Florida House of Representatives - 1998 By Representatives Wise and Arnold

A bill to be entitled 1 2 An act relating to clinical, counseling, and 3 psychotherapy services; creating part II of chapter 491, F.S., to provide regulatory 4 5 provisions applicable to social work practice that are separate from those applicable to 6 7 marriage and family therapy and mental health counseling; creating the Board of Social Work 8 Practice; providing for appointment and terms 9 10 of members and location of headquarters; 11 providing for rules; providing for different 12 levels of licensure and practice; amending ss. 491.002, 491.003, 491.004, 491.0045, 491.0046, 13 14 491.0047, 491.005, 491.0057, 491.006, 491.0065, 491.007, 491.009, 491.0111, 491.0112, 491.012, 15 16 491.014, 491.0141, 491.0143, 491.0147, 17 491.0148, and 491.0149, F.S.; providing 18 conforming changes; repealing s. 491.0145, F.S., relating to certified master social 19 20 workers, to conform; repealing s. 491.015, F.S., relating to duties of the Department of 21 22 Health as to certified master social workers, 23 to conform; creating part I of the remaining 24 provisions of chapter 491, F.S., as amended, to conform; revising membership of and providing 25 for appointments to the Board of Marriage and 26 27 Family Therapy and Mental Health Counseling, to 28 conform; providing applicability to current 29 licensees and certificateholders; amending ss. 20.43, 61.20, 394.455, 397.311, 397.405, 30 400.609, 408.07, 408.904, 409.906, 455.501, 31

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455.597, 455.667, 455.677, 468.505, 490.00515, 1 2 490.012, 627.4195, 627.6471, 627.6472, 627.668, 3 627.9404, and 641.59, F.S.; correcting cross references, to conform; providing an effective 4 5 date. 6 7 Be It Enacted by the Legislature of the State of Florida: 8 Section 1. Part II of chapter 491, Florida Statutes, 9 consisting of sections 491.101, 491.102, 491.103, 491.104, 10 491.105, 491.106, 491.107, 491.108, 491.109, 491.111, 491.112, 11 12 491.113, 491.114, 491.115, 491.116, 491.117, 491.118, 491.119, 13 491.121, 491.122, 491.123, and 491.124, is created to read: 14 PART II SOCIAL WORK PRACTICE 15 491.101 Intent.--The Legislature finds that as society 16 17 becomes increasingly complex, emotional survival is equal in 18 importance to physical survival. Therefore, in order to preserve the health, safety, and welfare of the public, the 19 20 Legislature must provide privileged communication for members of the public, or those acting on their behalf, to encourage 21 22 the seeking out of needed or desired counseling, clinical, 23 psychotherapy, social, and other services of a psychological nature that are within the practice of social work. The 24 Legislature further finds that, since such services assist the 25 public with emotional, physical, and psychophysical survival, 26 the practice of social work by persons not qualified to 27 28 practice such profession presents a danger to the public 29 health, safety, and welfare. The Legislature finds that, to 30 further secure the health, safety, and welfare of the public and also to encourage professional cooperation among all 31

qualified professionals, the Legislature must assist the 1 2 public in making informed choices of such services by 3 establishing minimum qualifications for entering into and remaining in the social work profession. 4 5 491.102 Definitions.--As used in this part: "Department" means the Department of Health. 6 (1)7 (2) "Board" means the Board of Social Work Practice. "Licensed clinical social worker" means a person 8 (3) 9 licensed under this part to practice clinical social work. 10 (4) "Licensed master social worker" means a person 11 licensed under this part to practice master-level social work. 12 "Licensed bachelor social worker" means a person (5) 13 licensed under this part to practice bachelor-level social 14 work. (6) "Clinical social work experience" means a period 15 16 during which the applicant provides clinical social work 17 services, including assessment, diagnosis, treatment, and 18 evaluation of clients, provided that at least 50 percent of the hours worked consist of providing psychotherapy and 19 20 counseling services directly to clients. 21 (7) The "practice of clinical social work" means the 22 use of scientific and applied knowledge, theories, and methods 23 for the purpose of describing, preventing, evaluating, and treating individual, couple, marital, family, or group 24 25 behavior, based on the person-in-situation perspective of psychosocial development, normal and abnormal behavior, 26 27 psychopathology, unconscious motivation, interpersonal relationships, environmental stress, differential assessment, 28 differential planning, and data gathering. The purpose of such 29 30 services is the prevention and treatment of undesired behavior and enhancement of mental health. The practice of clinical 31

social work includes methods of a psychological nature used to 1 2 evaluate, assess, diagnose, treat, and prevent emotional and 3 mental disorders and dysfunctions (whether cognitive, affective, or behavioral), sexual dysfunction, behavioral 4 disorders, alcoholism, and substance abuse. The practice of 5 clinical social work includes, but is not limited to, 6 psychotherapy, hypnotherapy, and sex therapy. The practice of 7 clinical social work also includes counseling, behavior 8 modification, consultation, client-centered advocacy, crisis 9 intervention, and the provision of needed information and 10 education to clients, when using methods of a psychological 11 nature to evaluate, assess, diagnose, treat, and prevent 12 13 emotional and mental disorders and dysfunctions (whether cognitive, affective, or behavioral), sexual dysfunction, 14 behavioral disorders, alcoholism, or substance abuse. The 15 practice of clinical social work may also include clinical 16 17 research into more effective psychotherapeutic modalities for 18 the treatment and prevention of such conditions. (a) Clinical social work may be rendered to 19 individuals, including individuals affected by the termination 20 of marriage, and to marriages, couples, families, groups, 21 22 organizations, and communities. 23 (b) The use of specific methods, techniques, or 24 modalities within the practice of clinical social work is restricted to clinical social workers appropriately trained in 25 the use of such methods, techniques, or modalities. 26 27 (c) The terms "diagnose" and "treat," as used in this 28 part, when considered in isolation or in conjunction with any 29 provision of the rules of the board, may not be construed to 30 permit the performance of any act which clinical social workers are not educated and trained to perform, including, 31

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but not limited to, admitting persons to hospitals for 1 2 treatment of the foregoing conditions, treating persons in 3 hospitals without medical supervision, prescribing medicinal drugs as defined in chapter 465, and authorizing clinical 4 laboratory procedures under chapter 483, radiological 5 procedures, or electroconvulsive therapy. In addition, this 6 7 definition may not be construed to permit any person licensed, provisionally licensed, or registered under this part to 8 9 describe or label any test, report, or procedure as "psychological," except to relate specifically to the 10 11 definition of practice authorized in this subsection. 12 (d) The definition of "clinical social work" contained 13 in this subsection includes all services offered directly to 14 the general public or through organizations, whether public or 15 private, and applies whether payment is requested or received for services rendered. 16 17 (8) The "scope of practice" for: 18 (a) "A licensed clinical social worker" means: 1. Use of scientific and applied knowledge, theories, 19 20 and methods for the purpose of describing, preventing, evaluating, and treating individual, couple, marital, family, 21 22 or group behavior, based on the person-in-situation 23 perspective of psychosocial development, normal and abnormal behavior, psychopathology, unconscious motivation, 24 interpersonal relationships, environmental stress, 25 differential assessment, differential planning, and data 26 27 gathering. The purpose of these services is the prevention and 28 treatment of undesired behavior and enhancement of mental 29 health. 30 2. Use, within a licensed clinical social worker's practice, of methods of a psychological nature to evaluate, 31

assess, diagnose, treat, and prevent emotional and mental 1 2 disorders and dysfunctions (whether cognitive, affective, or 3 behavioral), sexual dysfunction, behavioral disorders, alcoholism, and substance abuse. Such practice includes, but 4 5 is not limited to, psychotherapy, hypnotherapy, and sex 6 therapy. 7 3. Counseling, behavioral modification, consultation, client-centered advocacy, crisis intervention, and provision 8 9 of needed information and education to clients. 4. Clinical research into more effective 10 11 psychotherapeutic modalities. (b) "A licensed master social worker" means the 12 13 provision of advanced social work services, including the use 14 of scientific and applied knowledge, theories, and methods to provide assessment and referral, casework management, and 15 supportive services to individuals, families, groups, and 16 17 communities, needed information and education to clients, 18 client-centered advocacy, planning, community organization, supervision and consultation, management, social policy 19 20 formulation, program development and implementation, problem-solving intervention, and research and program 21 22 evaluation. 23 (c) "A licensed bachelor social worker" means the provision of social work services, including the use of 24 25 scientific and applied knowledge, theories, and methods to provide assessment and referral, needed information and 26 27 education to clients, case management and supportive services to individuals, families, groups, and communities, 28 problem-solving intervention, client-centered advocacy, and 29 30 research.

1	(9) "Provisional clinical social worker licensee"
2	means a person provisionally licensed under this part to
3	provide clinical social work services under supervision.
4	(10) "Psychotherapist" means a marriage and family
5	therapist or mental health counselor licensed under part I or
6	a clinical social worker licensed under this part.
7	(11) "Registered clinical social worker intern" means
8	a person registered under this part who is completing the
9	postgraduate clinical social work experience requirement
10	specified in s. 491.107(1)(a)3.
11	491.103 Board of Social Work Practice
12	(1) There is created within the Department of Health a
13	Board of Social Work Practice composed of nine members
14	appointed by the Governor and confirmed by the Senate.
15	(2)(a) Six members of the board shall be persons
16	licensed under this part as follows:
17	1. Two members shall be licensed bachelor social
18	workers.
19	2. Two members shall be licensed master social
20	workers.
21	3. Two members shall be licensed clinical social
22	workers.
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24	Initially, however, the two members seated as licensed
25	bachelor social workers and the two members seated as licensed
26	master social workers may be unlicensed bachelor social
27	workers and unlicensed master social workers who the Governor
28	has determined satisfy all of the requirements for licensure
29	set forth in s. 491.107(2) and (3).
30	(b) Three members of the board shall be citizens who
31	are not connected with the practice of social work.

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1	(3)(a) No later than January 1, 1999, the Governor
2	shall appoint nine members of the board as follows:
3	1. Three members for terms of 2 years each.
4	2. Three members for terms of 3 years each.
5	3. Three members for terms of 4 years each.
6	(b) As the terms of the initial members expire, the
7	Governor shall appoint successors for terms of 4 years; and
8	those members shall serve until their successors are
9	appointed.
10	(4) The board shall adopt rules as necessary to
11	implement and enforce the provisions of this part.
12	(5) All applicable provisions of chapter 455 relating
13	to activities of regulatory boards shall apply to the board.
14	(6) The board shall maintain its official headquarters
15	in the City of Tallahassee.
16	491.104 Clinical social worker intern registration;
17	requirements
18	(1) An individual who intends to practice in Florida
19	to satisfy the postgraduate or post-master's level experience
20	requirements, as specified in s. 491.107(1)(a)3., must
21	register as an intern in clinical social work prior to
22	commencing the experience requirement.
23	(2) The department shall register as a clinical social
24	worker intern each applicant who the board certifies has:
25	(a) Completed the application form and remitted a
26	nonrefundable application fee not to exceed \$200, as set by
27	board rule;
28	(b) Completed the education requirements as specified
29	in s. 491.107(1) for clinical social work; and
30	(c) Identified a qualified supervisor.
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1(3) An individual registered under this section must2remain under supervision until he or she is in receipt of a3license or a letter from the department stating that he or she4is licensed to practice clinical social work.5491.105 Provisional clinical social worker license;6requirements7(1) An individual who has satisfied the clinical8experience requirements of s. 491.107(1)(a)3. intending to9provide clinical social work services in Florida while10satisfying coursework or examination requirements for11licensure must be provisionally licensed in clinical socialwork prior to beginning practice.13(2) The department shall issue a provisional clinical14social worker license to each application form and remitted a15certifies has:16(a) Completed the application form and remitted a17nonrefundable application fee not to exceed \$100, as set by18board rule; and19(b)1. Earned a graduate degree in social work and212. Been approved for examination under the provisions221. Been approved for examination under the provisions23for licensure by endorsement pursuant to s. 491.108.24(3) A provisional licensee must work under the25supervision of a licensed mental health professional, as26defined by the board, until the provisional licensee is in27receipt of a license or a letter from the department stating28that he or she is		
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20 satisfied the clinical experience requirements for licensure 21 pursuant to s. 491.107(1)(a)3.; or 22 2. Been approved for examination under the provisions 23 for licensure by endorsement pursuant to s. 491.108. 24 (3) A provisional licensee must work under the 25 supervision of a licensed mental health professional, as 26 defined by the board, until the provisional licensee is in 27 receipt of a license or a letter from the department stating 28 that he or she is licensed as a clinical social worker. 29 (4) A provisional license expires 24 months after the 30 date it is issued and may not be renewed or reissued.	18	board rule; and
21 <u>pursuant to s. 491.107(1)(a)3.; or</u> 22 <u>2. Been approved for examination under the provisions</u> 23 <u>for licensure by endorsement pursuant to s. 491.108.</u> 24 <u>(3) A provisional licensee must work under the</u> 25 <u>supervision of a licensed mental health professional, as</u> 26 <u>defined by the board, until the provisional licensee is in</u> 27 <u>receipt of a license or a letter from the department stating</u> 28 <u>that he or she is licensed as a clinical social worker.</u> 29 <u>(4) A provisional license expires 24 months after the</u> 30 <u>date it is issued and may not be renewed or reissued.</u>	19	(b)1. Earned a graduate degree in social work and
<ul> <li>22 2. Been approved for examination under the provisions</li> <li>23 for licensure by endorsement pursuant to s. 491.108.</li> <li>24 (3) A provisional licensee must work under the</li> <li>25 supervision of a licensed mental health professional, as</li> <li>26 defined by the board, until the provisional licensee is in</li> <li>27 receipt of a license or a letter from the department stating</li> <li>28 that he or she is licensed as a clinical social worker.</li> <li>29 (4) A provisional license expires 24 months after the</li> <li>30 date it is issued and may not be renewed or reissued.</li> </ul>	20	satisfied the clinical experience requirements for licensure
for licensure by endorsement pursuant to s. 491.108. (3) A provisional licensee must work under the supervision of a licensed mental health professional, as defined by the board, until the provisional licensee is in receipt of a license or a letter from the department stating that he or she is licensed as a clinical social worker. (4) A provisional license expires 24 months after the date it is issued and may not be renewed or reissued.	21	pursuant to s. 491.107(1)(a)3.; or
<ul> <li>(3) A provisional licensee must work under the</li> <li>supervision of a licensed mental health professional, as</li> <li>defined by the board, until the provisional licensee is in</li> <li>receipt of a license or a letter from the department stating</li> <li>that he or she is licensed as a clinical social worker.</li> <li>(4) A provisional license expires 24 months after the</li> <li>date it is issued and may not be renewed or reissued.</li> </ul>	22	2. Been approved for examination under the provisions
25 supervision of a licensed mental health professional, as 26 defined by the board, until the provisional licensee is in 27 receipt of a license or a letter from the department stating 28 that he or she is licensed as a clinical social worker. 29 (4) A provisional license expires 24 months after the 30 date it is issued and may not be renewed or reissued.	23	for licensure by endorsement pursuant to s. 491.108.
26 defined by the board, until the provisional licensee is in 27 receipt of a license or a letter from the department stating 28 that he or she is licensed as a clinical social worker. 29 (4) A provisional license expires 24 months after the 30 date it is issued and may not be renewed or reissued.	24	(3) A provisional licensee must work under the
27 receipt of a license or a letter from the department stating 28 that he or she is licensed as a clinical social worker. 29 (4) A provisional license expires 24 months after the 30 date it is issued and may not be renewed or reissued.	25	supervision of a licensed mental health professional, as
28 that he or she is licensed as a clinical social worker. 29 (4) A provisional license expires 24 months after the 30 date it is issued and may not be renewed or reissued.	26	defined by the board, until the provisional licensee is in
29 <u>(4) A provisional license expires 24 months after the</u> 30 <u>date it is issued and may not be renewed or reissued.</u>	27	receipt of a license or a letter from the department stating
30 date it is issued and may not be renewed or reissued.	28	that he or she is licensed as a clinical social worker.
	29	(4) A provisional license expires 24 months after the
31	30	date it is issued and may not be renewed or reissued.
	31	

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1	491.106 Exemptions from public records and meetings
2	requirementsThe exemptions from s. 119.07(1) provided by
3	ss. 455.621(2) and (10) and 455.707(3)(e) and (5)(a) also
4	apply to information concerning a registered clinical social
5	worker intern or a provisional clinical social worker
6	regulated by the Agency for Health Care Administration and the
7	department under this part. The exemption from s. 286.011
8	provided by s. 455.621(4) also applies to the proceedings of a
9	probable cause panel with respect to an investigation
10	concerning a registered clinical social worker intern or a
11	provisional clinical social worker regulated by the agency and
12	department under this part. This section is subject to the
13	Open Government Sunset Review Act of 1995 in accordance with
14	s. 119.15 and shall stand repealed on October 2, 2002, unless
15	reviewed and saved from repeal through reenactment by the
16	Legislature.
17	491.107 Licensure by examination
18	(1) LICENSED CLINICAL SOCIAL WORKER
19	(a) Upon verification of documentation and payment of
20	a fee not to exceed \$200, as set by board rule, plus the
21	actual per applicant cost to the department for purchase of
22	the examination from the American Association of State Social
23	Worker's Boards or a similar national organization, the
24	department shall issue a license as a clinical social worker
25	to an applicant who the board certifies:
26	1. Has made application therefor and paid the
27	appropriate fee.
28	2.a. Has received a doctoral degree in social work
29	from a graduate school of social work which at the time the
30	applicant graduated was accredited by an accrediting agency
31	recognized by the United States Department of Education or has

