By Senator Wilson

33-657-05

1	A bill to be entitled
2	An act relating to school health services;
3	providing a short title; amending ss. 381.0056
4	and 768.28, F.S.; specifying that certain
5	persons be considered agents of the state for
6	purposes of sovereign immunity when rendering
7	specified services; creating s. 381.0058, F.S.,
8	relating to public-private partnerships for the
9	provision of school nurse services; providing
10	legislative intent and purpose; providing
11	departmental duties; providing a process for
12	proposal submission and review; providing for
13	the scope of services to be provided; providing
14	for review and selection criteria; providing
15	legislative intent relating to funding of the
16	act; providing an appropriation; providing an
17	effective date.
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19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. This act may be cited as the "One School,
22	One Nurse Act."
23	Section 2. Subsection (10) of section 381.0056,
24	Florida Statutes, is amended to read:
25	381.0056 School health services program
26	(10) Any <u>person who</u> <del>health care entity that</del> provides
27	school health services under contract with the department
28	pursuant to a school health services plan developed under this
29	section and who is the employee or agent of a health care
30	entity that has agreed, in writing, to act on behalf of the
31	state as an agent of the Department of Health to provide

school health services, with or without compensation, is, 2 solely with respect to such services, an agent of the state for purposes of s. 768.28., and as part of a school nurse 3 4 services public private partnership, is deemed to be a corporation acting primarily as an instrumentality of the 5 6 state solely for the purpose of limiting liability pursuant to s. 768.28(5). The limitations on tort actions contained in s. 768.28(5) shall apply to any action against the entity with 8 respect to the provision of school health services, if the 9 10 entity is acting within the scope of and pursuant to quidelines established in the contract or by rule of the 11 12 department. The contract must require the entity, or the 13 partnership on behalf of the entity, to obtain general liability insurance coverage, with any additional endorsement 14 necessary to insure the entity for liability assumed by its 15 contract with the department. The Legislature intends that 16 insurance be purchased by entities, or by partnerships on behalf of the entity, to cover all liability claims, and under 18 no circumstances shall the state or the department be 19 responsible for payment of any claims or defense costs for 2.0 21 claims brought against the entity or its subcontractor for 2.2 services performed under the contract with the department. 23 This subsection does not preclude consideration by the Legislature for payment by the state of any claims bill 2.4 2.5 involving an entity contracting with the department pursuant to this section. 26 Section 3. Section 381.0058, Florida Statutes, is 27 2.8 created to read: 381.0058 Matching funds for school nurse services 29 30 public-private partnerships.--31

(1) It is the intent of the Legislature that matching 2 funds, in addition to those provided under s. 381.0056 for the School Health Services Act and s. 381.0057 for school health 3 4 services funding, be provided in those communities where 5 interest in school health services is evidenced by the 6 participation of public or private entities in the funding or 7 delivery of school nurse services. The purpose of this funding is to encourage the development of those programs that offer 8 the greatest potential for promoting the health of students, 9 10 increasing the availability of and access to nurses in the school setting, and fostering greater community participation 11 12 in the delivery of school nurse services. Matching funds shall 13 be available specifically for implementation of programs as described in ss. 381.0056, 381.0057, and 402.3026, and that 14 are designed to meet the particular needs of the community. 15 Further, it is the intent of the Legislature that 16 17 tobacco-settlement revenue be used to pay for health and human 18 services for children. 19 (2) The Secretary of Health, or his or her designee, 2.0 in cooperation with the Commissioner of Education, or his or 21 her designee, shall publicize the availability of matching 2.2 funds for public and private entities committed to enhancing 23 the availability of school nurse services, as reflected in formal agreements that are part of the local school health 2.4 2.5 services plan. (3) The Secretary of Health, or his or her designees, 26 2.7 in cooperation with the Commissioner of Education, or his or 2.8 her designees, in equal representation, shall form a committee to determine the eligibility of sites to receive matching 29 30 <u>funds.</u> 31

