## Florida Senate - 1998

CS for CS for SB 294

 $\mathbf{B}\mathbf{y}$  the Committees on Ways and Means, Health Care and Senators Brown-Waite and Forman

	301-2153-98
1	A bill to be entitled
2	An act relating to home medical equipment
3	providers; creating part IX of chapter 400,
4	F.S.; providing for regulation of home medical
5	equipment providers by the Agency for Health
6	Care Administration; providing legislative
7	intent; providing definitions; providing for
8	licensure and exemptions; providing unlawful
9	acts; providing penalties; providing for
10	license applications; providing for fees;
11	providing for background screening; providing
12	for provisional licenses and temporary permits;
13	providing for administrative penalties;
14	providing for injunctions, emergency orders,
15	and moratoriums; providing for licensure
16	inspections and investigations; providing
17	minimum standards; providing for agency rules;
18	providing for patient records; providing for
19	notice of toll-free telephone number for the
20	central abuse registry; providing for
21	background screening of home medical equipment
22	provider personnel; providing penalties;
23	providing screening procedures; providing for
24	agency injunctions; prohibiting patient
25	referrals and rebates; providing for
26	application of the act to existing providers;
27	providing an appropriation; providing an
28	effective date.
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30	Be It Enacted by the Legislature of the State of Florida:
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1	Section 1. Part IX of chapter 400, Florida Statutes,
2	consisting of sections 400.81, 400.815, 400.82, 400.821,
3	400.822, 400.823, 400.824, 400.825, 400.83, 400.84, 400.843,
4	400.845, 400.85, and 400.86, is created to read:
5	400.81 Legislative intentIt is the intent of the
6	Legislature to provide for the licensure of home medical
7	equipment providers and to provide for the development,
8	establishment, and enforcement of basic standards that will
9	ensure quality home medical equipment, products, and services.
10	400.815 DefinitionsAs used in this part, the term:
11	(1) "Accrediting organizations" means the Joint
12	Commission on Accreditation of Healthcare Organizations or
13	other national accreditation agencies whose standards for
14	accreditation are comparable to those required by this part
15	for licensure.
16	(2) "Affiliated person" means any person who directly
17	or indirectly manages, controls, or oversees the operation of
18	a corporation or other business entity that is a licensee,
19	regardless of whether such person is a partner, shareholder,
20	owner, officer, director, agent, or employee of the entity.
21	(3) "Agency" means the Agency for Health Care
22	Administration.
23	(4) "Applicant" means an individual applicant in the
24	case of a sole proprietorship, or any officer, director,
25	agent, managing employee, general manager, or affiliated
26	person, or any partner or shareholder having an ownership
27	interest equal to 5 percent or greater in the corporation,
28	partnership, or other business entity.
29	(5) "Consumer" or "patient" means any person who uses
30	home medical equipment in his or her place of residence.
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1	(6) "Department" means the Department of Children and
2	Family Services.
3	(7) "General manager" means the individual who has the
4	general administrative charge of the premises of a licensed
5	home medical equipment provider.
6	(8) "Home medical equipment" includes any product as
7	defined by the Federal Drug Administration's Drugs, Devices
8	and Cosmetics Act, any products reimbursed under the Medicare
9	Part B Durable Medical Equipment benefits, or any products
10	reimbursed under the Florida Medicaid durable medical
11	equipment program. Home medical equipment includes, but is not
12	limited to, oxygen and related respiratory equipment. Home
13	medical equipment includes customized wheelchairs and related
14	seating and positioning, but does not include prosthetics or
15	orthotics or any splints, braces, or aids custom fabricated by
16	a licensed health care practitioner.
17	(9) "Home medical equipment provider" means any person
18	or entity that sells or rents or offers to sell or rent to or
19	for a consumer:
20	(a) Any home medical equipment and services; or
21	(b) Home medical equipment that requires any home
22	medical equipment services.
23	(10) "Home medical equipment provider personnel" means
24	persons who are employed by or under contract with a home
25	medical equipment provider.
26	(11) "Home medical equipment services" means equipment
27	management and consumer instruction, including selection,
28	delivery, setup, and maintenance of equipment, and other
29	related services for the use of home medical equipment in the
30	consumer's regular or temporary place of residence.
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1	(12) "Licensee" means the person or entity to whom a
2	license to operate as a home medical equipment provider is
3	issued by the agency.
4	(13) "Moratorium" means a mandated temporary cessation
5	or suspension of the sale, rental, or offering of equipment
б	after the imposition of the moratorium. Services related to
7	equipment sold or rented prior to the moratorium must be
8	continued without interruption, unless deemed otherwise by the
9	agency.
10	(14) "Person" means any individual, firm, partnership,
11	corporation, or association.
12	(15) "Premises" means those buildings and equipment
13	which are located at the address of the licensed home medical
14	equipment provider for the provision of home medical equipment
15	services, which are in such reasonable proximity as to appear
16	to the public to be a single provider location, and which
17	comply with zoning ordinances.
18	(16) "Residence" means the consumer's home or place of
19	residence, which may include nursing homes, assisted living
20	facilities, transitional living facilities, adult family-care
21	homes, or other congregate residential facilities.
22	400.82 Home medical equipment providers to be
23	licensed; expiration of license; exemptions; unlawful acts;
24	penalties
25	(1) Any person or entity that holds itself out to the
26	public as providing home medical equipment and services or
27	accepts physician orders for home medical equipment and
28	services is subject to licensure under this part.
29	(2) Any person or entity that holds itself out to the
30	public as providing home medical equipment that typically
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1 requires home medical services is subject to licensure under 2 this part. 3 (3) A home medical equipment provider must be licensed 4 by the agency to operate in this state or to provide home 5 medical equipment and services to consumers in this state. A б standard license issued to a home medical equipment provider, 7 unless sooner suspended or revoked, expires 2 years after its 8 effective date. 9 (4) A separate license is required of all home medical 10 equipment providers operating on separate premises, even if 11 the providers are operated under the same management. (5) The following are exempt from home medical 12 equipment provider licensure, unless they have a separate 13 company, corporation, or division that is in the business of 14 providing home medical equipment and services for sale or rent 15 to consumers at their regular or temporary place of residence 16 17 pursuant to the provisions of this part: (a) Providers operated by the Federal Government. 18 19 (b) Nursing homes licensed under part II. Home health agencies licensed under part IV. 20 (C) Hospices licensed under part VI. 21 (d) Intermediate care facilities, homes for special 22 (e) services, and transitional living facilities licensed under 23 24 part VIII. 25 (f) Hospitals and ambulatory surgical centers licensed 26 under chapter 395. 27 Manufacturers and wholesale distributors when not (q) 28 selling directly to consumers. 29 (h) Licensed health care practitioners who utilize 30 home medical equipment in the course of their practice, but do 31 not sell or rent home medical equipment to their patients. 5