1 received a master's degree in social work from a graduate 2 school of social work which at the time the applicant 3 graduated: (I) Was accredited by the Council on Social Work 4 5 Education; 6 (II) Was accredited by the Canadian Association of 7 Schools of Social Work; or (III) Has been determined to have been a program 8 9 equivalent to programs approved by the Council on Social Work 10 Education by the Foreign Equivalency Determination Service of the Council on Social Work Education. An applicant who 11 12 graduated from a program at a university or college outside 13 the United States or Canada must present documentation of the 14 equivalency determination from the council in order to 15 qualify. 16 b. The applicant's college or university program must 17 have emphasized direct clinical patient or client health care services, including, but not limited to, coursework in 18 clinical social work, psychiatric social work, medical social 19 20 work, social casework, psychotherapy, and group therapy. The applicant's college or university program must have included 21 22 all of the following coursework: 23 (I) A supervised field placement which was part of the applicant's advanced concentration in direct practice, during 24 25 which the applicant provided clinical services directly to 26 clients. 27 (II) Completion of 24 semester hours or 37 quarter 28 hours in theory of human behavior and practice methods as 29 courses in clinically oriented services, including a minimum 30 of one course in psychopathology taken in a school of social work accredited or approved pursuant to sub-subparagraph a. 31

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1	c. If the course title which appears on the
2	applicant's transcript does not clearly identify the content
3	of the coursework, the applicant shall be required to provide
4	additional documentation, including, but not limited to, a
5	syllabus or catalog description published for the course.
6	3. Has had not less than 2 years of clinical social
7	work experience, which took place subsequent to completion of
8	a graduate degree in social work at an institution meeting the
9	accreditation requirements of this subsection, under the
10	supervision of a licensed clinical social worker or the
11	equivalent who is a qualified supervisor as determined by the
12	board. An individual who intends to practice in Florida to
13	satisfy clinical experience requirements must register
14	pursuant to s. 491.104 prior to commencing practice. If the
15	applicant's graduate program was not a program which
16	emphasized direct clinical patient or client health care
17	services as described in s. 491.102, the supervised experience
18	requirement must take place after the applicant has completed
19	a minimum of 15 semester hours or 22 quarter hours of the
20	coursework required. A doctoral internship may be applied
21	toward the clinical social work experience requirement. The
22	experience requirement may be met by work performed on or off
23	the premises of the supervising clinical social worker or the
24	equivalent, provided the off-premises work is not the
25	independent private practice rendering of clinical social work
26	that does not have a licensed mental health professional, as
27	determined by the board, on the premises at the same time the
28	intern is providing services.
29	4. Has passed a theory and practice examination
30	provided by the department for this purpose.
21	

1	5. Has demonstrated, in a manner designated by rule of
2	the board, knowledge of the laws and rules governing the
3	practice of clinical social work.
4	(b)1. Notwithstanding the provisions of subparagraph
5	(a)2., coursework which was taken at a baccalaureate level
б	shall not be considered toward completion of education
7	requirements for licensure unless an official of the graduate
8	program certifies in writing on the graduate school's
9	stationery that a specific course, which students enrolled in
10	the same graduate program were ordinarily required to complete
11	at the graduate level, was waived or exempted based on
12	completion of a similar course at the baccalaureate level. If
13	this condition is met, the board shall apply the baccalaureate
14	course named toward the education requirements.
15	2. An applicant from a master's or doctoral program in
16	social work which did not emphasize direct patient or client
17	services may complete the clinical curriculum content
18	requirement by returning to a graduate program accredited by
19	the Council on Social Work Education or the Canadian
20	Association of Schools of Social Work, or to a clinical social
21	work graduate program with comparable standards, in order to
22	complete the education requirements for examination. However,
23	a maximum of 6 semester or 9 quarter hours of the clinical
24	curriculum content requirement may be completed by credit
25	awarded for independent study coursework as defined by board
26	rule.
27	(2) LICENSED MASTER SOCIAL WORKER
28	(a) Upon verification of documentation and payment of
29	a fee not to exceed \$200, as set by board rule, plus the
30	actual per applicant cost to the department for purchase of
31	the examination from the American Association of State Social

Worker's Boards or a similar national organization, the 1 2 department shall issue a license as a licensed master social 3 worker to an applicant who the board certifies: 1. Has made application therefor and paid the 4 5 appropriate fee. 2. Has received a doctoral degree in social work from 6 7 a graduate school of social work which at the time the 8 applicant graduated was accredited by an accrediting agency 9 recognized by the United States Department of Education or has 10 received a master's degree in social work from a graduate school of social work which at the time the applicant 11 12 graduated: 13 a. Was accredited by the Council on Social Work 14 Education; b. Was accredited by the Canadian Association of 15 16 Schools of Social Work; or 17 c. Has been determined to have been a program 18 equivalent to programs approved by the Council on Social Work Education by the Foreign Equivalency Determination Service of 19 the Council on Social Work Education. An applicant who 20 graduated from a program at a university or college outside 21 the United States or Canada must present documentation of the 22 23 equivalency determination from the council in order to 24 qualify. 25 3. Has had not less than 2 years of social work experience, which took place subsequent to completion of a 26 27 graduate degree in social work at an institution meeting the 28 accreditation requirements of this subsection, under the 29 supervision of a licensed clinical social worker, a licensed 30 master social worker, or the equivalent who is a qualified supervisor as determined by the board. An applicant who is 31

completing the social work experience required by this 1 2 subparagraph may practice as a master social work intern or 3 trainee under supervision. 4. Has passed a theory and practice examination 4 provided by the department for this purpose. An applicant is 5 exempt from the examination requirement if the applicant holds 6 7 an ACSW (Academy of Certified Social Workers) credential in good standing issued by the National Association of Social 8 9 Workers. 10 5. Has demonstrated, in a manner designated by rule of 11 the board, knowledge of the laws and rules governing the 12 practice of master-level social work. 13 (b) The educational program under this subsection must include content on social work values and ethics, diversity, 14 social and economic justice, populations at risk, human 15 16 behavior and the social environment, social welfare policy and 17 services, social work practice, and research and skills for 18 advanced practice in an identifiable field of practice on social work methodology such as management, administration, 19 program planning and evaluation, staff development, research, 20 community organization, community services, social planning, 21 22 program supervision, or human service advocacy. The program 23 must include a supervised field placement in an advanced social work method or field of practice. 24 (c) Upon licensure, a licensed master social worker 25 may engage in autonomous social work practice as authorized by 26 27 this part. A licensed master social worker may not provide 28 psychotherapy services or any other service for which 29 licensure as a clinical social worker is required. 30 (3) LICENSED BACHELOR SOCIAL WORKER.--31

(a) Upon verification of documentation and payment of 1 2 a fee not to exceed \$200, as set by board rule, plus the 3 actual per applicant cost to the department for purchase of the examination from the American Association of State Social 4 Worker's Boards or a similar national organization, the 5 department shall issue a license as a licensed bachelor social 6 7 worker to an applicant who the board certifies: 8 1. Has made application therefor and paid the 9 appropriate fee. 10 2. Has received a bachelor's degree in social work 11 from a school of social work which at the time the applicant 12 graduated was accredited by an accrediting agency recognized 13 by the United States Department of Education or has received a bachelor's degree in social work from a graduate school of 14 social work which at the time the applicant graduated: 15 16 a. Was accredited by the Council on Social Work 17 Education; 18 b. Was accredited by the Canadian Association of 19 Schools of Social Work; or 20 c. Has been determined to have been a program equivalent to programs approved by the Council on Social Work 21 22 Education by the Foreign Equivalency Determination Service of 23 the Council on Social Work Education. An applicant who graduated from a program at a university or college outside 24 the United States or Canada must present documentation of the 25 equivalency determination from the council in order to 26 27 qualify. 3. Has had not less than 2 years of social work 28 29 experience, which took place subsequent to completion of a 30 bachelor's degree in social work at an institution meeting the accreditation requirements of this subsection, under the 31

supervision of a licensed clinical social worker, a licensed 1 2 master social worker, a licensed bachelor social worker, or 3 the equivalent who is a qualified supervisor as determined by the board. An applicant who is completing the social work 4 5 experience required by this subparagraph may practice as a bachelor social work intern or trainee under supervision. 6 7 4. Has passed a theory and practice examination provided by the department for this purpose. 8 9 5. Has demonstrated, in a manner designated by rule of 10 the board, knowledge of the laws and rules governing the practice of bachelor-level social work. 11 12 (b) The educational program under this subsection must 13 include content on social work values and ethics, diversity, social and economic justice, populations at risk, human 14 behavior and the social environment, social welfare policy and 15 16 services, social work practice, and research and skills for entry-level practice. The program must include an entry-level 17 18 supervised placement in a social service setting. 19 (c) Upon licensure, a licensed bachelor social worker may engage in social work as authorized by this part. A 20 licensed bachelor social worker may not provide psychotherapy 21 22 services or any other service for which licensure as a 23 licensed master social worker or clinical social worker is 24 required. 25 491.108 Licensure by endorsement.--(1) The department shall license a person in any level 26 27 of social work regulated by this part who, upon applying to 28 the department and remitting the appropriate fee, demonstrates 29 to the board that he or she: 30 31

1	(a) Holds an active, valid license to practice and has
2	actively practiced that level of social work in another state
3	for 3 of the 5 years immediately preceding licensure.
4	(b) Meets the education and experience requirements of
5	this part for the level of social work for which licensure is
6	applied.
7	(c) Has passed a substantially equivalent licensing
8	examination in another state.
9	(d) Holds a license in good standing, is not under
10	investigation for an act that would constitute a violation of
11	this part, and has not been found to have committed any act
12	that would constitute a violation of this part.
13	(e) Has demonstrated knowledge of the applicable laws
14	and rules of this state.
15	(2) The department may not issue a license by
16	endorsement to any applicant who is under investigation in
17	this or another jurisdiction for an act that would constitute
18	a violation of this part until such time as the investigation
19	is complete, at which time the provisions of s. 491.114 apply.
20	491.109 Requirement for instruction on human
21	immunodeficiency virus and acquired immune deficiency
22	syndromeThe board shall require, as a condition of granting
23	a license under this part, that an applicant making initial
24	application for licensure complete an education course
25	acceptable to the board on human immunodeficiency virus and
26	acquired immune deficiency syndrome. An applicant who has not
27	taken a course at the time of licensure shall, upon submission
28	of an affidavit showing good cause, be allowed 6 months to
29	complete this requirement.
30	491.111 Renewal of license or registration
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1	(1) The board or department shall prescribe by rule a
2	method for the biennial renewal of licenses at a fee set by
3	rule, not to exceed \$150.
4	(2) Each applicant for renewal shall present
5	satisfactory evidence that, in the period since the license
6	was issued, the applicant has completed continuing education
7	requirements set by rule of the board or department. Not more
8	than 25 classroom hours of continuing education per year shall
9	be required.
10	(3) The board or department shall prescribe by rule a
11	method for the biennial renewal of an intern registration at a
12	fee set by rule, not to exceed \$100.
13	491.112 Inactive status; reactivation of licenses;
14	fees
15	(1) Inactive status is the licensure status that
16	results when a licensee has applied to be placed on inactive
17	status and has paid a \$50 fee to the department.
18	(a) An inactive license may be renewed biennially for
19	\$50 per biennium.
20	(b) An inactive license may be reactivated by
21	submitting an application to the department, completing the
22	continuing education requirements, complying with any
23	background investigation required, complying with other
24	requirements prescribed by the board, and paying a \$50
25	reactivation fee plus the current biennial renewal fee at the
26	time of reactivation.
27	(2) The board may adopt rules relating to inactive
28	licenses and the reactivation of licenses.
29	491.113 Continuing education; approval of providers,
30	programs, and courses; proof of completion
31	

1	(1) Continuing education providers, programs, and
2	courses shall be approved by the department or the board.
3	(2) The department or the board has the authority to
4	set a fee not to exceed \$300 for each provider submitted for
5	approval. Such fees shall be deposited into the Health Care
б	Trust Fund.
7	(3) Proof of completion of the required number of
8	hours of continuing education shall be submitted to the
9	department or the board in the manner and time specified by
10	rule and on forms provided by the department or the board.
11	(4) The department or the board shall adopt rules and
12	guidelines to administer and enforce the provisions of this
13	section.
14	491.114 Discipline
15	(1) When the department or the board finds that an
16	applicant, licensee, provisional licensee, or registered
17	intern whom it regulates under this part has committed any of
18	the acts set forth in subsection (2), it may issue an order
19	imposing one or more of the following penalties:
20	(a) Denial of an application for licensure or
21	registration, either temporarily or permanently.
22	(b) Revocation of an application for licensure or
23	registration, either temporarily or permanently.
24	(c) Suspension for a period of up to 5 years or
25	revocation of a license or registration, after hearing.
26	(d) Immediate suspension of a license or registration
27	pursuant to s. 120.60(6).
28	(e) Imposition of an administrative fine not to exceed
29	\$1,000 for each count or separate offense.
30	(f) Issuance of a public reprimand.
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1 (g) Placement of an applicant, licensee, or registe	red
2 intern on probation for a period of time and subject to su	ch
3 conditions as the board may specify, including, but not	
4 limited to, requiring the applicant, licensee, or register	ed
5 intern to submit to treatment, to attend continuing educat	ion
6 courses, to submit to reexamination, or to work under the	
7 supervision of a designated licensee.	
8 (h) Restriction of practice.	
9 (2) The following acts of a licensee, provisional	
10 licensee, registered intern, or applicant are grounds for	
11 which the disciplinary actions listed in subsection (1) ma	y be
12 <u>taken:</u>	
13 (a) Attempting to obtain, obtaining, or renewing a	
14 license or registration under this part by bribery or	
15 fraudulent misrepresentation or through an error of the bo	ard
16 or the department.	
17 (b) Having a license or registration to practice a	
18 comparable profession revoked, suspended, or otherwise act	ed
19 against, including the denial of licensure by another stat	е,
20 <u>territory</u> , or country.	
21 (c) Being convicted or found guilty of, regardless	of
22 adjudication, or having entered a plea of nolo contendere	to,
23 <u>a crime in any jurisdiction which directly relates to the</u>	
24 practice of his or her profession or the ability to practi	ce
25 his or her profession. However, in the case of a plea of n	olo
26 contendere, the board shall allow the person who is the	
27 subject of the disciplinary proceeding to present evidence	in
28 mitigation relevant to the underlying charges and	
29 <u>circumstances surrounding the plea.</u>	
30	