1	(4) Any community that seeks to receive state matching
2	funds under this section must submit a proposal to the
3	committee established in subsection (3). The proposal must
4	state the goals of the program, provide specific plans for
5	enhancing local resources available for school nurse services,
6	and describe all of the health services to be made available
7	to students from matching funds provided under this section. A
8	county health department or school district receiving matching
9	funds may not supplant more than 50 percent of the current
10	local contributions to school health services funding, as
11	documented in the local school health services plan.
12	(5) In addition to the merits of a proposal, the award
13	of matching funds must be based on those proposals from sites
14	that include county health departments and school districts
15	that most closely meet the following criteria:
16	(a) Have evidence of a comprehensive inservice staff
17	development plan.
18	(b) Have evidence of a cooperative working
19	relationship between the county health department and the
20	school district and have community as well as parental
21	support.
22	(c) Have a high percentage of subsidized school
23	lunches.
24	(d) Have a high incidence of medically underserved
25	high-risk children, low-birthweight babies, infant mortality,
26	or teenage pregnancy.
27	(e) Have a high incidence of children with chronic
28	health conditions or high-risk behavioral problems.
29	(f) Have documented in the local school health
30	services plan a commitment from community entities to fund or
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provide other direct resources for the enhanced availability 2 of school health services. (q) Have a plan to ensure billing for Medicaid funding 3 4 for services rendered under the certified school match program 5 or the county health department certified match program as 6 specified in s. 409.9122. 7 While these criteria are part of the proposal review process, 8 these criteria are not to be construed as the sole factors to 9 10 be considered in the proposal review process. The ability and interest of a site in addressing locally identified needs and 11 priorities must also be considered. In addition, receipt of 12 13 matching funds is not intended to diminish a site's eligibility for base funding for school health services. 14 Section 4. Subsection (21) is added to section 768.28, 15 16 Florida Statutes, to read: 768.28 Waiver of sovereign immunity in tort actions; 18 recovery limits; limitation on attorney fees; statute of limitations; exclusions; indemnification; risk management 19 programs. --20 21 (21)(a) A health care provider, or any employee or agent of a health care entity, who has contractually agreed to 2.2 23 act on behalf of the state as an agent of the Department of Health to provide school health services as specified in a 2.4 school health services plan developed under s. 381.0056, with 2.5 or without compensation, is, solely with respect to such 26 27 services, an agent of the state for purposes of this section 2.8 while acting within the scope of his or her license, acting under the supervision of the county health department, and 29 acting pursuant to quidelines established in the school health 30 services plan. For purposes of this subsection, the

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partnership agreements documented in the school health 2 services plan developed by the county health department and district school board under s. 381.0056, including related 3 4 contracts and memoranda of agreement, constitute a contract. Such contract must provide for the indemnification of the 5 6 state by the agent for any liabilities incurred, up to the 7 <u>limits</u> specified in this chapter. 8 (b) This subsection does not designate a person who is not an employee of a unit of government and who provides 9 10 school health services as an employee or agent of the state for purposes of chapter 440. 11 12 Section 5. It is the intent of the Legislature that 13 sufficient resources be made available to fund a nurse in every public school in the state, pursuant to this act. The 14 Legislature recognizes that extensive resources will be 15 necessary to achieve this intent, and that a portion of these 16 resources can be found from a variety of existing resources. 18 The Legislature recognizes that existing funding for basic and comprehensive school health services and full service schools, 19 as created under sections 381.0056 and 381.0057, Florida 2.0 21 Statutes, can be used as partial funding. The Legislature 2.2 further recognizes that funding earned by local school 23 districts and county health departments from the Agency for Health Care Administration from the delivery of services to 2.4 Medicaid-eligible students can also be used as partial 2.5 funding. Finally, the Legislature recognizes that another 26 2.7 source of funding is local funding currently being used for 2.8 school health services, which can now be eligible for matching funds under school nurse services public-private partnerships 29 as created by this act. It is the intent of the Legislature 30

1	in every school shall be derived from the state's
2	tobacco-settlement revenue.
3	Section 6. The sum of \$75,000 is appropriated from the
4	General Revenue Fund to the Department of Health for the
5	purpose of convening a school health summit as recommended by
6	Senate Interim Project Report 98-30, September 1998.
7	Section 7. This act shall take effect July 1, 2005.
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10	SENATE SUMMARY
11	Revises provisions related to school health services programs. Provides legislative intent and guidelines to
12 publicize and make available matching funds for school	publicize and make available matching funds for school nurse services public-private partnerships. Provides a
13	waiver of sovereign immunity relating to tort actions relating to certain health care providers or entities
14	that are acting on behalf of the state in providing school health services. Provides for funding such
15	programs and provides an appropriation. (See bill for details.)
16	details.
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