1 (i) Pharmacies licensed under chapter 465. (6)(a) It is unlawful for any person to offer or 2 3 advertise home medical equipment and services to the public unless he or she has a valid license under this part or is 4 5 exempted from licensure under subsection (5). It is unlawful б for any holder of a license issued under this part to 7 advertise or indicate to the public that it holds a home 8 medical equipment provider license other than the one it has been issued. 9 10 (b) A person who violates paragraph (a) is subject to 11 an injunctive proceeding under s. 400.85. A violation of paragraph (a) is a deceptive and unfair trade practice and 12 constitutes a violation of the Florida Deceptive and Unfair 13 14 Trade Practices Act. (c) A person who violates paragraph (a) commits a 15 misdemeanor of the second degree, punishable as provided in s. 16 17 775.082 or s. 775.083. A person who commits a second or subsequent violation commits a misdemeanor of the first 18 19 degree, punishable as provided in s. 775.082 or s. 775.083. Each day of continuing violation constitutes a separate 20 21 offense. 22 The following penalties shall be imposed for (d) operating an unlicensed home medical equipment provider: 23 24 1. Any person or entity who operates an unlicensed 25 provider commits a felony of the third degree. 26 For any person or entity who has received 2. 27 government reimbursement for services provided by an unlicensed provider, the agency shall make a fraud referral to 28 29 the appropriate government reimbursement program. 30 3. For any licensee found to be concurrently operating licensed and unlicensed provider premises, the agency may 31