1	(d) False, deceptive, or misleading advertising or
2	obtaining a fee or other thing of value on the representation
3	that beneficial results from any treatment will be guaranteed.
4	(e) Advertising, practicing, or attempting to practice
5	under a name other than one's own.
6	(f) Maintaining a professional association with any
7	person who the applicant, licensee, or registered intern
8	knows, or has reason to believe, is in violation of this part
9	or of a rule of the department or the board.
10	(g) Knowingly aiding, assisting, procuring, or
11	advising any nonlicensed or nonregistered person to hold
12	himself or herself out as licensed or registered under this
13	part.
14	(h) Failing to perform any statutory or legal
15	obligation placed upon a person licensed or registered under
16	this part.
17	(i) Willfully making or filing a false report or
18	record; failing to file a report or record required by state
19	or federal law; willfully impeding or obstructing the filing
20	of a report or record; or inducing another person to make or
21	file a false report or record or to impede or obstruct the
22	filing of a report or record. Such report or record includes
23	only a report or record which requires the signature of a
24	person licensed or registered under this part.
25	(j) Paying a kickback, rebate, bonus, or other
26	remuneration for receiving a patient or client, or receiving a
27	kickback, rebate, bonus, or other remuneration for referring a
28	patient or client to another provider of mental health care
29	services or to a provider of health care services or goods;
30	referring a patient or client to oneself for services on a
31	fee-paid basis when those services are already being paid for

by some other public or private entity; or entering into a 1 2 reciprocal referral agreement. 3 (k) Committing any act upon a patient or client which would constitute sexual battery or which would constitute 4 sexual misconduct as defined pursuant to s. 491.115. 5 (1) Making misleading, deceptive, untrue, or 6 7 fraudulent representations in the practice of any profession licensed or registered under this part. 8 9 (m) Soliciting patients or clients personally, or through an agent, through the use of fraud, intimidation, 10 undue influence, or a form of overreaching or vexatious 11 12 conduct. 13 (n) Failing to make available to a patient or client, upon written request, copies of tests, reports, or documents 14 in the possession or under the control of the licensee or 15 16 registered intern which have been prepared for and paid for by 17 the patient or client. 18 (o) Failing to respond within 30 days to a written communication from the department or the board concerning any 19 20 investigation by the department or the board, or failing to make available any relevant records with respect to any 21 22 investigation about the licensee's or registered intern's 23 conduct or background. (p) Being unable to practice the profession for which 24 25 he or she is licensed or registered under this part with reasonable skill or competence as a result of any mental or 26 27 physical condition or by reason of illness; drunkenness; or excessive use of drugs, narcotics, chemicals, or any other 28 29 substance. In enforcing this paragraph, upon a finding by the secretary, his or her designee, or the board that probable 30 cause exists to believe that the licensee or registered intern 31

is unable to practice the profession because of the reasons 1 2 stated in this paragraph, the department shall have the 3 authority to compel a licensee or registered intern to submit to a mental or physical examination by psychologists, 4 physicians, or licensees under this part, designated by the 5 department or board. If the licensee or registered intern 6 refuses to comply with such order, the department's order 7 directing the examination may be enforced by filing a petition 8 for enforcement in the circuit court in the circuit in which 9 the licensee or registered intern resides or does business. 10 11 The licensee or registered intern against whom the petition is 12 filed shall not be named or identified by initials in any 13 public court records or documents, and the proceedings shall be closed to the public. The department shall be entitled to 14 the summary procedure provided in s. 51.011. A licensee or 15 16 registered intern affected under this paragraph shall at 17 reasonable intervals be afforded an opportunity to demonstrate 18 that he or she can resume the competent practice for which he or she is licensed with reasonable skill and safety to 19 20 patients. (q) Violating any provision of this part or chapter 21 22 455, or any rule adopted pursuant thereto. 23 (r) Performing any treatment or prescribing any therapy which, by the prevailing standards of the mental 24 health professions in the community, would constitute 25 experimentation on human subjects, without first obtaining 26 27 full, informed, and written consent. 28 (s) Failing to meet the minimum standards of 29 performance in professional activities when measured against 30 generally prevailing peer performance, including the 31

undertaking of activities for which the licensee or registered 1 2 intern is not qualified by training or experience. 3 (t) Delegating professional responsibilities to a person who the licensee or registered intern knows or has 4 reason to know is not qualified by training or experience to 5 perform such responsibilities. 6 7 (u) Violating a rule relating to the regulation of the profession or a lawful order of the department or the board 8 9 previously entered in a disciplinary hearing. 10 (v) Failure of the licensee or registered intern to maintain in confidence a communication made by a patient or 11 12 client in the context of such services, except as provided in 13 s. 491.122. 14 (w) Making public statements which are derived from test data, client contacts, or behavioral research and which 15 identify or damage research subjects or clients. 16 17 491.115 Sexual misconduct.--Sexual misconduct by any person licensed under this part, in the practice of his or her 18 profession, is prohibited. Sexual misconduct shall be defined 19 20 by rule of the department. 491.116 Sexual misconduct by a psychotherapist; 21 22 penalties.--23 (1) Any psychotherapist who commits sexual misconduct with a client, or former client when the professional 24 relationship was terminated primarily for the purpose of 25 engaging in sexual contact, commits a felony of the third 26 27 degree, punishable as provided in s. 775.082 or s. 775.083; 28 however, a second or subsequent offense is a felony of the 29 second degree, punishable as provided in s. 775.082, s. 30 775.083, or s. 775.084. 31

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1	(2) Any psychotherapist who violates subsection (1) by
2	means of therapeutic deception commits a felony of the second
3	degree punishable as provided in s. 775.082, s. 775.083, or s.
4	775.084.
5	(3) The giving of consent by the client to any such
6	act shall not be a defense to these offenses.
7	(4) For the purposes of this section:
8	(a) "Psychotherapist" means any person licensed
9	pursuant to chapter 458, chapter 459, chapter 464, chapter
10	490, or part I or part II of chapter 491, or any other person
11	who provides or purports to provide treatment, diagnosis,
12	assessment, evaluation, or counseling of any mental or
13	emotional illness, symptom, or condition.
14	(b) "Therapeutic deception" means a representation to
15	the client that sexual contact by the psychotherapist is
16	consistent with or part of the treatment of the client.
17	(c) "Sexual misconduct" means the oral, anal, or
18	vaginal penetration of another by, or contact with, the sexual
19	organ of another or the anal or vaginal penetration of another
20	by any object.
21	(d) "Client" means a person to whom the services of a
22	psychotherapist are provided.
23	491.117 Violations; penalty; injunction
24	(1) It is unlawful and a violation of this part for
25	any person to:
26	(a) Use the following titles or any combination
27	thereof, unless the person holds a valid, active license as a
28	licensed clinical social worker issued pursuant to this part:
29	1. "Licensed clinical social worker."
30	2. "Clinical social worker."
31	3. "Licensed social worker."
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4. "Psychiatric social worker." 1 2 "Psychosocial worker." 5. 3 6. "Social worker." (b) Use of the following titles or any combination 4 5 thereof, unless the person holds a valid, active license as a licensed master social worker issued pursuant to this part: 6 7 "Licensed master social worker." 1. "Master social worker." 8 2. 3. "Licensed social worker." 9 "Graduate social worker." 10 4. "Advanced social worker." 11 5. 6. "Social worker." 12 13 (c) Use of the following titles or any combination 14 thereof, unless the person holds a valid, active license as a licensed bachelor social worker issued pursuant to this part: 15 "Licensed bachelor social worker." 16 1. 17 "Bachelor social worker." 2. 18 3. "Baccalaureate social worker." 4. "Licensed social worker." 19 "Social worker technician." 20 5. 6. "Social worker." 21 22 (d) Use the title "registered clinical social worker 23 intern" unless he or she holds a valid, active registration 24 issued under this part. (e) Use the title "provisional clinical social worker 25 licensee" unless he or she holds a valid, active provisional 26 27 license issued under this part. 28 (f) Use the term "psychotherapist" or "sex therapist," unless such person is licensed pursuant to this part or 29 chapter 490, or is certified under s. 464.012 as an advanced 30 registered nurse practitioner who has been determined by the 31

Board of Nursing as a specialist in psychiatric mental health 1 2 and the use of such term is within the scope of his or her 3 practice based on education, training, and licensure. (g) Present as his or her own the social work license 4 5 of another. (h) Give false or forged evidence to the board or a 6 7 member thereof for the purpose of obtaining a license. 8 (i) Use or attempt to use a license issued pursuant to this part which has been revoked or is under suspension. 9 10 (j) Knowingly conceal information relative to any 11 violation of this part. 12 (k) Beginning January 1, 1999, practice social work in 13 this state, as the practice is defined in s. 491.102, unless the person holds a valid, active license to practice social 14 15 work issued under this part. (2) It is unlawful and a violation of this part for 16 17 any person to describe his or her services using the following 18 terms or any derivative thereof, unless such person holds a valid, active license under this part or chapter 490, or is 19 certified under s. 464.012 as an advanced registered nurse 20 practitioner who has been determined by the Board of Nursing 21 22 as a specialist in psychiatric mental health and the use of 23 such terms is within the scope of his or her practice based on education, training, and licensure: 24 "Psychotherapy." 25 (a) 26 (b) "Sex therapy." 27 "Sex counseling." (C) 28 (d) "Clinical social work." 29 "Psychiatric social work." (e) 30 It is unlawful and a violation of this part for (3) any person to describe his or her services using the following 31

terms or any derivative thereof, unless such person holds a 1 2 valid, active license under this part: 3 (a) "Social work." "Social work services." 4 (b) 5 (4) Any person who violates any provision of subsection (1), subsection (2), or subsection (3) commits a 6 misdemeanor of the first degree, punishable as provided in s. 7 775.082 or s. 775.083. 8 (5) The department may institute appropriate judicial 9 proceedings to enjoin violation of this section. 10 11 491.118 Exemptions.--(1) No provision of this part may be construed to 12 13 limit the practice of physicians licensed under chapter 458 or chapter 459 or psychologists licensed under chapter 490, so 14 long as they do not unlawfully hold themselves out to the 15 public as possessing a license, provisional license, or 16 17 registration issued under this part or use a professional 18 title protected by this part. (2) No provision of this part may be construed to 19 limit the practice of nursing, school psychology, or 20 psychology or to prevent qualified members of other 21 22 professions from doing work of a nature consistent with their 23 training and licensure, so long as they do not hold themselves out to the public as possessing a license, provisional 24 license, or registration issued under this part or use a title 25 26 protected by this part. 27 (3) No provision of this part may be construed to 28 limit the performance of activities of a rabbi, priest, minister, or clergyman of any religious denomination or sect, 29 30 or use of the term "Christian counselor" or "Christian clinical counselor" when the activities are within the scope 31

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of the performance of his or her regular or specialized 1 2 ministerial duties and no compensation is received by him or 3 her, or when such activities are performed, with or without compensation, by a person for or under the auspices or 4 5 sponsorship, individually or in conjunction with others, of an established and legally cognizable church, denomination, or 6 7 sect, and when the person rendering service remains accountable to the established authority thereof, so long as 8 such person does not unlawfully hold himself or herself out to 9 10 the public as possessing a license issued under this part or 11 use a professional title protected by this part. 12 (4) A person is not required to be licensed, 13 provisionally licensed, or registered under this part who: (a) Is a salaried employee of a government agency; 14 developmental services program or mental health, alcoholic, or 15 drug abuse facility operating under chapter 393, chapter 394, 16 17 or chapter 397; subsidized child care, subsidized child care 18 case management, or child care resource and referral program operating under chapter 402; child-placing or child-caring 19 20 agency licensed under chapter 409; domestic violence center certified under chapter 415; accredited academic institution; 21 22 or research institution, if such employee is performing duties 23 for which he or she was trained and hired solely within the confines of such agency, facility, or institution. 24 (b) Is a salaried employee of a private, nonprofit 25 organization providing counseling services to children, youth, 26 27 and families, if such services are provided for no charge, if 28 such employee is performing duties for which he was trained 29 and hired. 30 (c) Is a student providing services regulated under this part who is pursuing a course of study that leads to a 31

degree in a profession regulated by this part, is providing 1 2 services in a training setting, provided such services and 3 associated activities constitute part of a supervised course of study, and is designated by the title "student intern." 4 (d) Is not a resident of this state but offers 5 services in this state, provided: 6 7 1. Such services are performed for no more than 5 days 8 in any month and no more than 15 days in any calendar year; 9 and 10 2. Such nonresident is licensed to practice the 11 services provided by a state or territory of the United States 12 or by a foreign country or province. 13 The exemptions in paragraphs (a) and (b) expire on January 1, 14 2003, after which no person will be exempt under such 15 16 conditions unless the person works in a program that 17 administers and maintains a competency-based training program 18 for employees providing social work services, or if the agency maintains external accreditation by an appropriate 19 20 standard-setting body. 21 (5) No provision of this part may be construed to 22 limit the practice of any individual who solely engages in 23 behavior analysis so long as he or she does not hold himself or herself out to the public as possessing a license issued 24 25 under this part or use a title protected by this part. (6) Nothing in subsections (2)-(4) exempts any person 26 27 from the provisions of s. 491.117(1)(a)-(e). 28 (7) Any person who is not licensed under any provision of this part by January 1, 1999, and who desires to become so 29 licensed shall register with the department that person's 30 intent to become fully licensed no later than January 1, 2000. 31

The costs to the department of such registration shall be 1 2 borne by the registrant. The department may require affidavits 3 and supporting documentation sufficient to demonstrate that the registrant is preparing for examination by January 1, 4 1999, under this part. The department may adopt rules to 5 implement this subsection. Upon receipt of the department's 6 7 notice of registration, the registrant may practice services as defined in s. 491.102(7) and (8), provided the registrant 8 uses "trainee" or "intern" with any title or description of 9 the registrant's work and on any business correspondence and 10 work product, including, but not limited to, a business card, 11 12 letterhead, sign, billing, or report, unless exempt under this 13 part. 14 (8) Except as stipulated by the board, the exemptions contained in this section do not apply to any person licensed 15 16 under this part whose license has been suspended or revoked by 17 the board or another jurisdiction. 18 (9) Nothing in this section shall be construed to exempt a person from meeting the minimum standards of 19 performance in professional activities when measured against 20 generally prevailing peer performance, including the 21 22 undertaking of activities for which the person is not 23 qualified by training or experience. 491.119 Practice of hypnosis.--Of the persons 24 regulated by this part, only a licensed clinical social worker 25 who is qualified as determined by the board may practice 26 hypnosis as defined in s. 456.32(1). The provisions of this 27 28 part may not be interpreted to limit or affect the right of 29 any person qualified under chapter 456 to practice hypnosis 30 pursuant to that chapter or to practice hypnosis for nontherapeutic purposes, so long as such person does not hold 31

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himself or herself out to the public as possessing a license 1 2 issued under this part or use a title protected by this part. 491.121 Practice of sex therapy.--Of the persons 3 regulated by this part, only a licensed clinical social worker 4 5 who meets the qualifications set by the board may hold himself or herself out as a sex therapist. The board shall define 6 these qualifications by rule. In establishing these 7 qualifications, the board may refer to the sexual disorder and 8 sexual dysfunction sections of the most current edition of the 9 Diagnostic and Statistical Manual of the American Psychiatric 10 Association or other relevant publications. 11 12 491.122 Confidentiality and privileged 13 communications. -- Any communication between any person licensed 14 under this part and his or her patient or client shall be confidential. This secrecy may be waived under the following 15 16 conditions: 17 (1) When the person licensed under this part is a 18 party defendant to a civil, criminal, or disciplinary action arising from a complaint filed by the patient or client, in 19 which case the waiver shall be limited to that action. 20 (2) When the patient or client agrees to the waiver, 21 22 in writing, or, when more than one person in a family is 23 receiving therapy, when each family member agrees to the waiver, in writing. 24 25 (3) When there is a clear and immediate probability of physical harm to the patient or client, to other individuals, 26 27 or to society and the person licensed under this part 28 communicates the information only to the potential victim, appropriate family member, or law enforcement or other 29 30 appropriate authorities. 31

1	498.123 RecordsEach licensed social work
2	professional who provides services as defined in this part
3	must maintain records. The board may adopt rules defining the
4	minimum requirements for records and reports, including
5	content, length of time records must be maintained, and
6	transfer of either the records or a report of such records to
7	a subsequent treating practitioner or other individual with
8	written consent of the client or clients.
9	491.124 Display of license; use of professional title
10	on promotional materials
11	(1)(a) A person licensed under this part as a licensed
12	social worker shall conspicuously display the valid license
13	issued by the department or a true copy thereof at each
14	location at which the licensee practices his or her
15	profession.
16	(b) Licensed social workers shall include the words
17	"Licensed Clinical Social Worker" or the letters "LCSW," or
18	"Licensed Master Social Worker" or the letters "LMSW," or
19	"Licensed Bachelor Social Worker" or the letters "LBSW" on all
20	promotional materials, including cards, brochures, stationery,
21	advertisements, and signs, naming the licensee.
22	(2)(a) A person registered under this part as a
23	clinical social worker intern shall conspicuously display the
24	valid registration issued by the department or a true copy
25	thereof at each location at which the registered intern is
26	completing the experience requirements.
27	(b) A registered clinical social worker intern shall
28	include the words "registered clinical social worker intern"
29	on all promotional materials, including cards, brochures,
30	stationery, advertisements, and signs, naming the registered
31	intern.

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1	(3)(a) A person provisionally licensed under this part
2	as a provisional clinical social worker licensee shall
3	conspicuously display the valid provisional license issued by
4	the department or a true copy thereof at each location at
5	which the provisional licensee is providing services.
6	(b) A provisional clinical social worker licensee
7	shall include the words "provisional clinical social worker
8	licensee on all promotional materials, including cards,
9	brochures, stationery, advertisements, and signs, naming the
10	provisional licensee.
11	Section 2. <u>Sections 491.002 through 491.0149, Florida</u>
12	Statutes, are designated as part I of chapter 491, Florida
13	Statutes, and entitled "Marriage and Family Therapy and Mental
14	Health Counseling."
15	Section 3. Section 491.002, Florida Statutes, is
16	amended to read:
17	491.002 IntentThe Legislature finds that as society
18	becomes increasingly complex, emotional survival is equal in
19	importance to physical survival. Therefore, in order to
20	preserve the health, safety, and welfare of the public, the
21	Legislature must provide privileged communication for members
22	of the public or those acting on their behalf to encourage
23	needed or desired counseling, clinical and psychotherapy
24	services, or certain other services of a psychological nature
25	to be sought out. The Legislature further finds that, since
26	such services assist the public primarily with emotional
27	survival, which in turn affects physical and psychophysical
28 and	survival, the practice of <s>clinical social work, marriage</s>
29 not	family therapy <s>, and mental health counseling by persons</s>
30	qualified to practice such professions presents a danger to
31	public health, safety, and welfare. The Legislature finds
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CODING:Words <S>stricken are deletions; words <u>underlined</u> are

additions.

that, to further secure the health, safety, and welfare of the 1 2 public and also to encourage professional cooperation among 3 all qualified professionals, the Legislature must assist the 4 public in making informed choices of such services by 5 establishing minimum qualifications for entering into and 6 remaining in the respective professions. 7 Section 4. Section 491.003, Florida Statutes, is 8 amended to read: 491.003 Definitions.--As used in this part <S> chapter: 10 "Board" means the Board of <S>Clinical Social (1)Work, 11 Marriage and Family Therapy<S>, and Mental Health Counseling. "Clinical social worker" means a person 12 <S>(2) lidensed 13 <S>under this chapter to practice clinical social work. "Clinical social work experience" is defined as 14 <S>(3) a <S>period during which the applicant provides clinical 15 social</s> <S>work services, including assessment, diagnosis, treatment, 16 and 17 <S>evaluation of clients; provided that at least 50 percent of∢/S> <S>the hours worked consist of providing psychotherapy and 18 19 <S>counseling services directly to clients. 20 (2) < S > (4) < /S >"Department" means the Department of Health. 21 (3)<S>(5) "Marriage and family therapist" means a person licensed under this part <S>chapter to practice marriage and 22 23 family therapy. 24 (4)<S>(6) "Mental health counselor" means a person 25 licensed under this part <S>chapter to practice mental health 26 counseling. 27 The "practice of clinical social work" is <S>(7) defined <S>as the use of scientific and applied knowledge, theories, 28

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29 <S>methods for the purpose of describing, preventing, evaluating,

30 <S>and treating individual, couple, marital, family, or group

31 <S>behavior, based on the person-in-situation perspective of

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<S>psychosocial development, normal and abnormal behavior, 1 2 <S>psychopathology, unconscious motivation, interpersonal 3 <S>relationships, environmental stress, differential assessment, <S>differential planning, and data gathering. The purpose of∢/S> <S>such services is the prevention and treatment of undesired <S>behavior and enhancement of mental health. The practice 6 of 7 <S>clinical social work includes methods of a psychological 8 <S>nature used to evaluate, assess, diagnose, treat, and prevent 9 <S>emotional and mental disorders and dysfunctions (whether 10 <S>cognitive, affective, or behavioral), sexual dysfunction, <S>behavioral disorders, alcoholism, and substance abuse. 11 The 12 <S>practice of clinical social work includes, but is not limited</s> <S>to, psychotherapy, hypnotherapy, and sex therapy. 13 The <S>practice of clinical social work also includes 14 counseling, <S>behavior modification, consultation, client-centered 15 advocacy, 16 <S>crisis intervention, and the provision of needed information 17 <S>and education to clients, when using methods of a 18 <S>psychological nature to evaluate, assess, diagnose, treat, and 19 <S>prevent emotional and mental disorders and dysfunctions 20 <S>(whether cognitive, affective, or behavioral), sexual 21 <S>dysfunction, behavioral disorders, alcoholism, or substance 22 The practice of clinical social work may also <S>abuse. include <S>clinical research into more effective psychotherapeutic 23 24 <S>modalities for the treatment and prevention of such 25 <S>conditions. <S>(a) Clinical social work may be rendered to 26 27 <S>individuals, including individuals affected by the termination

28 <S>of marriage, and to marriages, couples, families, groups,

29 <S>organizations, and communities.

