physician licensed under chapter 3093 458, an osteopathic physician licensed under chapter 459, a 3094 registered nurse licensed under part I of chapter 464, a 3095 practical nurse licensed under part I of chapter 464, an 3096 advanced practice registered nurse advanced registered nurse 3097 practitioner licensed under part I of chapter 464, a midwife 3098 licensed under chapter 467, or a physician assistant licensed under chapter 458 or chapter 459 when necessary to preserve the 3099 3100 physical health of a female person. This section also does not

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3101 apply to any autopsy or limited dissection conducted pursuant to 3102 chapter 406.

3103 Section 83. Subsection (23) of section 893.02, Florida 3104 Statutes, is amended to read:

3105 893.02 Definitions.—The following words and phrases as 3106 used in this chapter shall have the following meanings, unless 3107 the context otherwise requires:

3108 "Practitioner" means a physician licensed under (23)3109 chapter 458, a dentist licensed under chapter 466, a 3110 veterinarian licensed under chapter 474, an osteopathic 3111 physician licensed under chapter 459, an advanced practice 3112 registered nurse licensed advanced registered nurse practitioner certified under chapter 464, a naturopath licensed under chapter 3113 3114 462, a certified optometrist licensed under chapter 463, a 3115 psychiatric nurse as defined in s. 394.455, a podiatric physician licensed under chapter 461, or a physician assistant 3116 3117 licensed under chapter 458 or chapter 459, provided such 3118 practitioner holds a valid federal controlled substance registry 3119 number.

3120 Section 84. Paragraph (b) of subsection (1) of section 3121 893.05, Florida Statutes, is amended to read:

3122 893.05 Practitioners and persons administering controlled 3123 substances in their absence.-

3124 (1)

3125

(b) Pursuant to s. 458.347(4)(g), s. 459.022(4)(f), or s.

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3126 464.012(3), as applicable, a practitioner who supervises a 3127 licensed physician assistant or <u>advanced practice registered</u> 3128 <u>nurse</u> advanced registered nurse practitioner may authorize the 3129 licensed physician assistant or <u>advanced practice registered</u> 3130 <u>nurse</u> advanced registered nurse practitioner to order controlled 3131 substances for administration to a patient in a facility 3132 licensed under chapter 395 or part II of chapter 400.

3133 Section 85. Subsection (6) of section 943.13, Florida 3134 Statutes, is amended to read:

3135 943.13 Officers' minimum qualifications for employment or 3136 appointment.-On or after October 1, 1984, any person employed or 3137 appointed as a full-time, part-time, or auxiliary law 3138 enforcement officer or correctional officer; on or after October 3139 1, 1986, any person employed as a full-time, part-time, or 3140 auxiliary correctional probation officer; and on or after October 1, 1986, any person employed as a full-time, part-time, 3141 3142 or auxiliary correctional officer by a private entity under 3143 contract to the Department of Corrections, to a county 3144 commission, or to the Department of Management Services shall:

(6) Have passed a physical examination by a licensed physician, physician assistant, or <u>licensed advanced practice</u> registered nurse certified advanced registered nurse practitioner, based on specifications established by the commission. In order to be eligible for the presumption set forth in s. 112.18 while employed with an employing agency, a

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3151 law enforcement officer, correctional officer, or correctional 3152 probation officer must have successfully passed the physical 3153 examination required by this subsection upon entering into 3154 service as a law enforcement officer, correctional officer, or 3155 correctional probation officer with the employing agency, which 3156 examination must have failed to reveal any evidence of 3157 tuberculosis, heart disease, or hypertension. A law enforcement 3158 officer, correctional officer, or correctional probation officer 3159 may not use a physical examination from a former employing 3160 agency for purposes of claiming the presumption set forth in s. 112.18 against the current employing agency. 3161

3162 Section 86. Paragraph (n) of subsection (1) of section 3163 948.03, Florida Statutes, is amended to read:

948.03 Terms and conditions of probation.-

(1) The court shall determine the terms and conditions of probation. Conditions specified in this section do not require oral pronouncement at the time of sentencing and may be considered standard conditions of probation. These conditions may include among them the following, that the probationer or offender in community control shall:

(n) Be prohibited from using intoxicants to excess or possessing any drugs or narcotics unless prescribed by a physician, an <u>advanced practice registered nurse</u> <del>advanced</del> <del>registered nurse practitioner</del>, or a physician assistant. The probationer or community controllee may not knowingly visit

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3176 places where intoxicants, drugs, or other dangerous substances 3177 are unlawfully sold, dispensed, or used.