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1 impose a fine or moratorium, or revoke existing licenses of any or all of the licensee's licensed provider locations until 2 3 such time as the unlicensed provider premises is licensed. (e) A provider found to be operating without a license 4 5 may apply for licensure, and must cease operations until a б license is awarded by the agency. 7 400.821 Application for license; fee; provisional 8 license; temporary permit. --9 (1) Application for an initial license or for renewal of an existing license must be made under oath to the agency 10 11 on forms furnished by it and must be accompanied by the appropriate license fee as provided in subsection (12). 12 The applicant must file with the application 13 (2) satisfactory proof that the home medical equipment provider is 14 in compliance with this part and applicable rules, including: 15 A report, by category, of the equipment to be 16 (a) 17 provided, indicating those offered either directly by the applicant or through contractual arrangements with existing 18 19 providers. Categories of equipment include: 20 1. Respiratory modalities. 2. Ambulation aids. 21 22 3. Mobility aids. 4. Sickroom setup. 23 24 5. Disposables. 25 (b) A report, by category, of the services to be 26 provided, indicating those offered either directly by the 27 applicant or through contractual arrangements with existing providers. Categories of services include: 28 29 1. Intake. 30 2. Equipment selection. 31 Delivery. 3. 7

1	4. Setup and installation.
2	5. Patient training.
3	6. Ongoing service and maintenance.
4	7. Retrieval.
5	(c) A listing of those with whom the applicant
6	contracts, both the providers the applicant uses to provide
7	equipment or services to its consumers and the providers for
8	whom the applicant provides services or equipment.
9	(3) The applicant for initial licensure must
10	demonstrate financial ability to operate, which may be
11	accomplished by the submission of a \$50,000 surety bond to the
12	agency.
13	(4) An applicant for renewal who has demonstrated
14	financial inability to operate must demonstrate financial
15	ability to operate.
16	(5) Each applicant for licensure must comply with the
17	following requirements:
18	(a) Upon receipt of a completed, signed, and dated
19	application, the agency shall require background screening of
20	the applicant, in accordance with the level 2 standards for
21	screening set forth in chapter 435. As used in this
22	subsection, the term "applicant" means the general manager and
23	the financial officer or similarly titled individual who is
24	responsible for the financial operation of the licensed
25	facility.
26	(b) The agency may require background screening for a
27	member of the board of directors of the licensee or an officer
28	or an individual owning 5 percent or more of the licensee if
29	the agency has probable cause to believe that such individual
30	has been convicted of an offense prohibited under the level 2
31	standards for screening set forth in chapter 435.