- 30 <S>(b) The use of specific methods, techniques, or
- 31 <S>modalities within the practice of clinical social work is

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<S>restricted to clinical social workers appropriately trained 1 in∢/S> 2 <S>the use of such methods, techniques, or modalities. The terms "diagnose" and "treat," as used in 3 <S>(C) this <S>chapter, when considered in isolation or in conjunction 4 with <S>any provision of the rules of the board, shall not be 5 <S>construed to permit the performance of any act which 6 clinical 7 <S>social workers are not educated and trained to perform, 8 <S>including, but not limited to, admitting persons to hospitals 9 <S>for treatment of the foregoing conditions, treating persons in <S>hospitals without medical supervision, prescribing 10 medicinal<7S> <S>drugs as defined in chapter 465, authorizing clinical 11 12 <S>laboratory procedures pursuant to chapter 483, or radiological <S>procedures, or use of electroconvulsive therapy. 13 In addition, <S>this definition shall not be construed to permit any 14 person <S>licensed, provisionally licensed, registered, or 15 certified <S>pursuant to this chapter to describe or label any test, 16 <S>report, or procedure as "psychological," except to relate 17 18 <S>specifically to the definition of practice authorized in this <S>subsection. 19 The definition of "clinical social work" 20 <S>(d) contained 21 <S>in this subsection includes all services offered directly to∢/S> <S>the general public or through organizations, whether public 22 or∢/S> 23 <S>private, and applies whether payment is requested or redeived <S>for services rendered. 24 (5)<S>(8) 25 The "practice of marriage and family therapy"

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is defined as the use of scientific and applied marriage and family theories, methods, and procedures for the purpose of describing, evaluating, and modifying marital, family, and individual behavior, within the context of marital and family systems, including the context of marital formation and dissolution, and is based on marriage and family systems

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theory, marriage and family development, human development, 1 2 normal and abnormal behavior, psychopathology, human 3 sexuality, psychotherapeutic and marriage and family therapy theories and techniques. The practice of marriage and family 4 5 therapy includes methods of a psychological nature used to evaluate, assess, diagnose, treat, and prevent emotional and б 7 mental disorders or dysfunctions (whether cognitive, affective, or behavioral), sexual dysfunction, behavioral 8 9 disorders, alcoholism, and substance abuse. The practice of marriage and family therapy includes, but is not limited to, 10 11 marriage and family therapy, psychotherapy, including 12 behavioral family therapy, hypnotherapy, and sex therapy. The 13 practice of marriage and family therapy also includes 14 counseling, behavior modification, consultation, client-centered advocacy, crisis intervention, and the 15 16 provision of needed information and education to clients, when 17 using methods of a psychological nature to evaluate, assess, 18 diagnose, treat, and prevent emotional and mental disorders 19 and dysfunctions (whether cognitive, affective, or 20 behavioral), sexual dysfunction, behavioral disorders, alcoholism, or substance abuse. The practice of marriage and 21 22 family therapy may also include clinical research into more 23 effective psychotherapeutic modalities for the treatment and 24 prevention of such conditions. (a) Marriage and family therapy may be rendered to 25 individuals, including individuals affected by termination of 26 27 marriage, to couples, whether married or unmarried, to 28 families, or to groups. 29 (b) The use of specific methods, techniques, or

30 modalities within the practice of marriage and family therapy 31

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is restricted to marriage and family therapists appropriately 1 2 trained in the use of such methods, techniques, or modalities. 3 (C) The terms "diagnose" and "treat," as used in this part <S>chapter, when considered in isolation or in 4 conjunction with any provision of the rules of the board, shall not be 5 6 construed to permit the performance of any act which marriage 7 and family therapists are not educated and trained to perform, including, but not limited to, admitting persons to hospitals 8 9 for treatment of the foregoing conditions, treating persons in 10 hospitals without medical supervision, prescribing medicinal drugs as defined in chapter 465, authorizing clinical 11 12 laboratory procedures pursuant to chapter 483, or radiological 13 procedures, or use of electroconvulsive therapy. In addition, this definition shall not be construed to permit any person 14 15 licensed, provisionally licensed, or registered<S>, or certified 16 pursuant to this part <S>chapter to describe or label any test, report, or procedure as "psychological," except to relate 17 specifically to the definition of practice authorized in this 18 19 subsection. (d) 20 The definition of "marriage and family therapy" contained in this subsection includes all services offered 21 22 directly to the general public or through organizations, 23 whether public or private, and applies whether payment is 24 requested or received for services rendered. (6)<S>(9) The "practice of mental health counseling" 25 is 26 defined as the use of scientific and applied behavioral 27 science theories, methods, and techniques for the purpose of describing, preventing, and treating undesired behavior and 28 29 enhancing mental health and human development and is based on the person-in-situation perspectives derived from research and 30 31 theory in personality, family, group, and organizational

dynamics and development, career planning, cultural diversity, 1 2 human growth and development, human sexuality, normal and 3 abnormal behavior, psychopathology, psychotherapy, and rehabilitation. The practice of mental health counseling 4 5 includes methods of a psychological nature used to evaluate, assess, diagnose, and treat emotional and mental dysfunctions б 7 or disorders (whether cognitive, affective, or behavioral), behavioral disorders, interpersonal relationships, sexual 8 9 dysfunction, alcoholism, and substance abuse. The practice of mental health counseling includes, but is not limited to, 10 11 psychotherapy, hypnotherapy, and sex therapy. The practice of 12 mental health counseling also includes counseling, behavior 13 modification, consultation, client-centered advocacy, crisis 14 intervention, and the provision of needed information and education to clients, when using methods of a psychological 15 nature to evaluate, assess, diagnose, treat, and prevent 16 17 emotional and mental disorders and dysfunctions (whether 18 cognitive, affective, or behavioral), behavioral disorders, sexual dysfunction, alcoholism, or substance abuse. 19 The 20 practice of mental health counseling may also include clinical research into more effective psychotherapeutic modalities for 21 22 the treatment and prevention of such conditions.

(a) Mental health counseling may be rendered to
individuals, including individuals affected by the termination
of marriage, and to couples, families, groups, organizations,
and communities.

(b) The use of specific methods, techniques, or modalities within the practice of mental health counseling is restricted to mental health counselors appropriately trained in the use of such methods, techniques, or modalities.

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The terms "diagnose" and "treat," as used in this (C) part <S>chapter, when considered in isolation or in conjunction with any provision of the rules of the board, shall not be construed to permit the performance of any act which mental health counselors are not educated and trained to perform, including, but not limited to, admitting persons to hospitals for treatment of the foregoing conditions, treating persons in hospitals without medical supervision, prescribing medicinal drugs as defined in chapter 465, authorizing clinical laboratory procedures pursuant to chapter 483, or radiological procedures, or use of electroconvulsive therapy. In addition, this definition shall not be construed to permit any person licensed, provisionally licensed, or registered<S>, or certified pursuant to this part <S>chapter to describe or label any test, report, or procedure as "psychological," except to relate specifically to the definition of practice authorized in this subsection. The definition of "mental health counseling" (d) contained in this subsection includes all services offered directly to the general public or through organizations, whether public or private, and applies whether payment is requested or received for services rendered. <S>(10) "Provisional clinical social worker lidensee" <S>means a person provisionally licensed under this chapter to <S>provide clinical social work services under supervision. (7)<S>(11) "Provisional marriage and family therapist licensee" means a person provisionally licensed under this part <S>chapter to provide marriage and family therapy services

29 under supervision.

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<u>(8)</u><S>(12) "Provisional mental health counselor 30 licensee"

31 means a person provisionally licensed under this <u>part</u> <S>chapter

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to provide mental health counseling services under 1 2 supervision. 3 (9)<S>(13) "Psychotherapist" means a clinical social 4 worker licensed under part II or a<S>, marriage and family therapist<S>, or mental health counselor licensed under 5 pursuant <S> <S>to this part <S>chapter. 6 7 <S>(14) "Registered clinical social worker intern" means <S>a person registered under this chapter who is completing 8 the 9 <S>postgraduate clinical social work experience requirement 10 <S>specified in s. 491.005(1)(c). 11 (10)<S>(15) "Registered marriage and family therapis 12 intern" means a person registered under this part <S>chapter whc 13 is completing the post-master's clinical experience requirement specified in s. 491.005(1)<S>(3)(c). 14 15 (11)<S>(16) "Registered mental health counselor intern" 16 means a person registered under this part <S>chapter who is 17 completing the post-master's clinical experience requirement 18 specified in s. 491.005(2)<S>(4)(c). Section 5. Section 491.004, Florida Statutes, is 19 20 amended to read: 21 491.004 Board of <S>Clinical Social Work, Marriage and 22 Family Therapy<S>, and Mental Health Counseling.--23 There is created within the department the Board (1)of <S>Clinical Social Work, Marriage and Family 24 Therapy<S>, and Mental Health Counseling composed of nine members appointed by 25 the Governor and confirmed by the Senate. 26 27 (2)(a) Six members of the board shall be persons 28 licensed under this part <S>chapter as follows: Two members shall be licensed practicing 29 <S>1. clinical <S>social workers. 30

<u>1.</u><S>2. Three <S>Two members shall be licensed 1 practicing 2 marriage and family therapists. 3 2.<S>3. Three <S>Two members shall be licensed practicing 4 mental health counselors. Three members shall be citizens of the state who 5 (b) 6 are not and have never been licensed in a mental 7 health-related profession and who are in no way connected with 8 the practice of any such profession. 9 No later than January 1, 1988, the Governor shall (3) 10 appoint the initial <S>nine members of the board as follows: Three members for terms of 2 years each. 11 (a) 12 Three members for terms of 3 years each. (b) 13 Three members for terms of 4 years each. (C) 14 As the terms of the initial members expire, the (4) Governor shall appoint successors for terms of 4 years; and 15 those members shall serve until their successors are 16 17 appointed. 18 The board shall adopt rules to implement and (5) 19 enforce the provisions of this part <S>chapter. (6) All applicable provisions of chapter 455 relating 20 21 to activities of regulatory boards shall apply to the board. 22 (7) The board shall maintain its official headquarters in the City of Tallahassee. 23 24 Section 6. Section 491.0045, Florida Statutes, is 25 amended to read: 26 491.0045 Intern registration; requirements.--27 <S>Effective January 1, 1998, An individual who (1)28 intends to practice in Florida to satisfy the postgraduate or 29 post-master's level experience requirements, as specified in 30 s. 491.005(1)(c)<S>, (3)(c), or(2)<S>(4)(c), must register as an

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intern in the profession for which he or she is seeking 1 2 licensure prior to commencing the experience requirement. 3 The department shall register as a <S>clinical (2) social 4 <S>worker intern, marriage and family therapist intern<S>, or mental 5 health counselor intern each applicant who the board certifies 6 has: 7 (a) Completed the application form and remitted a 8 nonrefundable application fee not to exceed \$200, as set by 9 board rule; 10 (b) Completed the education requirements as specified in s. 491.005 for the profession for which he or she is 11 12 applying for licensure; and Identified a qualified supervisor. 13 (C) An individual registered under this section must 14 (3) remain under supervision until he or she is in receipt of a 15 16 license or a letter from the department stating that he or she 17 is licensed to practice the profession for which he or she 18 applied. 19 Section 7. Section 491.0046, Florida Statutes, is amended to read: 20 21 491.0046 Provisional license; requirements .--22 (1) An individual who has satisfied the clinical 23 experience requirements of s. 491.005 intending to provide 24 <S>clinical social work, marriage and family therapy<S>, mental or 25 health counseling services in Florida while satisfying 26 coursework or examination requirements for licensure must be 27 provisionally licensed in the profession for which he or she is seeking licensure prior to beginning practice. 28 29 (2)The department shall issue a <S>provisional clinical 30 <S>social worker license, provisional marriage and family 31

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therapist license<S>, or provisional mental health counselor 1 2 license to each applicant who the board certifies has: 3 (a) Completed the application form and remitted a 4 nonrefundable application fee not to exceed \$100, as set by 5 board rule; and (b)1. Earned <S>a graduate degree in social work, a 6 7 graduate degree with a major emphasis in marriage and family 8 therapy or a closely related field, or a graduate degree in a 9 major related to the practice of mental health counseling, and satisfied the clinical experience requirements for licensure 10 pursuant to s. 491.005; or 11 2. Been approved for examination under the provisions 12 13 for licensure by endorsement pursuant to s. 491.006. 14 (3) A provisional licensee must work under the supervision of a licensed mental health professional, as 15 defined by the board, until the provisional licensee is in 16 receipt of a license or a letter from the department stating 17 18 that he or she is licensed as a <S>clinical social worker, 19 marriage and family therapist<S>, or mental health counselor. 20 (4) A provisional license expires 24 months after the 21 date it is issued and may not be renewed or reissued. 22 Section 8. Section 491.0047, Florida Statutes, is 23 amended to read: 24 491.0047 Exemptions from public records and meetings 25 requirements. -- The exemptions from s. 119.07(1) provided by ss. 455.621 <S>455.225(2) and (10) and 455.707 26 <S>455.261(3)(e) and 27 (5)(a) also apply to information concerning <S>a provisional 28 <S>psychologist regulated by the Agency for Health Care 29 <S>Administration and the Department of Health under chapter 490 , 30 <S>a registered clinical social worker intern, a registered marriage and family therapist intern, a registered mental 31

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health counselor intern, <S>a provisional clinical social worker, a provisional marriage and family therapist, or a provisional mental health counselor regulated by the Agency for Health Care Administration and the department <S>of Health under this part <S>chapter. The exemption from s. 286.011 provided by 455.621 <S>455.225(4) also applies to the proceedings of a probable cause panel with respect to an investigation concerning <S>a provisional psychologist, a registered clinical <S>social worker intern, a registered marriage and family therapist intern, a registered mental health counselor intern, <S>a provisional clinical social worker, a provisional marriage and family therapist, or a provisional mental health counselor regulated by the agency and department under <S>chapter 490 or this part <S>chapter. This section is subject to the Open Government Sunset Review Act of 1995 in accordance with s. 119.15 and shall stand repealed on October 2, 2002, unless reviewed and saved from repeal through reenactment by the Legislature. Section 9. Section 491.005, Florida Statutes, is amended to read: 491.005 Licensure by examination.--<S>(1) Upon verification of documentation and payment of <S>a fee not to exceed \$200, as set by board rule, plus the <S>actual per applicant cost to the department for purchase of∢/S> <S>the examination from the American Association of State Sodial <S>Worker's Boards or a similar national organization, the <S>department shall issue a license as a clinical social

- 28 <S>to an applicant who the board certifies:
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worker

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<S>(a) Has made application therefor and paid the

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30 <S>appropriate fee.