3178 Section 87. Paragraph (i) of subsection (3) of section 3179 1002.20, Florida Statutes, is amended to read:

3180 1002.20 K-12 student and parent rights.-Parents of public 3181 school students must receive accurate and timely information 3182 regarding their child's academic progress and must be informed 3183 of ways they can help their child to succeed in school. K-12 3184 students and their parents are afforded numerous statutory 3185 rights including, but not limited to, the following:

3186

3187

(3) HEALTH ISSUES.-

(i) Epinephrine use and supply.-

3188 A student who has experienced or is at risk for life-1. 3189 threatening allergic reactions may carry an epinephrine auto-3190 injector and self-administer epinephrine by auto-injector while in school, participating in school-sponsored activities, or in 3191 3192 transit to or from school or school-sponsored activities if the 3193 school has been provided with parental and physician 3194 authorization. The State Board of Education, in cooperation with 3195 the Department of Health, shall adopt rules for such use of 3196 epinephrine auto-injectors that shall include provisions to 3197 protect the safety of all students from the misuse or abuse of auto-injectors. A school district, county health department, 3198 public-private partner, and their employees and volunteers shall 3199 3200 be indemnified by the parent of a student authorized to carry an

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3201 epinephrine auto-injector for any and all liability with respect 3202 to the student's use of an epinephrine auto-injector pursuant to 3203 this paragraph.

3204 A public school may purchase a supply of epinephrine 2. 3205 auto-injectors from a wholesale distributor as defined in s. 3206 499.003 or may enter into an arrangement with a wholesale 3207 distributor or manufacturer as defined in s. 499.003 for the 3208 epinephrine auto-injectors at fair-market, free, or reduced 3209 prices for use in the event a student has an anaphylactic 3210 reaction. The epinephrine auto-injectors must be maintained in a 3211 secure location on the public school's premises. The 3212 participating school district shall adopt a protocol developed 3213 by a licensed physician for the administration by school 3214 personnel who are trained to recognize an anaphylactic reaction 3215 and to administer an epinephrine auto-injection. The supply of epinephrine auto-injectors may be provided to and used by a 3216 3217 student authorized to self-administer epinephrine by auto-3218 injector under subparagraph 1. or trained school personnel.

3219 3. The school district and its employees, agents, and the 3220 physician who provides the standing protocol for school 3221 epinephrine auto-injectors are not liable for any injury arising 3222 from the use of an epinephrine auto-injector administered by 3223 trained school personnel who follow the adopted protocol and 3224 whose professional opinion is that the student is having an 3225 anaphylactic reaction:

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3226 a. Unless the trained school personnel's action is willful 3227 and wanton;

b. Notwithstanding that the parents or guardians of the student to whom the epinephrine is administered have not been provided notice or have not signed a statement acknowledging that the school district is not liable; and

3232 c. Regardless of whether authorization has been given by 3233 the student's parents or guardians or by the student's 3234 physician, physician's assistant, or <u>advanced practice</u> 3235 registered nurse <del>advanced registered nurse practitioner</del>.

3236 Section 88. Paragraph (b) of subsection (17) of section 3237 1002.42, Florida Statutes, is amended to read:

3238

1002.42 Private schools.-

3239

(17) EPINEPHRINE SUPPLY.-

(b) The private school and its employees, agents, and the physician who provides the standing protocol for school epinephrine auto-injectors are not liable for any injury arising from the use of an epinephrine auto-injector administered by trained school personnel who follow the adopted protocol and whose professional opinion is that the student is having an anaphylactic reaction:

3247 1. Unless the trained school personnel's action is willful 3248 and wanton;

3249 2. Notwithstanding that the parents or guardians of the 3250 student to whom the epinephrine is administered have not been