1	(c) Proof of compliance with the level 2 background
2	screening requirements of chapter 435 which has been submitted
3	within the previous 5 years in compliance with any other
4	health care licensure requirements of this state is acceptable
5	in fulfillment of paragraph (a).
6	(d) Each applicant must submit to the agency, with its
7	application, a description and explanation of any exclusions,
8	permanent suspensions, or terminations of the applicant from
9	the Medicare or Medicaid programs. Proof of compliance with
10	disclosure of ownership and control interest requirements of
11	the Medicaid or Medicare programs shall be accepted in lieu of
12	this submission.
13	(e) Each applicant must submit to the agency a
14	description and explanation of any conviction of an offense
15	prohibited under the level 2 standards of chapter 435 by a
16	member of the board of directors of the applicant, its
17	officers, or any individual owning 5 percent or more of the
18	applicant. This requirement does not apply to a director of a
19	not-for-profit corporation or organization if the director
20	serves solely in a voluntary capacity for the corporation or
21	organization, does not regularly take part in the day-to-day
22	operational decisions of the corporation or organization,
23	receives no remuneration for his or her services on the
24	corporation's or organization's board of directors, and has no
25	financial interest and has no family members with a financial
26	interest in the corporation or organization, provided that the
27	director and the not-for-profit corporation or organization
28	include in the application a statement affirming that the
29	director's relationship to the corporation satisfies the
30	requirements of this provision.
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1	(f) A license may not be granted to any potential
2	licensee if any applicant, administrator, or financial officer
3	has been found guilty of, regardless of adjudication, or has
4	entered a plea of nolo contendere or guilty to, any offense
5	prohibited under the level 2 standards for screening set forth
6	in chapter 435, unless an exemption from disqualification has
7	been granted by the agency as set forth in chapter 435.
8	(g) The agency may deny or revoke licensure to any
9	potential licensee if any applicant:
10	1. Has falsely represented a material fact in the
11	application required by paragraphs (d) and (e), or has omitted
12	any material fact from the application required by paragraphs
13	(d) and (e); or
14	2. Has had prior Medicaid or Medicare action taken
15	against the applicant as set forth in paragraph (d).
16	(h) Upon licensure renewal, each applicant must submit
17	to the agency, under penalty of perjury, an affidavit of
18	compliance with the background screening provisions of this
19	section.
20	(6) The home medical equipment provider must also
21	obtain and maintain professional and commercial liability
22	insurance. Proof of liability insurance, as defined in s.
23	624.605, must be submitted with the application. The agency
24	shall set the required amounts of liability insurance by rule,
25	but the required amount must not be less than \$250,000 per
26	claim. In the case of contracted services, it is required that
27	the contractor have liability insurance not less than \$250,000
28	per claim.
29	(7) A provisional license shall be issued to an
30	approved applicant for initial licensure for a period of 90
31	days, during which time a survey must be conducted
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1 demonstrating substantial compliance with this section. A provisional license shall also be issued pending the results 2 3 of an applicant's Federal Bureau of Investigation report of background screening confirming that all standards have been 4 5 met. If substantial compliance is demonstrated, a standard б license shall be issued to expire 2 years after the effective 7 date of the provisional license. 8 (8) Ninety days before the expiration date, an 9 application for license renewal must be submitted to the agency under oath on forms furnished by the agency, and a 10 11 license shall be renewed if the applicant has met the requirements established under this part and applicable rules. 12 The home medical equipment provider must file with the 13 application satisfactory proof that it is in compliance with 14 this part and applicable rules. The home medical equipment 15 provider must submit satisfactory proof of its financial 16 17 ability to comply with the requirements of this part. When a change of ownership of a home medical 18 (9) 19 equipment provider occurs, the prospective owner must submit an initial application for a license at least 15 days before 20 21 the effective date of the change of ownership. An application for change of ownership of a license is required when 22 ownership, a majority of the ownership, or controlling 23 24 interest of a licensed home medical equipment provider is transferred or assigned and when a licensee agrees to 25 undertake or provide services to the extent that legal 26 27 liability for operation of the home medical equipment provider rests with the licensee. A provisional license shall be issued 28 29 to the new owner for a period of 90 days, during which time 30 all required documentation must be submitted and a survey must 31 be conducted demonstrating substantial compliance with this 11

1 section. If substantial compliance is demonstrated, a standard license shall be issued to expire 2 years after the issuance 2 3 of the provisional license. (10) When a change of the general manager of a home 4 5 medical equipment provider occurs, the licensee must notify б the agency of the change within 45 days thereof and must provide evidence of compliance with the background screening 7 8 requirements in subsection (5); except that a general manager who has met the standards for the abuse registry background 9 check and the Department of Law Enforcement background check, 10 11 but for whom background screening results from the Federal Bureau of Investigation have not yet been received, may be 12 employed pending receipt of the Federal Bureau of 13 Investigation background screening report. An individual may 14 not continue to serve as general manager if the Federal Bureau 15 of Investigation background screening report indicates any 16 17 violation of background screening standards. (11) All licensure fees required of a home medical 18 equipment provider are nonrefundable. The agency shall set the 19 fees in an amount that is sufficient to cover its costs in 20 21 carrying out its responsibilities under this part. However, state, county, or municipal governments applying for licenses 22 under this part are exempt from the payment of license fees. 23 24 All fees collected under this part must be deposited in the Health Care Trust Fund for the administration of this part. 25 (12) An applicant for initial licensure, renewal, or 26 27 change of ownership shall pay a license processing fee not to exceed \$300, to be paid by all applicants, and an inspection 28 29 fee not to exceed \$400, to be paid by all applicants except 30 those not subject to licensure inspection by the agency as described in s. 400.823(2). 31