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<S>(b)1. Has received a doctoral degree in social 1 work <S>from a graduate school of social work which at the time 2 the <S>applicant graduated was accredited by an accrediting 3 agency <S>recognized by the United States Department of Education or has 5 <S>received a master's degree in social work from a graduate 6 <S>school of social work which at the time the applicant 7 <S>graduated: 8 <S>a. Was accredited by the Council on Social Work 9 <S>Education; Was accredited by the Canadian Association of 10 <S>b. <S>Schools of Social Work; or 11 12 <S>c. Has been determined to have been a program 13 <S>equivalent to programs approved by the Council on Social Work <S>Education by the Foreign Equivalency Determination Service 14 of∢/S> 15 <S>the Council on Social Work Education. An applicant who 16 <S>graduated from a program at a university or college outside of∢/S> 17 <S>the United States or Canada must present documentation of the <S>equivalency determination from the council in order to 18 19 <S>qualify. 20 <S>2. The applicant's graduate program must have 21 <S>emphasized direct clinical patient or client health care 22 <S>services, including, but not limited to, coursework in <S>clinical social work, psychiatric social work, medical 23 social 24 <S>work, social casework, psychotherapy, or group therapy. The 25 <S>applicant's graduate program must have included all of the 26 <S>following coursework: 27 A supervised field placement which was part of <S>a. the 28 <S>applicant's advanced concentration in direct practice,

during

29 <S>which the applicant provided clinical services directly to

30 <S>clients.

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Completion of 24 semester hours or 37 quarter 1 <S>b. hours <S>in theory of human behavior and practice methods as courses 2 in∢/S> <S>clinically oriented services, including a minimum of one 3 <S>course in psychopathology taken in a school of social 4 work <S>accredited or approved pursuant to subparagraph 1. 5 <S>3. If the course title which appears on the 6 7 <S>applicant's transcript does not clearly identify the content</s> 8 <S>of the coursework, the applicant shall be required to provide <S>additional documentation, including, but not limited to, 9 a 10 <S>syllabus or catalog description published for the course./S 11 <S>(C) Has had not less than 2 years of clinical sodial 12 <S>work experience, which took place subsequent to completion of∢/S> 13 <S>a graduate degree in social work at an institution meeting the <S>accreditation requirements of this section, under the 14 15 <S>supervision of a licensed clinical social worker or the 16 S>equivalent who is a qualified supervisor as determined by the 17 <S>board. An individual who intends to practice in Florida to <S>satisfy clinical experience requirements must register 18 19 <S>pursuant to s. 491.0045 prior to commencing practice. Ιf the 20 <S>applicant's graduate program was not a program which <S>emphasized direct clinical patient or client health care 21 <S>services as described in s. 491.003, the supervised 22 experience <S>requirement must take place after the applicant has 23 completed</s> <S>a minimum of 15 semester hours or 22 quarter hours of the 24 25 <S>coursework required. A doctoral internship may be applied 26 <S>toward the clinical social work experience requirement. The

27 <S>experience requirement may be met by work performed on or off

28 <S>the premises of the supervising clinical social worker or the

29 <S>equivalent, provided the off-premises work is not the

30 <S>independent private practice rendering of clinical social work

31 <S>that does not have a licensed mental health professional, as

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<S>determined by the board, on the premises at the same time 1 the 2 <S>intern is providing services. 3 <S>(d) Has passed a theory and practice examination 4 <S>provided by the department for this purpose. 5 <S>(e) Has demonstrated, in a manner designated by rule <S>of the board, knowledge of the laws and rules governing 6 the 7 <S>practice of clinical social work, marriage and family therapy, <S>and mental health counseling. 8 9 <S>(2)(a) Notwithstanding the provisions of paragraph <S>(1)(b), coursework which was taken at a baccalaureate 10 level</s> <S>shall not be considered toward completion of education 11 <S>requirements for licensure unless an official of the 12 graduate</s> <S>program certifies in writing on the graduate school's 13 14 <S>stationery that a specific course, which students enrolled in∢/S> 15 <S>the same graduate program were ordinarily required to complete 16 <S>at the graduate level, was waived or exempted based on 17 <S>completion of a similar course at the baccalaureate level. If∢/S> 18 <S>this condition is met, the board shall apply the baccalaureate 19 <S>course named toward the education requirements. 20 An applicant from a master's or doctoral <S>(b) prdgram <S>in social work which did not emphasize direct patient or 21 22 <S>client services may complete the clinical curriculum content <S>requirement by returning to a graduate program accredited 23 by∢/S> <S>the Council on Social Work Education or the Canadian 24 25 <S>Association of Schools of Social Work, or to a clinical social 26 <S>work graduate program with comparable standards, in order to

27 <S>complete the education requirements for examination. However,

28 <S>a maximum of 6 semester or 9 quarter hours of the clinical

29 <S>curriculum content requirement may be completed by credit

30 <S>awarded for independent study coursework as defined by board

31 <S>rule.

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(1)<S>(3) Upon verification of documentation and 1 payment 2 of a fee not to exceed \$200, as set by board rule, plus the 3 actual cost to the department for the purchase of the 4 examination from the Association of Marital and Family Therapy 5 Regulatory Board, or similar national organization, the 6 department shall issue a license as a marriage and family 7 therapist to an applicant who the board certifies: (a) Has made application therefor and paid the 8 9 appropriate fee. 10 (b)1. Has a minimum of a master's degree with major 11 emphasis in marriage and family therapy, or a closely related 12 field, and has completed all of the following requirements: 13 Twenty-seven semester hours or 41 quarter hours of a. graduate coursework, which must include a minimum of 2 14 15 semester hours or 3 quarter hours of graduate-level course credits in each of the following nine areas: dynamics of 16 17 marriage and family systems; marriage therapy and counseling theory and techniques; family therapy and counseling theory 18 and techniques; individual human development theories 19 20 throughout the life cycle; personality theory; 21 psychopathology; human sexuality theory and counseling 22 techniques; general counseling theory and techniques; and 23 psychosocial theory. Content may be combined, provided no more 24 than two of the nine content areas are included in any one 25 graduate-level course and the applicant can document that the equivalent of 2 semester hours of coursework was devoted to 26 27 each content area. Courses in research, evaluation, appraisal, 28 assessment, or testing theories and procedures; thesis or 29 dissertation work; or practicums, internships, or fieldwork 30 may not be applied toward this requirement. 31

b. A minimum of one graduate-level course of 2 semester hours or 3 quarter hours in legal, ethical, and professional standards issues in the practice of marriage and family therapy or a course determined by the board to be equivalent.

c. A minimum of one graduate-level course of 2 6 7 semester hours or 3 quarter hours in diagnosis, appraisal, assessment, and testing for individual or interpersonal 8 9 disorder or dysfunction; and a minimum of one 2-semester-hour or 3-quarter-hour graduate-level course in behavioral research 10 11 which focuses on the interpretation and application of 12 research data as it applies to clinical practice. Credit for 13 thesis or dissertation work, practicums, internships, or 14 fieldwork may not be applied toward this requirement.

d. A minimum of one supervised clinical practicum, 15 16 internship, or field experience in a marriage and family 17 counseling setting, during which the student provided 180 18 direct client contact hours of marriage and family therapy services under the supervision of an individual who met the 19 20 requirements for supervision under paragraph (c). This requirement may be met by a supervised practice experience 21 22 which took place outside the academic arena, but which is 23 certified as equivalent to a graduate-level practicum or 24 internship program which required a minimum of 180 direct 25 client contact hours of marriage and family therapy services currently offered within an academic program of a college or 26 27 university accredited by an accrediting agency approved by the 28 United States Department of Education, or an institution which 29 is publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada or a 30 training institution accredited by the Commission on 31

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Accreditation for Marriage and Family Therapy Education
 recognized by the United States Department of Education.
 Certification shall be required from an official of such
 college, university, or training institution.

5 2. If the course title which appears on the 6 applicant's transcript does not clearly identify the content 7 of the coursework, the applicant shall be required to provide 8 additional documentation, including, but not limited to, a 9 syllabus or catalog description published for the course.

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11 The required master's degree must have been received in an 12 institution of higher education which at the time the 13 applicant graduated was: fully accredited by a regional 14 accrediting body recognized by the Commission on Recognition of Postsecondary Accreditation; publicly recognized as a 15 16 member in good standing with the Association of Universities 17 and Colleges of Canada; or an institution of higher education 18 located outside the United States and Canada, which at the 19 time the applicant was enrolled and at the time the applicant 20 graduated maintained a standard of training substantially equivalent to the standards of training of those institutions 21 22 in the United States which are accredited by a regional 23 accrediting body recognized by the Commission on Recognition 24 of Postsecondary Accreditation. Such foreign education and 25 training must have been received in an institution or program of higher education officially recognized by the government of 26 27 the country in which it is located as an institution or 28 program to train students to practice as professional marriage 29 and family therapists or psychotherapists. The burden of 30 establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require 31

documentation, such as, but not limited to, an evaluation by a 1 2 foreign equivalency determination service, as evidence that 3 the applicant's graduate degree program and education were equivalent to an accredited program in this country. An 4 5 applicant with a master's degree from a program which did not emphasize marriage and family therapy may complete the 6 7 coursework requirement in a training institution fully 8 accredited by the Commission on Accreditation for Marriage and 9 Family Therapy Education recognized by the United States Department of Education. 10

Has had not less than 2 years of clinical 11 (C) 12 experience during which 50 percent of the applicant's clients 13 were receiving marriage and family therapy services, which 14 must be at the post-master's level under the supervision of a licensed marriage and family therapist with at least 5 years 15 16 of experience, or the equivalent, who is a qualified 17 supervisor as determined by the board. An individual who 18 intends to practice in Florida to satisfy the clinical experience requirements must register pursuant to s. 491.0045 19 20 prior to commencing practice. If a graduate has a master's degree with a major emphasis in marriage and family therapy or 21 22 a closely related field that did not include all the 23 coursework required under sub-subparagraphs (b)1.a.-c., credit 24 for the post-master's level clinical experience shall not 25 commence until the applicant has completed a minimum of 10 of the courses required under sub-subparagraphs (b)1.a.-c., as 26 27 determined by the board, and at least 6 semester hours or 9 28 quarter hours of the course credits must have been completed 29 in the area of marriage and family systems, theories, or techniques. Within the 2 <S>3 years of required experience, 30 the 31 applicant shall provide direct individual, group, or family

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therapy and counseling, to include the following categories of 1 2 cases: unmarried dyads, married couples, separating and 3 divorcing couples, and family groups including children. Α 4 doctoral internship may be applied toward the clinical 5 experience requirement. The clinical experience requirement may be met by work performed on or off the premises of the 6 7 supervising marriage and family therapist or the equivalent, 8 provided the off-premises work is not the independent private 9 practice rendering of marriage and family therapy services that does not have a licensed mental health professional, as 10 11 determined by the board, on the premises at the same time the intern is providing services. 12

13 (d) Has passed a theory and practice examination14 provided by the department for this purpose.

(e) Has demonstrated, in a manner designated by rule of the board, knowledge of the laws and rules governing the practice of <S>clinical social work, marriage and family therapy<S>,

18 and mental health counseling.

19 (2)<S>(4) Upon verification of documentation and payment of a fee not to exceed \$200, as set by board rule, plus the 20 21 actual per applicant cost to the department for purchase of 22 the examination from the Professional Examination Service for 23 the National Academy of Certified Clinical Mental Health Counselors or a similar national organization, the department 24 shall issue a license as a mental health counselor to an 25 applicant who the board certifies: 26 27 (a) Has made application therefor and paid the

28 appropriate fee.

(b)1. Has received a minimum of an earned master's degree with a major related to the practice of mental health 31

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additions.

1 counseling, and has completed all of the following 2 requirements:

3 a. Twenty-one semester hours or 32 quarter hours of graduate coursework, which must include a minimum of 2 4 5 semester hours or 3 quarter hours of graduate-level coursework in each of the following seven content areas: counseling 6 7 theories and practice; human development theories; personality theory; psychopathology or abnormal psychology; human 8 9 sexuality theories; group theories and practice; and individual evaluation and assessment. Content may be 10 11 combined, provided no more than two of the seven content areas 12 are included in any one graduate-level course and the 13 applicant can document that the equivalent of 2 semester hours 14 of content was devoted to each content area. Courses in research, thesis or dissertation work, practicums, 15 16 internships, or fieldwork may not be applied toward this 17 requirement.

b. A minimum of one 2-semester-hour or 3-quarter-hour
graduate-level course in research or in career or vocational
counseling. Credit for thesis or dissertation work,
practicums, internships, or fieldwork may not be applied
toward this requirement.

23 c. A minimum of 2 semester hours or 3 quarter hours of 24 graduate-level coursework in legal, ethical, and professional 25 standards issues in the practice of mental health counseling, which includes goals and objectives of professional counseling 26 27 organizations, codes of ethics, legal considerations, 28 standards of preparation, certifications and licensing, and 29 the role identity of counselors. Courses in research, thesis 30 or dissertation work, practicums, internships, or fieldwork 31 may not be applied toward this requirement.

d. A minimum of one supervised practicum, internship, 1 2 or field experience in a counseling setting. This requirement 3 may be met by a supervised practice experience which takes place outside the academic arena, but which is certified as 4 5 equivalent to a graduate-level practicum in a clinical mental health counseling setting currently offered within an academic 6 7 program of a college or university accredited by an 8 accrediting agency approved by the United States Department of 9 Education. Such certification shall be required from an official of such college or university. 10 11 2. If the course title which appears on the 12 applicant's transcript does not clearly identify the content 13 of the coursework, the applicant shall be required to provide 14 additional documentation, including, but not limited to, a syllabus or catalog description published for the course. 15 16 17 Except as provided in sub-subparagraph 1.d., education and 18 training in mental health counseling must have been received in an institution of higher education which at the time the 19 20 applicant graduated was: fully accredited by a regional accrediting body recognized by the Commission on Recognition 21 22 of Postsecondary Accreditation; publicly recognized as a 23 member in good standing with the Association of Universities 24 and Colleges of Canada; or an institution of higher education 25 located outside the United States and Canada, which at the time the applicant was enrolled and at the time the applicant 26 27 graduated maintained a standard of training substantially 28 equivalent to the standards of training of those institutions 29 in the United States which are accredited by a regional accrediting body recognized by the Commission on Recognition 30 of Postsecondary Accreditation. Such foreign education and 31

 ${\tt CODING:} {\tt Words} <\!\!{\tt S}\!\!>\!\!{\tt stricken}\!<\!\!/{\tt S}\!\!>$  are deletions; words  $\underline{\tt underlined}$  are additions.

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training must have been received in an institution or program of higher education officially recognized by the government of the country in which it is located as an institution or program to train students to practice as mental health counselors. The burden of establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require documentation, such as, but not limited to, an evaluation by a foreign equivalency determination service, as evidence that the applicant's graduate degree program and education were equivalent to an accredited program in this country.

12 (c) Has had not less than 2 years of clinical 13 experience in mental health counseling, which must be at the 14 post-master's level under the supervision of a licensed mental health counselor or the equivalent who is a qualified 15 16 supervisor as determined by the board. An individual who 17 intends to practice in Florida to satisfy the clinical 18 experience requirements must register pursuant to s. 491.0045 prior to commencing practice. If a graduate has a master's 19 20 degree with a major related to the practice of mental health counseling which did not include all the coursework required 21 22 under sub-subparagraphs (b)1.a.-c., credit for the 23 post-master's level clinical experience shall not commence 24 until the applicant has completed a minimum of seven of the 25 courses required under sub-subparagraphs (b)1.a.-c., as determined by the board, one of which must be a course in 26 27 psychopathology or abnormal psychology. A doctoral internship 28 may be applied toward the clinical experience requirement. The 29 clinical experience requirement may be met by work performed on or off the premises of the supervising mental health 30 counselor or the equivalent, provided the off-premises work is 31

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not the independent private practice rendering of services 1 2 that does not have a licensed mental health professional, as 3 determined by the board, on the premises at the same time the 4 intern is providing services. 5 Has passed a theory and practice examination (d) provided by the department for this purpose. 6 7 Has demonstrated, in a manner designated by rule (e) 8 of the board, knowledge of the laws and rules governing the practice of <S>clinical social work, marriage and family therapy<S>, 10 and mental health counseling. 11 Section 10. Effective January 1, 2001, paragraph (b) 12 of subsection (1) and paragraphs (b) and (c) of subsection (2) 13 of section 491.005, Florida Statutes, as amended by chapters 97-198 and 97-264, Laws of Florida, and this act, are 14 15 reenacted to read: 491.005 Licensure by examination.--16 (1) Upon verification of documentation and payment of 17 a fee not to exceed \$200, as set by board rule, plus the 18 19 actual cost to the department for the purchase of the 20 examination from the Association of Marital and Family Therapy 21 Regulatory Board, or similar national organization, the 22 department shall issue a license as a marriage and family therapist to an applicant who the board certifies: 23 24 (b)1. Has a minimum of a master's degree with major 25 emphasis in marriage and family therapy, or a closely related field, and has completed all of the following requirements: 26 27 Thirty-six semester hours or 48 quarter hours of a. graduate coursework, which must include a minimum of 3 28 29 semester hours or 4 quarter hours of graduate-level course 30 credits in each of the following nine areas: dynamics of 31 marriage and family systems; marriage therapy and counseling

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theory and techniques; family therapy and counseling theory 1 2 and techniques; individual human development theories 3 throughout the life cycle; personality theory or general counseling theory and techniques; psychopathology; human 4 5 sexuality theory and counseling techniques; psychosocial theory; and substance abuse theory and counseling techniques. б 7 Courses in research, evaluation, appraisal, assessment, or 8 testing theories and procedures; thesis or dissertation work; 9 or practicums, internships, or fieldwork may not be applied toward this requirement. 10

b. A minimum of one graduate-level course of 3 semester hours or 4 quarter hours in legal, ethical, and professional standards issues in the practice of marriage and family therapy or a course determined by the board to be equivalent.