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3251	provided notice or have not signed a statement acknowledging
3252	that the school district is not liable; and
3253	3. Regardless of whether authorization has been given by
3254	the student's parents or guardians or by the student's
3255	physician, physician's assistant, or <u>advanced practice</u>
3256	registered nurse advanced registered nurse practitioner.
3257	Section 89. Subsections (4) and (5) of section 1006.062,
3258	Florida Statutes, are amended to read:
3259	1006.062 Administration of medication and provision of
3260	medical services by district school board personnel
3261	(4) Nonmedical assistive personnel shall be allowed to
3262	perform health-related services upon successful completion of
3263	child-specific training by a registered nurse or <u>advanced</u>
3264	practice registered nurse advanced registered nurse practitioner
3265	licensed under chapter 464, a physician licensed pursuant to
3266	chapter 458 or chapter 459, or a physician assistant licensed
3267	pursuant to chapter 458 or chapter 459. All procedures shall be
3268	monitored periodically by a nurse, advanced practice registered
3269	nurse advanced registered nurse practitioner, physician
3270	assistant, or physician, including, but not limited to:
3271	(a) Intermittent clean catheterization.
3272	(b) Gastrostomy tube feeding.
3273	(c) Monitoring blood glucose.
3274	(d) Administering emergency injectable medication.
3275	(5) For all other invasive medical services not listed in
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3276 this subsection, a registered nurse or <u>advanced practice</u> 3277 <u>registered nurse</u> advanced registered nurse practitioner licensed 3278 under chapter 464, a physician licensed pursuant to chapter 458 3279 or chapter 459, or a physician assistant licensed pursuant to 3280 chapter 458 or chapter 459 shall determine if nonmedical 3281 district school board personnel shall be allowed to perform such 3282 service.

3283 Section 90. Subsection (1) and paragraph (a) of subsection 3284 (2) of section 1009.65, Florida Statutes, are amended to read:

3285 1009.65 Medical Education Reimbursement and Loan Repayment 3286 Program.-

3287 To encourage qualified medical professionals to (1)3288 practice in underserved locations where there are shortages of 3289 such personnel, there is established the Medical Education 3290 Reimbursement and Loan Repayment Program. The function of the 3291 program is to make payments that offset loans and educational 3292 expenses incurred by students for studies leading to a medical 3293 or nursing degree, medical or nursing licensure, or advanced 3294 practice registered nurse licensure advanced registered nurse 3295 practitioner certification or physician assistant licensure. The 3296 following licensed or certified health care professionals are eligible to participate in this program: medical doctors with 3297 primary care specialties, doctors of osteopathic medicine with 3298 primary care specialties, physician's assistants, licensed 3299 3300 practical nurses and registered nurses, and advanced practice

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3301 <u>registered nurses</u> advanced registered nurse practitioners with 3302 primary care specialties such as certified nurse midwives. 3303 Primary care medical specialties for physicians include 3304 obstetrics, gynecology, general and family practice, internal 3305 medicine, pediatrics, and other specialties which may be 3306 identified by the Department of Health.

(2) From the funds available, the Department of Health shall make payments to selected medical professionals as follows:

3310 (a) Up to \$4,000 per year for licensed practical nurses 3311 and registered nurses, up to \$10,000 per year for advanced 3312 practice registered nurses advanced registered nurse 3313 practitioners and physician's assistants, and up to \$20,000 per 3314 year for physicians. Penalties for noncompliance shall be the 3315 same as those in the National Health Services Corps Loan Repayment Program. Educational expenses include costs for 3316 3317 tuition, matriculation, registration, books, laboratory and 3318 other fees, other educational costs, and reasonable living 3319 expenses as determined by the Department of Health.

3320 Section 91. Subsection (2) of section 1009.66, Florida 3321 Statutes, is amended to read:

1009.66 Nursing Student Loan Forgiveness Program.-

323 (2) To be eligible, a candidate must have graduated from
3324 an accredited or approved nursing program and have received a
3325 Florida license as a licensed practical nurse or a registered

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3326 nurse or a Florida license certificate as an advanced practice 3327 registered nurse advanced registered nurse practitioner. 3328 Section 92. Subsection (3) of section 1009.67, Florida 3329 Statutes, is amended to read: 3330 1009.67 Nursing scholarship program.-3331 A scholarship may be awarded for no more than 2 years, (3) 3332 in an amount not to exceed \$8,000 per year. However, registered 3333 nurses pursuing a graduate degree for a faculty position or to 3334 practice as an advanced practice registered nurse advanced registered nurse practitioner may receive up to \$12,000 per 3335 3336 year. These amounts shall be adjusted by the amount of increase 3337 or decrease in the Consumer Price Index for All Urban Consumers published by the United States Department of Commerce. 3338 3339 Section 93. Except as otherwise expressly provided in this

3340 act, this act shall take effect July 1, 2018.

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