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1 (13) When a change is reported which requires issuance 2 of a license, a fee must be assessed. The fee must be based on 3 the actual cost of processing and issuing the license. (14) When a duplicate license is issued, a fee must be 4 5 assessed, not to exceed the actual cost of duplicating and б mailing. 7 (15) When applications are mailed out upon request, a 8 fee must be assessed, not to exceed the cost of the printing, preparation, and mailing. 9 10 (16) The license must be displayed in a conspicuous 11 place in the administrative office of the home medical equipment provider and is valid only while in the possession 12 of the person or entity to which it is issued. The license may 13 not be sold, assigned, or otherwise transferred, voluntarily 14 or involuntarily, and is valid only for the home medical 15 equipment provider and location for which originally issued. 16 17 (17) A home medical equipment provider against whom a proceeding for revocation or suspension, or for denial of a 18 19 renewal application, is pending at the time of license renewal may be issued a provisional license effective until final 20 21 disposition by the agency of such proceedings. If judicial relief is sought from the final disposition, the court that 22 has jurisdiction may issue a temporary permit for the duration 23 24 of the judicial proceeding. 25 400.822 Administrative penalties; injunctions; 26 emergency orders; moratoriums.--27 The agency may deny, revoke, or suspend a license, (1)or impose an administrative fine not to exceed \$5,000 per 28 29 violation, per day, or initiate injunctive proceedings under 30 s. 400.85. 31

1	(2) Any of the following actions by a home medical
2	equipment provider or any of its employees is grounds for
3	administrative action or penalties by the agency:
4	(a) Violation of this part or of applicable rules.
5	(b) An intentional, reckless, or negligent act that
6	materially affects the health or safety of a patient.
7	(3) The agency may deny or revoke the license of any
8	applicant that:
9	(a) Made a false representation or omission of any
10	material fact in making the application, including the
11	submission of an application that conceals the controlling or
12	ownership interest or any officer, director, agent, managing
13	employee, affiliated person, partner, or shareholder who may
14	not be eligible to participate;
15	(b) Has been previously found by any professional
16	licensing, certifying, or standards board or agency to have
17	violated the standards or conditions relating to licensure or
18	certification or the quality of services provided.
19	"Professional licensing, certifying, or standards board or
20	agency" shall include, but is not limited to, practitioners,
21	health care facilities, programs, or services, or residential
22	care, treatment programs, or other human services; or
23	(c) Has been or is currently excluded, suspended, or
24	terminated from, or has involuntarily withdrawn from,
25	participation in Florida's Medicaid program or any other
26	state's Medicaid program, or participation in the Medicare
27	program or any other governmental or private health care or
28	health insurance program.
29	(4) The agency may issue an emergency order
30	immediately suspending or revoking a license when it
31	determines that any condition within the responsibility of the
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1 home medical equipment provider presents a clear and present danger to public health and safety. 2 3 (5) The agency may impose an immediate moratorium on any licensed home medical equipment provider when the agency 4 determines that any condition within the responsibility of the 5 б home medical equipment provider presents a threat to public 7 health or safety. 8 400.823 Licensure inspections and investigations.--9 (1) The agency shall make or cause to be made such 10 inspections and investigations as it considers necessary, 11 including: (a) Licensure inspections. 12 (b) Inspections directed by the federal Health Care 13 14 Financing Administration. (c) Licensure complaint investigations, including full 15 licensure investigations with a review of all licensure 16 17 standards as outlined in the administrative rules. Complaints received by the agency from individuals, organizations, or 18 19 other sources are subject to review and investigation by the 20 agency. The agency shall accept, in lieu of its own 21 (2) periodic inspections for licensure, submission of the 22 23 following: 24 (a) The survey or inspection of an accrediting 25 organization, provided the accreditation of the licensed home medical equipment provider is not provisional and provided the 26 27 licensed home medical equipment provider authorizes release 28 of, and the agency receives the report of, the accrediting 29 organization; or 30 31