16 c. A minimum of one graduate-level course of 3 17 semester hours or 4 quarter hours in diagnosis, appraisal, 18 assessment, and testing for individual or interpersonal disorder or dysfunction; and a minimum of one 3-semester-hour 19 20 or 4-quarter-hour graduate-level course in behavioral research 21 which focuses on the interpretation and application of 22 research data as it applies to clinical practice. Credit for 23 thesis or dissertation work, practicums, internships, or 24 fieldwork may not be applied toward this requirement.

d. A minimum of one supervised clinical practicum, internship, or field experience in a marriage and family counseling setting, during which the student provided 180 direct client contact hours of marriage and family therapy services under the supervision of an individual who met the requirements for supervision under paragraph (c). This requirement may be met by a supervised practice experience

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which took place outside the academic arena, but which is 1 2 certified as equivalent to a graduate-level practicum or 3 internship program which required a minimum of 180 direct client contact hours of marriage and family therapy services 4 5 currently offered within an academic program of a college or university accredited by an accrediting agency approved by the 6 7 United States Department of Education, or an institution which is publicly recognized as a member in good standing with the 8 Association of Universities and Colleges of Canada or a 9 training institution accredited by the Commission on 10 11 Accreditation for Marriage and Family Therapy Education 12 recognized by the United States Department of Education. 13 Certification shall be required from an official of such 14 college, university, or training institution.

If the course title which appears on the
 applicant's transcript does not clearly identify the content
 of the coursework, the applicant shall be required to provide
 additional documentation, including, but not limited to, a
 syllabus or catalog description published for the course.

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The required master's degree must have been received in an 21 22 institution of higher education which at the time the 23 applicant graduated was: fully accredited by a regional 24 accrediting body recognized by the Commission on Recognition 25 of Postsecondary Accreditation; publicly recognized as a member in good standing with the Association of Universities 26 27 and Colleges of Canada; or an institution of higher education 28 located outside the United States and Canada, which at the 29 time the applicant was enrolled and at the time the applicant graduated maintained a standard of training substantially 30 equivalent to the standards of training of those institutions 31

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in the United States which are accredited by a regional 1 2 accrediting body recognized by the Commission on Recognition 3 of Postsecondary Accreditation. Such foreign education and training must have been received in an institution or program 4 5 of higher education officially recognized by the government of the country in which it is located as an institution or 6 7 program to train students to practice as professional marriage and family therapists or psychotherapists. The burden of 8 9 establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require 10 11 documentation, such as, but not limited to, an evaluation by a 12 foreign equivalency determination service, as evidence that 13 the applicant's graduate degree program and education were 14 equivalent to an accredited program in this country. An applicant with a master's degree from a program which did not 15 16 emphasize marriage and family therapy may complete the coursework requirement in a training institution fully 17 18 accredited by the Commission on Accreditation for Marriage and Family Therapy Education recognized by the United States 19 20 Department of Education.

21 (2) Upon verification of documentation and payment of 22 a fee not to exceed \$200, as set by board rule, plus the 23 actual per applicant cost to the department for purchase of 24 the examination from the Professional Examination Service for 25 the National Academy of Certified Clinical Mental Health Counselors or a similar national organization, the department 26 27 shall issue a license as a mental health counselor to an 28 applicant who the board certifies:

(b)1. Has a minimum of an earned master's degree from
a mental health counseling program accredited by the Council
for the Accreditation of Counseling and Related Educational

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Programs that consists of at least 60 semester hours or 80 quarter hours of clinical and didactic instruction, including a course in human sexuality and substance abuse. If the master's degree is earned from a program related to the practice of mental health counseling that is not accredited by the Council for the Accreditation of Counseling and Related Educational Programs, then the coursework and practicum, internship, or fieldwork must meet the following requirements:

a. Thirty-six semester hours or 48 quarter hours of 9 graduate coursework, which must include a minimum of 3 10 11 semester hours or 4 quarter hours of graduate-level coursework 12 in each of the following 12 content areas: counseling theories 13 and practice; human growth and development; diagnosis and 14 treatment of psychopathology; human sexuality; group theories and practice; individual evaluation and assessment; career and 15 16 lifestyle assessment; research and program evaluation; social 17 and cultural foundations; foundations of mental health 18 counseling; counseling in community settings; and substance abuse. Courses in research, thesis or dissertation work, 19 20 practicums, internships, or fieldwork may not be applied toward this requirement. 21

22 b. A minimum of 3 semester hours or 4 quarter hours of 23 graduate-level coursework in legal, ethical, and professional 24 standards issues in the practice of mental health counseling, 25 which includes goals, objectives, and practices of professional counseling organizations, codes of ethics, legal 26 27 considerations, standards of preparation, certifications and 28 licensing, and the role identity and professional obligations 29 of mental health counselors. Courses in research, thesis or 30 dissertation work, practicums, internships, or fieldwork may 31 not be applied toward this requirement.

The equivalent of at least 1,000 hours of 1 с. 2 university-sponsored supervised clinical practicum, 3 internship, or field experience as required in the accrediting standards of the Council for Accreditation of Counseling and 4 5 Related Educational Programs for mental health counseling programs. If the academic practicum, internship, or field б 7 experience was less than 1,000 hours, experience gained outside the academic arena in clinical mental health settings 8 under the supervision of a qualified supervisor as determined 9 by the board may be applied. This experience may not be used 10 11 to satisfy the post-master's clinical experience requirement. 12 2. If the course title which appears on the 13 applicant's transcript does not clearly identify the content 14 of the coursework, the applicant shall be required to provide additional documentation, including, but not limited to, a 15 16 syllabus or catalog description published for the course. 17 18 Education and training in mental health counseling must have 19 been received in an institution of higher education which at 20 the time the applicant graduated was: fully accredited by a regional accrediting body recognized by the Commission on 21 22 Recognition of Postsecondary Accreditation; publicly 23 recognized as a member in good standing with the Association 24 of Universities and Colleges of Canada; or an institution of 25 higher education located outside the United States and Canada, which at the time the applicant was enrolled and at the time 26 27 the applicant graduated maintained a standard of training 28 substantially equivalent to the standards of training of those 29 institutions in the United States which are accredited by a regional accrediting body recognized by the Commission on 30 Recognition of Postsecondary Accreditation. Such foreign 31

education and training must have been received in an 1 2 institution or program of higher education officially 3 recognized by the government of the country in which it is located as an institution or program to train students to 4 practice as mental health counselors. The burden of 5 establishing that the requirements of this provision have been б 7 met shall be upon the applicant, and the board shall require documentation, such as, but not limited to, an evaluation by a 8 foreign equivalency determination service, as evidence that 9 the applicant's graduate degree program and education were 10 11 equivalent to an accredited program in this country. 12 (c) Has had not less than 2 years of clinical

13 experience in mental health counseling, which must be at the 14 post-master's level under the supervision of a licensed mental health counselor or the equivalent who is a qualified 15 16 supervisor as determined by the board. An individual who 17 intends to practice in Florida to satisfy the clinical 18 experience requirements must register pursuant to s. 491.0045 prior to commencing practice. If a graduate has a master's 19 20 degree with a major related to the practice of mental health counseling that did not include all the coursework required 21 22 under sub-subparagraphs (b)1.a.-b., credit for the 23 post-master's level clinical experience shall not commence 24 until the applicant has completed a minimum of seven of the 25 courses required under sub-subparagraphs (b)1.a.-b., as determined by the board, one of which must be a course in 26 27 psychopathology or abnormal psychology. A doctoral internship 28 may be applied toward the clinical experience requirement. The 29 clinical experience requirement may be met by work performed on or off the premises of the supervising mental health 30 counselor or the equivalent, provided the off-premises work is 31

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not the independent private practice rendering of services 1 2 that does not have a licensed mental health professional, as 3 determined by the board, on the premises at the same time the 4 intern is providing services. 5 Section 11. Section 491.0057, Florida Statutes, is 6 amended to read: 7 491.0057 Dual licensure as a marriage and family 8 therapist .-- The department shall license as a marriage and 9 family therapist any person who demonstrates to the board that he or she: 10 11 (1)Holds a valid, active license as a psychologist under chapter 490 or as a clinical social worker under part II 12 13 or mental health counselor under this part <S>chapter, or is certified under s. 464.012 as an advanced registered nurse 14 15 practitioner who has been determined by the Board of Nursing as a specialist in psychiatric mental health. 16 17 Has held a valid, active license for at least 3 (2) 18 years. 19 Has passed the examination provided by the (3) 20 department for marriage and family therapy. Section 12. Section 491.006, Florida Statutes, is 21 22 amended to read: 23 491.006 Licensure <S>or certification by endorsement. --24 (1) The department shall license <S>or grant a 25 <S>certificate to a person in a profession regulated by this part 26 <S>chapter who, upon applying to the department and remitting the 27 appropriate fee, demonstrates to the board that he or she: Has demonstrated, in a manner designated by rule 28 (a) 29 of the board, knowledge of the laws and rules governing the 30 practice of <S>clinical social work, marriage and family therapy<S>,

31 and mental health counseling.

(b)1. Holds an active valid license to practice and 1 2 has actively practiced the profession for which licensure is 3 applied in another state for 3 of the last 5 years immediately 4 preceding licensure. 5 2. Meets the education requirements of this part 6 <S>chapter for the profession for which licensure is lied. app 7 Has passed a substantially equivalent licensing 3. 8 examination in another state. 9 Holds a license in good standing, is not under 4. 10 investigation for an act which would constitute a violation of 11 this part <S>chapter, and has not been found to have committed 12 any act which would constitute a violation of this part 13 <S>chapter. The department shall not issue a license <S>or 14 (2) 15 <S>certificate by endorsement to any applicant who is under investigation in this or another jurisdiction for an act which 16 17 would constitute a violation of this part <S>chapter until such 18 time as the investigation is complete, at which time the provisions of s. 491.009 shall apply. 19 Section 13. Section 491.0065, Florida Statutes, is 20 21 amended to read: 22 491.0065 Requirement for instruction on human 23 immunodeficiency virus and acquired immune deficiency 24 syndrome. -- The board shall require, as a condition of granting 25 a license under this part <S>chapter, that an applicant making 26 initial application for licensure complete an education course 27 acceptable to the board on human immunodeficiency virus and acquired immune deficiency syndrome. An applicant who has not 28 29 taken a course at the time of licensure shall, upon submission of an affidavit showing good cause, be allowed 6 months to 30 31 complete this requirement.

1 Section 14. Section 491.007, Florida Statutes, is 2 amended to read: 3 491.007 Renewal of license or<S>, registration<S>, /S> or< 4 <S>certificate.--5 (1)The board or department shall prescribe by rule a method for the biennial renewal of licenses <S>or 6 certificates at 7 a fee set by rule, not to exceed \$250. (2) Each applicant for renewal shall present 8 satisfactory evidence that, in the period since the license 9 <S> or 10 <S>certificate was issued, the applicant has completed continuing 11 education requirements set by rule of the board or department. Not more than 25 classroom hours of continuing education per 12 13 year shall be required. The board or department shall prescribe by rule a 14 (3) method for the biennial renewal of an intern registration at a 15 16 fee set by rule, not to exceed \$100. Section 15. Section 491.008, Florida Statutes, reads: 17 491.008 Inactive status; reactivation of licenses; 18 19 fees.--20 (1)Inactive status is the licensure status that 21 results when a licensee has applied to be placed on inactive 22 status and has paid a \$50 fee to the department. 23 (a) An inactive license may be renewed biennially for \$50 per biennium. 24 25 An inactive license may be reactivated by (b) 26 submitting an application to the department, completing the 27 continuing education requirements, complying with any background investigation required, complying with other 28 29 requirements prescribed by the board, and paying a \$50 reactivation fee plus the current biennial renewal fee at the 30 time of reactivation. 31

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1 (2) The board may adopt rules relating to inactive 2 licenses and the reactivation of licenses. 3 Section 16. Section 491.0085, Florida Statutes, reads: 4 491.0085 Continuing education; approval of providers, 5 programs, and courses; proof of completion .--(1) Continuing education providers, programs, and 6 7 courses shall be approved by the department or the board. 8 (2) The department or the board has the authority to 9 set a fee not to exceed \$200 for each applicant who applies for or renews provider status. Such fees shall be deposited 10 11 into the Health Care Trust Fund. (3) Proof of completion of the required number of 12 13 hours of continuing education shall be submitted to the department or the board in the manner and time specified by 14 rule and on forms provided by the department or the board. 15 The department or the board shall adopt rules and 16 (4) 17 guidelines to administer and enforce the provisions of this 18 section. Section 17. Section 491.009, Florida Statutes, is 19 20 amended to read: 491.009 Discipline.--21 22 (1) When the department or the board finds that an 23 applicant, licensee, provisional licensee, or registered 24 intern<S>, or certificateholder whom it regulates under this part 25 <S>chapter has committed any of the acts set forth in subsection (2), it may issue an order imposing one or more of the 26 27 following penalties: 28 (a) Denial of an application for licensure or<S>, 29 registration, <S>or certification, either temporarily or 30 permanently. 31

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Revocation of an application for licensure 1 (b) <u>or</u><S>, registration, <S>or certification, either temporarily or 2 3 permanently. 4 (C) Suspension for a period of up to 5 years or 5 revocation of a license or<S>, registration, <S>or certificate, 6 after hearing. 7 (d) Immediate suspension of a license or<S>, registration<S>, or certificate pursuant to s. 120.60(6). 8 9 (e) Imposition of an administrative fine not to exceed \$1,000 for each count or separate offense. 10 Issuance of a public reprimand. 11 (f) 12 Placement of an applicant, licensee, or registered (g) 13 intern<S>, or certificateholder on probation for a period of time 14 and subject to such conditions as the board may specify, 15 including, but not limited to, requiring the applicant, 16 licensee, or registered intern<S>, or certificateholder to submit 17 to treatment, to attend continuing education courses, to submit to reexamination, or to work under the supervision of a 18 designated licensee <S>or certificateholder. 19 20 (h) Restriction of practice. 21 (2) The following acts of a licensee, provisional licensee, registered intern, <S>certificateholder, or 22 applicant 23 are grounds for which the disciplinary actions listed in 24 subsection (1) may be taken: 25 Attempting to obtain, obtaining, or renewing a (a) 26 license or<S>, registration<S>, or certificate under this part <S>chapter by bribery or fraudulent misrepresentation or 27 through 28 an error of the board or the department. 29 Having a license or<S>, registration<S>, or (b) certificate 30 to practice a comparable profession revoked, suspended, or

otherwise acted against, including the denial of 1 <S>certification 2 <S>or licensure by another state, territory, or country. 3 Being convicted or found guilty of, regardless of (C) adjudication, or having entered a plea of nolo contendere to, 4 5 a crime in any jurisdiction which directly relates to the practice of his or her profession or the ability to practice 6 7 his or her profession. However, in the case of a plea of nolo contendere, the board shall allow the person who is the 8 9 subject of the disciplinary proceeding to present evidence in 10 mitigation relevant to the underlying charges and circumstances surrounding the plea. 11 12 (d) False, deceptive, or misleading advertising or obtaining a fee or other thing of value on the representation 13 that beneficial results from any treatment will be guaranteed. 14 15 (e) Advertising, practicing, or attempting to practice under a name other than one's own. 16 17 Maintaining a professional association with any (f) person who the applicant, licensee, <u>or</u> registered intern<S>, /S> 18 or< 19 <S>certificateholder knows, or has reason to believe, is in violation of this part <S>chapter or of a rule of the 20 department or the board. 21 22 (g) Knowingly aiding, assisting, procuring, or 23 advising any nonlicensed or<S>, nonregistered<S>, or noncertified 24 person to hold himself or herself out as licensed or<S>, registered<S>, or certified under this part <S>chapter. 25 26 (h) Failing to perform any statutory or legal 27 obligation placed upon a person licensed or<S>, registered<S>, or 28 <S>certified under this part <S>chapter. 29 Willfully making or filing a false report or (i) record; failing to file a report or record required by state 30 or federal law; willfully impeding or obstructing the filing 31

1 of a report or record; or inducing another person to make or 2 file a false report or record or to impede or obstruct the 3 filing of a report or record. Such report or record includes 4 only a report or record which requires the signature of a 5 person licensed or<S>, registered<S>, or certified under this part

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6 <S>chapter.

7 (j) Paying a kickback, rebate, bonus, or other remuneration for receiving a patient or client, or receiving a 8 9 kickback, rebate, bonus, or other remuneration for referring a patient or client to another provider of mental health care 10 services or to a provider of health care services or goods; 11 12 referring a patient or client to oneself for services on a 13 fee-paid basis when those services are already being paid for by some other public or private entity; or entering into a 14 15 reciprocal referral agreement.

16 (k) Committing any act upon a patient or client which
17 would constitute sexual battery or which would constitute
18 sexual misconduct as defined pursuant to s. 491.0111.

19 (1) Making misleading, deceptive, untrue, or 20 fraudulent representations in the practice of any profession 21 licensed <u>or</u><S>, registered<S>, or certified under this part chapter.