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1	(b) A copy of a valid medical oxygen retail
2	establishment permit issued by the Department of Health,
3	pursuant to chapter 499.
4	400.824 Minimum standardsAs a requirement of
5	licensure, home medical equipment providers shall:
6	(1) Offer and provide home medical equipment and
7	services, as necessary, to consumers who purchase or rent
8	equipment that requires such services.
9	(2) Provide at least one category of equipment
10	directly, filling orders from its own inventory.
11	(3) Respond to orders received for other equipment by
12	filling those orders from its own inventory or inventory from
13	other companies with which it has contracted to fill such
14	orders; or customizing or fitting items for sale from supplies
15	purchased under contract.
16	(4) Maintain trained personnel to coordinate order
17	fulfillment and schedule timely equipment and service
18	delivery.
19	(5) As necessary in relation to the sophistication of
20	the equipment and services being provided, ensure that
21	delivery personnel are appropriately trained to conduct an
22	environment and equipment compatibility assessment;
23	appropriately and safely set up the equipment; instruct
24	patients and caregivers in the safe operation and client
25	maintenance of the equipment; and recognize when additional
26	education or followup patient compliance monitoring is
27	appropriate.
28	(6) Ensure that patients are made aware of service
29	hours and emergency service procedures.
30	(7) At the time of the initial delivery, set up an
31	appropriate followup home medical equipment service schedule
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1 as needed for such times as, but not limited to, periodic maintenance, supply delivery, and other related activities. 2 3 (8) Arrange for emergency service after normal business hours; provide refresher and review training for 4 5 appropriate personnel; establish a system for resolution of б complaints and service problems; and provide for timely 7 replacement or delivery of disposable or consumable equipment 8 supplies. 9 (9) Honor all warranties expressed and implied under 10 applicable state law. 11 (10) Answer any questions or complaints a consumer has about an item or the use of an item that the consumer 12 13 purchases or rents. (11) Maintain and repair directly, or through a 14 service contract with another company, items rented to 15 16 consumers. 17 (12) Accept returns of substandard or unsuitable items from consumers. As used in this subsection, the term 18 19 'substandard" means less than full quality for the particular item and the term "unsuitable" means inappropriate for the 20 21 consumer at the time it was fitted or sold. (13) Disclose consumer information to each consumer 22 who rents or purchases items, including all applicable 23 24 warranty information. This information consists of the 25 provider standards to which the item must conform. 26 (14) Maintain patient payment and service records in 27 accordance with the requirements of this part. 28 (15)(a) Designate appropriate staff as intake 29 coordinators, and ensure that order intake personnel are 30 appropriately trained in the types of equipment and products, 31

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1 commonly occurring medical conditions, service procedures, third-party billing, and insurance requirements and coverage. 2 3 (b) Train intake coordinators in a basic understanding of the following areas: dealing with patient and caregiver 4 5 needs; other, nonhome medical equipment provider services as they relate to home medical equipment services and home care б 7 patient crisis management. 8 (16) Establish procedures for maintaining a record of 9 the employment history, including background screening as 10 required by s. 400.843, of all home medical equipment provider 11 personnel. A home medical equipment provider must require its personnel to submit an employment history to the home medical 12 equipment provider and must verify the employment history for 13 at least the previous 5 years, unless through diligent efforts 14 such verification is not possible. There is no monetary 15 liability on the part of, and no cause of action for damages 16 arising against a former employer, a prospective employee, or 17 a prospective independent contractor with a licensed home 18 19 medical equipment provider, who reasonably and in good faith communicates his or her honest opinions about a former 20 employee's job performance. This subsection does not affect 21 the official immunity of an officer or employee of a public 22 23 corporation. (17) Upon request by the consumer or as otherwise 24 required by state or federal laws, rules, and regulations, 25 26 assist consumers with meeting the necessary filing requirements to obtain third-party payment to which a consumer 27 28 may be entitled. Maintain safe premises. 29 (18) 30 Comply with all other state and federal laws. (19)31