(m) Soliciting patients or clients personally, or through an agent, through the use of fraud, intimidation, undue influence, or a form of overreaching or vexatious conduct.

(n) Failing to make available to a patient or client, upon written request, copies of tests, reports, or documents in the possession or under the control of the licensee or<S>, registered intern<S>, or certificateholder which have been prepared for and paid for by the patient or client.

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Failing to respond within 30 days to a written 1 (0) 2 communication from the department or the board concerning any 3 investigation by the department or the board, or failing to 4 make available any relevant records with respect to any 5 investigation about the licensee's <u>or</u><S>, registered intern's<S>, or <S>certificateholder's conduct or background. 6 7 (p) Being unable to practice the profession for which 8 he or she is licensed or<S>, registered<S>, or certified under this part <S>chapter with reasonable skill or competence as a 9 result of any mental or physical condition or by reason of illness; 10 11 drunkenness; or excessive use of drugs, narcotics, chemicals, or any other substance. In enforcing this paragraph, upon a 12 13 finding by the secretary, the secretary's designee, or the 14 board that probable cause exists to believe that the licensee or<S>, registered intern<S>, or certificateholder is 15 unable to 16 practice the profession because of the reasons stated in this paragraph, the department shall have the authority to compel a 17 18 licensee or<S>, registered intern<S>, or certificateholder to submit 19 to a mental or physical examination by psychologists, 20 physicians, or other licensees under this part <S>chapter, designated by the department or board. 21 If the licensee or<S>,</Š> 22 registered intern<S>, or certificateholder refuses to comply with 23 such order, the department's order directing the examination 24 may be enforced by filing a petition for enforcement in the circuit court in the circuit in which the licensee or<S>, 25 registered intern<S>, or certificateholder resides or does 26 27 business. The licensee or<S>, registered intern<S>, or 28 <S>certificateholder against whom the petition is filed shall not 29 be named or identified by initials in any public court records

30 or documents, and the proceedings shall be closed to the

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procedure provided in s. 51.011. A licensee or<S>, 1 registered intern<S>, or certificateholder affected under this 2 paragraph 3 shall at reasonable intervals be afforded an opportunity to demonstrate that he or she can resume the competent practice 4 for which he or she is licensed or<S>, registered<S>, or 5 tified cer with reasonable skill and safety to patients. 6 (q) Violating provisions of this part <S>chapter, or of chapter 455, or any rules adopted pursuant thereto. 8 9 (r) Performing any treatment or prescribing any therapy which, by the prevailing standards of the mental 10 health professions in the community, would constitute 11 experimentation on human subjects, without first obtaining 12 13 full, informed, and written consent. Failing to meet the minimum standards of 14 (s) performance in professional activities when measured against 15 16 generally prevailing peer performance, including the 17 undertaking of activities for which the licensee or<S>, registered intern<S>, or certificateholder is not qualified 18 by training or experience. 19 20 Delegating professional responsibilities to a (t) 21 person whom the licensee or<S>, registered intern<S>, or 22 <S>certificateholder knows or has reason to know is not qualified 23 by training or experience to perform such responsibilities. 24 (u) Violating a rule relating to the regulation of the 25 profession or a lawful order of the department or the board previously entered in a disciplinary hearing. 26 27 Failure of the licensee or<S>, registered (v) intern<S>, or 28 <S>certificateholder to maintain in confidence a communication 29 made by a patient or client in the context of such services, except as provided in s. 491.0147. 30

1 Making public statements which are derived from (w) 2 test data, client contacts, or behavioral research and which 3 identify or damage research subjects or clients. 4 Section 18. Section 491.0111, Florida Statutes, is 5 amended to read: 6 491.0111 Sexual misconduct.--Sexual misconduct by any 7 person licensed <S>or certified under this part <S> chapter, in the practice of her or his profession, is prohibited. Sexual 8 9 misconduct shall be defined by rule. 10 Section 19. Section 491.0112, Florida Statutes, is amended to read: 11 12 491.0112 Sexual misconduct by a psychotherapist; 13 penalties.--Any psychotherapist who commits sexual misconduct 14 (1)15 with a client, or former client when the professional relationship was terminated primarily for the purpose of 16 17 engaging in sexual contact, commits a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083; 18 19 however, a second or subsequent offense is a felony of the 20 second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 21 22 Any psychotherapist who violates subsection (1) by (2) 23 means of therapeutic deception commits a felony of the second 24 degree punishable as provided in s. 775.082, s. 775.083, or s. 25 775.084. 26 (3) The giving of consent by the client to any such 27 act shall not be a defense to these offenses. 28 For the purposes of this section: (4) 29 <S>The term "Psychotherapist" means any person (a) 30 licensed pursuant to chapter 458, chapter 459, chapter 464, 31 chapter 490, or part I or part II of chapter 491, or any other

person who provides or purports to provide treatment, 1 2 diagnosis, assessment, evaluation, or counseling of any mental 3 or emotional illness, symptom, or condition. "Therapeutic deception" means a representation to 4 (b) 5 the client that sexual contact by the psychotherapist is consistent with or part of the treatment of the client. 6 7 "Sexual misconduct" means the oral, anal, or (C) 8 vaginal penetration of another by, or contact with, the sexual 9 organ of another or the anal or vaginal penetration of another by any object. 10 11 (d) "Client" means a person to whom the services of a 12 psychotherapist are provided. 13 Section 20. Section 491.012, Florida Statutes, is 14 amended to read: 491.012 Violations; penalty; injunction .--15 (1) It is unlawful and a violation of this part 16 17 <S>chapter for any person to: 18 <S>(a) Use the following titles or any combination 19 <S>thereof, unless she or he holds a valid, active license as a <S>clinical social worker issued pursuant to this chapter: 20 21 <S>1. "Licensed clinical social worker." "Clinical social worker." 22 <S>2. 23 <S>3. "Licensed social worker." 24 <S>4. "Psychiatric social worker." 25 <S>5. "Psychosocial worker." 26 (a) < S > (b) < /S > Use the following titles or any combination 27 thereof, unless she or he holds a valid, active license as a 28 marriage and family therapist issued pursuant to this part 29 <S>chapter: 30 1. "Licensed marriage and family therapist." 31 2. "Marriage and family therapist."

"Marriage counselor." 1 3. 2 4. "Marriage consultant." 3 5. "Family therapist." "Family counselor." 4 6. 5 7. "Family consultant." 6 (b) < S > (c) < /S > Use the following titles or any combination 7 thereof, unless she or he holds a valid, active license as a 8 mental health counselor issued pursuant to this part <S> chapter: 9 "Licensed mental health counselor." 1. 10 2. "Mental health counselor." "Mental health therapist." 11 3. 12 "Mental health consultant." 4 13 (c)<S>(d) Use the terms psychotherapist or sex the rapist, 14 unless such person is licensed pursuant to this part <S>chapter 15 or chapter 490, or is certified under s. 464.012 as an 16 advanced registered nurse practitioner who has been determined by the Board of Nursing as a specialist in psychiatric mental 17 health and the use of such terms is within the scope of her or 18 19 his practice based on education, training, and licensure. 20 (d)<S>(e) Present as her or his own the <S>clinical social 21 <S>work, marriage and family therapy<S>, or mental health counseling 22 license of another. 23 (e)<S>(f) Give false or forged evidence to the board or а member thereof for the purpose of obtaining a license. 24 25 (f)<S>(g) Use or attempt to use a license issued pursuant 26 to this part <S>chapter which has been revoked or is under 27 suspension. 28 (g)<S>(h) Knowingly conceal information relative to 29 violations of this part <S>chapter. 30 Practice clinical social work in this state, <S>(i) as

31 <S>the practice is defined in s. 491.003(7), for compensation,

<S>unless the person holds a valid, active license to 1 practice 2 <S>clinical social work issued pursuant to this chapter. 3 (h)<S>(j) Practice marriage and family therapy in this 4 state, as the practice is defined in s. 491.003(5)<S>(8), for 5 compensation, unless the person holds a valid, active license to practice marriage and family therapy issued pursuant to 6 7 this part <S>chapter. 8 (i)<S>(k) Practice mental health counseling in this 9 state, as the practice is defined in s. 491.003(6)<S>(9), for compensation, unless the person holds a valid, active license 10 to practice mental health counseling issued pursuant to this 11 12 part <S>chapter. 13 (j)<S>(l) Use the following titles or any combination thereof, unless he or she holds a valid registration as an 14 intern issued pursuant to this part <S>chapter: 15 16 <S>1. "Registered clinical social worker intern." 17 1.<S>2. "Registered marriage and family therapist 18 intern." "Registered mental health counselor intern. 19 2.<S>3. 20 (k) < S > (m) < /S > Use the following titles or any combination 21 thereof, unless he or she holds a valid provisional license issued pursuant to this part <S>chapter: 22 "Provisional clinical social worker licensee." 23 <S>1. 24 1.<S>2. "Provisional marriage and family therapist 25 licensee." <u>2.</u><S>3. 26 "Provisional mental health counselor lidensee." 27 (2) It is unlawful and a violation of this part 28 <S>chapter for any person to describe her or his services using the following terms or any derivative thereof, unless such 29 30 person holds a valid, active license under this part <S>chapter

31 or chapter 490, or is certified under s. 464.012 as an

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advanced registered nurse practitioner who has been determined 1 2 by the Board of Nursing as a specialist in psychiatric mental 3 health and the use of such terms is within the scope of her or 4 his practice based on education, training, and licensure: 5 "Psychotherapy." (a) 6 (b) "Sex therapy." 7 (c) "Sex counseling." "Clinical social work." 8 <S>(d) 9 <S>(e) "Psychiatric social work." "Marriage and family therapy." 10 (d)<S>(f) 11 (e)<S>(g) "Marriage and family counseling." (f)<S>(h) "Marriage counseling." 12 13 (g)<S>(i) "Family counseling." (h)<S>(j) "Mental health counseling." 14 15 (3) Any person who violates any provision of subsection (1) or subsection (2) commits a misdemeanor of the 16 17 first degree, punishable as provided in s. 775.082 or s. 18 775.083. 19 The department may institute appropriate judicial (4) 20 proceedings to enjoin violation of this section. Section 491.014, Florida Statutes, is 21 Section 21. 22 amended to read: 23 491.014 Exemptions.--(1) No provision of this part <S>chapter shall be 24 construed to limit the practice of physicians licensed 25 26 pursuant to chapter 458 or chapter 459, or psychologists 27 licensed pursuant to chapter 490, so long as they do not 28 unlawfully hold themselves out to the public as possessing a 29 license, provisional license <u>or</u><S>, registration<S>, or certificate 30 issued pursuant to this part <S>chapter or use a professional 31 title protected by this part <S>chapter. 79

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No provision of this part <S>chapter shall be 1 (2) 2 construed to limit the practice of nursing, school psychology, 3 or psychology, or to prevent qualified members of other professions from doing work of a nature consistent with their 4 5 training and licensure, so long as they do not hold themselves 6 out to the public as possessing a license, provisional license 7 or<S>, registration<S>, or certificate issued pursuant to t<u>hi</u>s part 8 <S>chapter or use a title protected by this part <S> chapter. 9 No provision of this part <S>chapter shall be (3) 10 construed to limit the performance of activities of a rabbi, priest, minister, or member of the clergy of any religious 11 12 denomination or sect, or use of the terms "Christian counselor" or "Christian clinical counselor" when the 13 activities are within the scope of the performance of his or 14 her regular or specialized ministerial duties and no 15 compensation is received by him or her, or when such 16 17 activities are performed, with or without compensation, by a person for or under the auspices or sponsorship, individually 18 19 or in conjunction with others, of an established and legally cognizable church, denomination, or sect, and when the person 20 21 rendering service remains accountable to the established 22 authority thereof. 23 (4) No person shall be required to be licensed, 24 provisionally licensed, or registered<S>, or certified under thi S 25 part <S>chapter who: 26 Is a salaried employee of a government agency; (a) 27 developmental services program, mental health, alcohol, or drug abuse facility operating pursuant to chapter 393, chapter 28

31 referral program operating pursuant to chapter 402;

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394, or chapter 397; subsidized child care program, subsidized

child care case management program, or child care resource and

child-placing or child-caring agency licensed pursuant to 1 2 chapter 409; domestic violence center certified pursuant to 3 chapter 415; accredited academic institution; or research institution, if such employee is performing duties for which 4 5 he or she was trained and hired solely within the confines of such agency, facility, or institution. 6 7 (b) Is a salaried employee of a private, nonprofit 8 organization providing counseling services to children, youth, 9 and families, if such services are provided for no charge, if such employee is performing duties for which he or she was 10 trained and hired. 11 12 Is a student providing services regulated under (C) 13 this part <S>chapter who is pursuing a course of study which 14 leads to a degree in a profession regulated by this part 15 <S>chapter, is providing services in a training setting, provided such services and associated activities constitute part of a 16 17 supervised course of study, and is designated by the title "student intern." 18 (d) Is not a resident of this state but offers 19 services in this state, provided: 20 21 Such services are performed for no more than 5 days 1. 22 in any month and no more than 15 days in any calendar year; 23 and Such nonresident is licensed <S>or certified to 24 2. 25 practice the services provided by a state or territory of the United States or by a foreign country or province. 26 27 (5) No provision of this part <S>chapter shall be 28 construed to limit the practice of any individual who solely 29 engages in behavior analysis so long as he or she does not 30 hold himself or herself out to the public as possessing a 31

license issued pursuant to this part <S>chapter or use a 1 title 2 protected by this part <S>chapter. 3 (6) Nothing in subsections (2)-(4) shall exempt any person from the provisions of s. .012(1)(a)-(b)<S>(a)-(c),(j)4 491 5 <S>(1), and(k)<S>(m). 6 Except as stipulated by the board, the exemptions (7) 7 contained in this section do not apply to any person licensed 8 under this part <S>chapter whose license has been suspended or 9 revoked by the board or another jurisdiction. Nothing in this section shall be construed to 10 (8) 11 exempt a person from meeting the minimum standards of performance in professional activities when measured against 12 generally prevailing peer performance, including the 13 14 undertaking of activities for which the person is not 15 qualified by training or experience. 16 Section 22. Section 491.0141, Florida Statutes, is amended to read: 17 18 491.0141 Practice of hypnosis. -- A person licensed 19 under this part <S>chapter who is qualified as determined by the 20 board may practice hypnosis as defined in s. 456.32(1). The 21 provisions of this part <S>chapter may not be interpreted to limit or affect the right of any person qualified pursuant to 22 chapter 456 to practice hypnosis pursuant to that chapter or 23 24 to practice hypnosis for nontherapeutic purposes, so long as 25 such person does not hold herself or himself out to the public 26 as possessing a license issued pursuant to this <u>part</u> <S>chapter or use a title protected by this part <S>chapter. 27 28 Section 23. Section 491.0143, Florida Statutes, is 29 amended to read: 491.0143 Practice of sex therapy.--Only a person 30 licensed by this part <S>chapter who meets the 31 qualifications set

by the board may hold herself or himself out as a sex 1 2 The board shall define these qualifications by therapist. 3 rule. In establishing these qualifications, the board may refer to the sexual disorder and sexual dysfunction sections 4 5 of the most current edition of the Diagnostic and Statistical 6 Manual of the American Psychiatric Association or other 7 relevant publications. 8 Section 24. Section 491.0145, Florida Statutes, is 9 repealed. 10 Section 491.0147, Florida Statutes, is Section 25. 11 amended to read: 491.0147 Confidentiality and privileged 12 13 communications .-- Any communication between any person licensed 14 <S>or certified under this part <S>chapter and her or patient or his 15 client shall be confidential. This secrecy may be waived 16 under the following conditions: 17 (1) When the person licensed <S>or certified under this 18 part <S>chapter is a party defendant to a civil, criminal, or 19 disciplinary action arising from a complaint filed by the 20 patient or client, in which case the waiver shall be limited 21 to that action. 22 (2) When the patient or client agrees to the waiver, 23 in writing, or, when more than one person in a family is 24 receiving therapy, when each family member agrees to the 25 waiver, in writing. When there is a clear and immediate probability of 26 (3) 27 physical harm to the patient or client, to other individuals, or to society and the person licensed <S>or certified under 28 this 29 part <S>chapter communicates the information only to the 30 potential victim, appropriate family member, or law 31 enforcement or other appropriate authorities.

Section 26. Section 491.0148, Florida Statutes, is 1 2 amended to read: 3 491.0148 Records. -- Each psychotherapist who provides 4 services as defined in this part <S>chapter shall maintain 5 records. The board may adopt rules defining the minimum 6 requirements for records and reports, including content, 7 length of time records shall be maintained, and transfer of 8 either the records or a report of such records to a subsequent 9 treating practitioner or other individual with written consent of the client or clients. 10 11 Section 27. Section 491.0149, Florida Statutes, is amended to read: 12 491.0149 Display of license; use of professional title 13 14 on promotional materials. --15 (1)(a) A person licensed under this part <S>chapter as 16 <S>clinical social worker, marriage and family therapist<S>, or 17 mental health counselor<S>, or certified as a master social <S>worker shall conspicuously display the valid license 18 issued by 19 the department or a true copy thereof at each location at 20 which the licensee practices his or her profession. 21 (b)<S>1. A licensed clinical social worker shall indlude 22 <S>the words "licensed clinical social worker" or the letters 23 <S>"LCSW" on all promotional materials, including cards, 24 <S>brochures, stationery, advertisements, and signs, naming the 25 <S>licensee. 26 1.<S>2. A licensed marriage and family therapist shall 27 include the words "licensed marriage and family therapist" or 28 the letters "LMFT" on all promotional materials, including cards, brochures, stationery, advertisements, and signs, 29 30 naming the licensee.