1 400.825 Rules establishing minimum standards.--The agency shall adopt, publish, and enforce rules to implement 2 3 this part, which must provide reasonable and fair minimum standards relating to: 4 5 The qualifications and minimum training (1) б requirements of all home medical equipment provider personnel. 7 License application and renewal. (2) 8 (3) License and inspection fees. (4) Financial ability to operate. 9 10 (5) The administration of the home medical equipment 11 provider. 12 (6) Procedures for maintaining patient records. Ensuring that the home medical equipment and 13 (7) services provided by a home medical equipment provider are in 14 accordance with the plan of treatment established for each 15 patient, when provided as a part of a plan of treatment. 16 17 (8) Contractual arrangements for the provision of home medical equipment and services by providers not employed by 18 19 the home medical equipment provider providing for the 20 consumer's needs. 21 (9) Physical location and zoning requirements. 22 (10) Home medical equipment requiring home medical equipment services. 23 24 400.83 Patient records. --25 (1) The home medical equipment provider must maintain, 26 for each patient, a patient record that includes the home 27 medical equipment and services the home medical equipment provider has provided. Such records must contain: 28 29 (a) Any physician's order or certificate of medical 30 necessity, if the equipment was ordered by a physician. 31

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1	(b) Signed and dated delivery slips verifying
2	delivery.
3	(c) Notes reflecting all services and maintenance
4	performed, and any equipment exchanges.
5	(d) The date on which rental equipment was retrieved.
6	(e) Such other information as is appropriate to
7	specific patients in light of the particular equipment
8	provided to them.
9	(2) Such records are considered patient records under
10	s. 455.667, and must be maintained by the home medical
11	equipment provider for 5 years following termination of
12	services. If a patient transfers to another home medical
13	equipment provider, a copy of his or her record must be
14	provided to the other home medical equipment provider, upon
15	request.
16	400.84 Notice of toll-free telephone number for
17	central abuse registryOn or before the first day home
18	medical equipment is delivered to the patient's home, any home
19	medical equipment provider licensed under this part must
20	inform the consumer and his or her immediate family, if
21	appropriate, of the right to report abusive, neglectful, or
22	exploitative practices. The statewide toll-free telephone
23	number for the central abuse registry must be provided to
24	consumers in a manner that is clearly legible and must include
25	the words: "To report abuse, neglect, or exploitation, please
26	call toll-free 1-800-962-2873." Home medical equipment
27	providers shall establish appropriate policies and procedures
28	for providing such notice to consumers.
29	400.843 Background screening of home medical equipment
30	provider personnelThe agency shall require employment
31	screening as provided in chapter 435, using the level 1
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1 standards for screening set forth in that chapter, for home medical equipment provider personnel. 2 3 (1) The agency may grant exemptions from disqualification from employment under this section as 4 5 provided in s. 435.07. 6 (2) The general manager of each home medical equipment 7 provider must sign an affidavit annually, under penalty of 8 perjury, stating that all home medical equipment provider personnel hired on or after July 1, 1998, who enter the home 9 10 of a patient in the capacity of their employment have been 11 screened and that its remaining personnel have worked for the home medical equipment provider continuously since before July 12 13 1, 1998. (3) Proof of compliance with the screening 14 requirements of s. 110.1127, s. 393.0655, s. 394.4572, s. 15 397.451, s. 402.305, s. 402.313, s. 409.175, s. 464.008, or s. 16 17 985.407 or this part must be accepted in lieu of the requirements of this section if the person has been 18 19 continuously employed in the same type of occupation for which he or she is seeking employment without a breach in service 20 21 that exceeds 180 days, the proof of compliance is not more than 2 years old, and the person has been screened through the 22 central abuse registry and tracking system of the department 23 24 and by the Department of Law Enforcement. An employer or contractor shall directly provide proof of compliance to 25 another employer or contractor, and a potential employer or 26 27 contractor may not accept any proof of compliance directly from the person requiring screening. Proof of compliance with 28 29 the screening requirements of this section shall be provided, 30 upon request, to the person screened by the home medical 31 equipment provider.

1	(4) There is no monetary liability on the part of, and
1 2	(4) There is no monetary liability on the part of, and no cause of action for damages arising against, a licensed
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	home medical equipment provider that, upon notice of a
4	confirmed report of adult abuse, neglect, or exploitation
5	under chapter 415, terminates the employee against whom the
6	report was issued, whether or not the employee has filed for
7	an exemption with the agency and whether or not the time for
8	filing has expired.
9	(5) The costs of processing the statewide
10	correspondence criminal records checks and the search of the
11	department's central abuse registry must be borne by the home
12	medical equipment provider or by the person being screened, at
13	the discretion of the home medical equipment provider.
14	(6) Neither the agency nor the home medical equipment
15	provider may use the criminal records, juvenile records, or
16	central abuse registry information of a person for any purpose
17	other than determining whether that person meets minimum
18	standards of good moral character for home medical equipment
19	provider personnel.
20	(7)(a) It is a misdemeanor of the first degree,
21	punishable as provided in s. 775.082 or s. 775.083, for any
22	person willfully, knowingly, or intentionally to:
23	1. Fail, by false statement, misrepresentation,
24	impersonation, or other fraudulent means, to disclose in any
25	application for paid employment a material fact used in making
26	a determination as to the person's qualifications to be an
27	employee under this section;
28	2. Operate or attempt to operate an entity licensed
29	under this part with persons who do not meet the minimum
30	standards for good moral character as contained in this
31	section; or

1	3. Use information from the criminal records or
2	central abuse registry obtained under this section for any
3	purpose other than screening that person for employment as
4	specified in this section, or release such information to any
5	other person for any purpose other than screening for
6	employment under this section.
7	(b) It is a felony of the third degree, punishable as
8	provided in s. 775.082, s. 775.083, or s. 775.084, for any
9	person willfully, knowingly, or intentionally to use
10	information from the juvenile records of a person obtained
11	under this section for any purpose other than screening for
12	employment under this section.
13	400.845 Procedures for screening of home medical
14	equipment provider personnel
15	(1) A person employed by a home medical equipment
16	provider shall, within 5 working days after starting to work,
17	submit to the home medical equipment provider a complete set
18	of information necessary to conduct a screening under this
19	section. The person must sign an affidavit stating whether the
20	person meets the minimum standards for good moral character
21	under this section. The home medical equipment provider shall
22	submit the information to the Department of Law Enforcement
23	and to the department's central abuse registry and tracking
24	system for processing. If disposition information is missing
25	on a criminal record, it is the responsibility of the person
26	being screened to obtain and supply the missing information
27	within 30 days. Failure to supply the missing information or
28	to show reasonable efforts to obtain such information will
29	result in automatic disqualification for employment.
30	(2) Home medical equipment provider personnel hired on
31	or after July 1, 1998, must be placed on probationary status
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1 pending a determination of compliance with minimum standards for good moral character. 2 3 (3) The home medical equipment provider must automatically terminate the employment of any of its personnel 4 5 found to be in noncompliance with the minimum standards for б good moral character under this section, unless such person 7 has obtained an exemption under s. 400.843(1). 8 The general manager of each home medical equipment (4) provider must sign an affidavit annually, under penalty of 9 perjury, stating that all personnel hired on or after July 1, 10 11 1998, have been screened and that its remaining personnel have worked for the home medical equipment provider continuously 12 since before July 1, 1998. 13 400.85 Injunction proceedings. -- The agency may 14 institute injunction proceedings in a court of competent 15 jurisdiction when violation of this part or of applicable 16 rules constitutes an emergency affecting the immediate health 17 and safety of a patient or consumer. 18 19 400.86 Prohibited acts.--Compliance with state and federal laws regarding prohibited patient referrals and 20 21 rebates shall be a condition of licensure. Section 2. Home medical equipment providers in 22 existence on the effective date of this act who are subject to 23 24 licensure under part IX of chapter 400, Florida Statutes, as created in this act, shall submit an application and 25 applicable fees for licensure by December 31, 1998. Those 26 27 existing providers that submit applications and fees prior to December 31, 1998, shall be deemed to meet licensure 28 29 requirements until the agency acts to deny or grant the 30 initial licensure application. After December 31, 1998, 31

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1	applicants for licensure may not operate until they are
2	approved and obtain a license.
3	Section 3. There is hereby appropriated from the
4	Health Care Trust Fund to the Agency for Health Care
5	Administration 13 full-time-equivalent staff positions and
6	\$634,845 to implement the provisions of this act.
7	Section 4. This act shall take effect July 1 of the
8	year in which enacted.
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10	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
11	<u>CS/SB 294</u>
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13	There were no substantial changes made to CS/SB 294.
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