A licensed mental health counselor shall 1 2.<S>3. indlude 2 the words "licensed mental health counselor" or the letters 3 "LMHC" on all promotional materials, including cards, 4 brochures, stationery, advertisements, and signs, naming the 5 licensee. A person registered under this part 6 (2)(a) chapter`as <S> 7 a <S>clinical social worker intern, marriage and family therapist intern<S>, or mental health counselor intern shall 8 conspicuously 9 display the valid registration issued by the department or a true copy thereof at each location at which the registered 10 intern is completing the experience requirements. 11 (b) <S>A registered clinical social worker intern 12 shall 13 <S>include the words "registered clinical social worker intern, " A registered marriage and family therapist intern shall 14 15 include the words "registered marriage and family therapist 16 intern<S>," and a registered mental health counselor intern shall 17 include the words "registered mental health counselor intern" on all promotional materials, including cards, brochures, 18 stationery, advertisements, and signs, naming the registered 19 20 intern. 21 A person provisionally licensed under this part (3)(a) 22 <S>chapter as a <S>provisional clinical social worker lidensee, 23 provisional marriage and family therapist licensee<S>, or 24 provisional mental health counselor licensee shall 25 conspicuously display the valid provisional license issued by the department or a true copy thereof at each location at 26 27 which the provisional licensee is providing services. <S>A provisional clinical social worker licensee 28 (b) 29 <S>shall include the words "provisional clinical social worker

30 <S>licensee, " A provisional marriage and family therapist

31 licensee shall include the words "provisional marriage and

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family therapist licensee<S>," and a provisional mental 1 health 2 counselor licensee shall include the words "provisional mental 3 health counselor licensee" on all promotional materials, 4 including cards, brochures, stationery, advertisements, and 5 signs, naming the provisional licensee. 6 Section 28. Section 491.015, Florida Statutes, is 7 repealed. 8 Section 29. No later than January 1, 1999, the 9 Governor shall appoint the additional marriage and family therapy member and the additional mental health counseling 10 member of the Board of Marriage and Family Therapy and Mental 11 12 Health Counseling, as provided for by the amendment of s. 13 491.004, Florida Statutes, by this act, for the remainder of the term of the member the appointee is replacing, if any, 14 15 otherwise for a full term. 16 Section 30. Any person who, on the effective date of this act, holds an active, valid license or certificate to 17 practice social work under chapter 491, Florida Statutes, as 18 19 it existed immediately prior to the effective date of this 20 act, may continue to practice under such license or certificate until the license or certificate expires or until 21 22 January 1, 1999, whichever occurs sooner, after which the 23 provisions of part II of chapter 491, Florida Statutes, as created by this act, shall control. 24 25 Section 31. Paragraph (g) of subsection (3) of section 20.43, Florida Statutes, is amended to read: 26 27 20.43 Department of Health.--There is created a 28 Department of Health. 29 The following divisions of the Department of (3) 30 Health are established: 31

Division of Medical Quality Assurance, which is 1 (g) 2 responsible for the following boards and professions 3 established within the division: Nursing assistants, as provided under s. 400.211. 4 1. 5 2. Health care services pools, as provided under s. 402.48. 6 7 3. The Board of Acupuncture, created under chapter 457. 8 The Board of Medicine, created under chapter 458. 9 4. The Board of Osteopathic Medicine, created under 10 5. 11 chapter 459. 12 6. The Board of Chiropractic, created under chapter 13 460. 14 7. The Board of Podiatric Medicine, created under chapter 461. 15 16 Naturopathy, as provided under chapter 462. 8. 17 The Board of Optometry, created under chapter 463. 9. 18 10. The Board of Nursing, created under chapter 464. The Board of Pharmacy, created under chapter 465. 19 11. 20 12. The Board of Dentistry, created under chapter 466. Midwifery, as provided under chapter 467. 21 13. 22 14. The Board of Speech-Language Pathology and 23 Audiology, created under part I of chapter 468. 24 15. The Board of Nursing Home Administrators, created 25 under part II of chapter 468. 26 16. Occupational therapy, as provided under part III 27 of chapter 468. 28 17. Respiratory therapy, as provided under part V of 29 chapter 468. 30 18. Dietetics and nutrition practice, as provided 31 under part X of chapter 468.

1 19. Athletic trainers, as provided under part XIV of 2 chapter 468. 3 20. Electrolysis, as provided under chapter 478. 4 21. The Board of Massage Therapy, created under 5 chapter 480. 6 22. The Board of Clinical Laboratory Personnel, 7 created under part III of chapter 483. 8 23. Medical physicists, as provided under part IV of 9 chapter 483. 10 24. The Board of Opticianry, created under part I of 11 chapter 484. 25. The Board of Hearing Aid Specialists, created 12 13 under part II of chapter 484. 14 26. The Board of Physical Therapy Practice, created 15 under chapter 486. 27. The Board of Psychology, created under chapter 16 17 490. 18 28. The Board of <S>Clinical Social Work, Marriage and 19 Family Therapy<S>, and Mental Health Counseling, created under 20 part I of chapter 491. 21 The Board of Social Work Practice, created under 29. 22 part II of chapter 491. 23 The department may contract with the Agency for Health Care 24 25 Administration who shall provide consumer complaint, 26 investigative, and prosecutorial services required by the 27 Division of Medical Quality Assurance, councils, or boards, as 28 appropriate. 29 Section 32. Subsection (2) of section 61.20, Florida 30 Statutes, is amended to read: 31

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61.20 Social investigation and recommendations when child custody is in issue.--A social investigation and study, when ordered by (2) the court, shall be conducted by qualified staff of the court; a child-placing agency licensed pursuant to s. 409.175; a psychologist licensed pursuant to chapter 490; or a clinical</s> <S> <S>social worker, marriage and family therapist<S>, or mental health counselor licensed pursuant to part I of chapter 491 or clinical social worker licensed pursuant to part II of chapter 491. If a certification of indigence based on an affidavit filed with the court pursuant to s. 57.081 is provided by an adult party to the proceeding and the court does not have qualified staff to perform the investigation and study, the court may request that the Department of Health and Rehabilitative Services conduct the investigation and study. Subsection (4) of section 394.455, Florida Section 33. Statutes, is amended to read: 394.455 Definitions.--As used in this part, unless the context clearly requires otherwise, the term: "Clinical social worker" means a person licensed (4) as a clinical social worker under part II of chapter 491. Section 34. Subsection (23) of section 397.311, Florida Statutes, is amended to read: 397.311 Definitions.--As used in this chapter, except part VIII: "Private practitioner" means a physician licensed (23)under chapter 458 or chapter 459, a psychologist licensed under chapter 490, or a <S>clinical social worker, marriage and family therapist<S>, or mental health counselor licensed under part I of chapter 491 or clinical social worker licensed under

31 part II of chapter 491.

1 Section 35. Section 397.405, Florida Statutes, is 2 amended to read: 3 397.405 Exemptions from licensure.--The following are 4 exempt from the licensing provisions of this chapter: 5 (1) A hospital or hospital-based component licensed 6 under chapter 395. 7 (2) A nursing home facility as defined in s. 400.021(11). 8 9 (3) A substance abuse education program established pursuant to s. 233.061. 10 11 (4) A facility or institution operated by the Federal 12 Government. 13 A physician licensed under chapter 458 or chapter (5) 14 459. (6) A psychologist licensed under chapter 490. 15 16 (7) A <S>social worker, marriage and family therapist<S>, or 17 mental health counselor licensed under part I of chapter 491 or clinical social worker licensed under part II of chapter 18 19 491. 20 An established and legally cognizable church or (8) 21 nonprofit religious organization, denomination, or sect 22 providing substance abuse services, including prevention 23 services, which are exclusively religious, spiritual, or 24 ecclesiastical in nature. A church or nonprofit religious organization, denomination, or sect providing any of the 25 licensable service components itemized under s. 397.311(19) is 26 27 not exempt for purposes of its provision of such licensable 28 service components but retains its exemption with respect to 29 all services which are exclusively religious, spiritual, or 30 ecclesiastical in nature. 31

Facilities licensed under s. 393.063(7) that, in 1 (9) 2 addition to providing services to persons who are 3 developmentally disabled as defined therein, also provide 4 services to persons developmentally at risk as a consequence 5 of exposure to alcohol or other legal or illegal drugs while 6 in utero. 7 (10) DUI education and screening services required to be attended pursuant to ss. 316.192, 316.193, 322.095, 8 9 322.271, and 322.291 are exempt from licensure under this chapter. Treatment programs must continue to be licensed 10 11 under this chapter. 12 13 The exemptions from licensure in this section do not apply to 14 any facility or entity which receives an appropriation, grant, or contract from the state to operate as a service provider as 15 16 defined in this chapter or to any substance abuse program 17 regulated pursuant to s. 397.406. No provision of this 18 chapter shall be construed to limit the practice of a physician licensed under chapter 458 or chapter 459, a 19 psychologist licensed under chapter 490, or a psychotherapist 20 licensed under part I or part II of chapter 491, providing 21 22 outpatient or inpatient substance abuse treatment to a 23 voluntary patient, so long as the physician, psychologist, or 24 psychotherapist does not represent to the public that he or 25 she is a licensed service provider under this act. Failure to comply with any requirement necessary to maintain an exempt 26 27 status under this section is a misdemeanor of the first 28 degree, punishable as provided in s. 775.082 or s. 775.083. 29 Section 36. Subsection (5) of section 400.609, Florida 30 Statutes, is amended to read: 31

1	400.609 Hospice servicesEach hospice shall provide
2	a continuum of hospice services which afford the patient and
3	the family of the patient a range of service delivery which
4	can be tailored to specific needs and preferences of the
5	patient and family at any point in time throughout the length
б	of care for the terminally ill patient and during the
7	bereavement period. These services must be available 24 hours
8	a day, 7 days a week, and must include:
9	(5) BEREAVEMENT COUNSELINGThe hospice bereavement
10	program must be a comprehensive program, under professional
11	supervision, that provides a continuum of formal and informal
12	supportive services to the family for a minimum of 1 year
13	after the patient's death. This subsection does not
14	constitute an additional exemption from chapter 490 or part I
15	or part II of chapter 491.
16	Section 37. Subsection (28) of section 408.07, Florida
17	Statutes, is amended to read:
18	408.07 DefinitionsAs used in this chapter, with the
19	exception of ss. 408.031-408.045, the term:
20	(28) "Health care provider" means a health care
21	professional licensed under chapter 458, chapter 459, chapter
22	460, chapter 461, chapter 463, chapter 464, chapter 465,
23	chapter 466, part I, part III, part IV, part V, or part X of
24	chapter 468, chapter 483, chapter 484, chapter 486, chapter
25	490, or <u>part I or part II of</u> chapter 491.
26	Section 38. Paragraph (j) of subsection (2) of section
27	408.904, Florida Statutes, is amended to read:
28	408.904 Benefits
29	(2) Covered health services include:
30	(j) Outpatient mental health visits and substance
31	abuse treatment. Outpatient mental health visits provided by

1 community mental health centers as provided in chapter 394 and 2 by a mental health therapist licensed under chapter 490 or 3 <u>part I or part II of</u> chapter 491 and substance abuse treatment 4 provided by a center licensed under chapter 396 or chapter 5 397, up to a total of five visits per calendar year per 6 member.

7 Section 39. Subsection (8) of section 409.906, Florida
8 Statutes, is amended to read:

409.906 Optional Medicaid services. -- Subject to 9 specific appropriations, the agency may make payments for 10 services which are optional to the state under Title XIX of 11 12 the Social Security Act and are furnished by Medicaid 13 providers to recipients who are determined to be eligible on 14 the dates on which the services were provided. Any optional service that is provided shall be provided only when medically 15 16 necessary and in accordance with state and federal law. 17 Nothing in this section shall be construed to prevent or limit 18 the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making 19 20 any other adjustments necessary to comply with the availability of moneys and any limitations or directions 21 22 provided for in the General Appropriations Act or chapter 216. 23 Optional services may include:

24 (8) COMMUNITY MENTAL HEALTH SERVICES. -- The agency may 25 pay for rehabilitative services provided to a recipient by a mental health or substance abuse provider licensed by the 26 27 agency and under contract with the agency or the Department of 28 Children and Family Services to provide such services. Those 29 services which are psychiatric in nature shall be rendered or 30 recommended by a psychiatrist, and those services which are 31 medical in nature shall be rendered or recommended by a

physician or psychiatrist. The agency must develop a provider 1 2 enrollment process for community mental health providers which 3 bases provider enrollment on an assessment of service need. The provider enrollment process shall be designed to control 4 costs, prevent fraud and abuse, consider provider expertise 5 and capacity, and assess provider success in managing 6 7 utilization of care and measuring treatment outcomes. Providers will be selected through a competitive procurement 8 9 or selective contracting process. In addition to other community mental health providers, the agency shall consider 10 11 for enrollment mental health programs licensed under chapter 12 395 and group practices licensed under chapter 458, chapter 13 459, chapter 490, or part I or part II of chapter 491. The 14 agency is also authorized to continue operation of its behavioral health utilization management program and may 15 16 develop new services if these actions are necessary to ensure 17 savings from the implementation of the utilization management 18 system. The agency shall coordinate the implementation of this enrollment process with the Department of Children and Family 19 Services and the Department of Juvenile Justice. The agency is 20 authorized to utilize diagnostic criteria in setting 21 22 reimbursement rates, to preauthorize certain high-cost or 23 highly utilized services, to limit or eliminate coverage for 24 certain services, or to make any other adjustments necessary 25 to comply with any limitations or directions provided for in the General Appropriations Act. 26 27 Section 40. Subsection (4) of section 455.501, Florida 28 Statutes, is amended to read: 29 455.501 Definitions.--As used in this part, the term: 30 "Health care practitioner" means any person (4) licensed under chapter 457; chapter 458; chapter 459; chapter 31

460; chapter 461; chapter 462; chapter 463; chapter 464;
 chapter 465; chapter 466; part I, part III, part V, or part X
 of chapter 468; chapter 480; chapter 484; chapter 486; chapter
 490; or part I or part II of chapter 491.

5 Section 41. Paragraph (a) of subsection (1) of section
6 455.597, Florida Statutes, is amended to read:

7 455.597 Requirement for instruction on domestic 8 violence.--

9 The appropriate board shall require each person (1)(a) licensed or certified under chapter 458, chapter 459, chapter 10 11 464, chapter 466, chapter 467, chapter 490, or part I or part 12 II of chapter 491 to complete a 1-hour continuing education 13 course, approved by the board, on domestic violence, as 14 defined in s. 741.28, as part of biennial relicensure or recertification. The course shall consist of information on 15 16 the number of patients in that professional's practice who are 17 likely to be victims of domestic violence and the number who are likely to be perpetrators of domestic violence, screening 18 19 procedures for determining whether a patient has any history 20 of being either a victim or a perpetrator of domestic violence, and instruction on how to provide such patients with 21 22 information on, or how to refer such patients to, resources in 23 the local community, such as domestic violence centers and 24 other advocacy groups, that provide legal aid, shelter, victim 25 counseling, batterer counseling, or child protection services. Section 42. Subsection (4) of section 455.667, Florida 26 27 Statutes, is amended to read: 28 455.667 Ownership and control of patient records; 29 report or copies of records to be furnished .--

30 (4) Any health care practitioner licensed by the31 department or a board within the department who makes a

physical or mental examination of, or administers treatment or 1 2 dispenses legend drugs to, any person shall, upon request of 3 such person or the person's legal representative, furnish, in 4 a timely manner, without delays for legal review, copies of 5 all reports and records relating to such examination or treatment, including X rays and insurance information. 6 However, when a patient's psychiatric, chapter 490 7 8 psychological, or part I or part II of chapter 491 9 psychotherapeutic records are requested by the patient or the patient's legal representative, the health care practitioner 10 11 may provide a report of examination and treatment in lieu of 12 copies of records. Upon a patient's written request, complete 13 copies of the patient's psychiatric records shall be provided 14 directly to a subsequent treating psychiatrist. The furnishing of such report or copies shall not be conditioned upon payment 15 16 of a fee for services rendered. 17 Section 43. Section 455.677, Florida Statutes, is 18 amended to read: 19 455.677 Disposition of records of deceased 20 practitioners or practitioners relocating or terminating practice.--Each board created under the provisions of chapter 21 22 457, chapter 458, chapter 459, chapter 460, chapter 461, 23 chapter 463, chapter 464, chapter 465, chapter 466, part I of 24 chapter 484, chapter 486, chapter 490, or part I or part II of 25 chapter 491, and the department under the provisions of chapter 462, shall provide by rule for the disposition, under 26 27 that chapter, of the medical records or records of a 28 psychological nature of practitioners which are in existence 29 at the time the practitioner dies, terminates practice, or 30 relocates and is no longer available to patients and which records pertain to the practitioner's patients. The rules 31

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shall provide that the records be retained for at least 2 1 2 years after the practitioner's death, termination of practice, 3 or relocation. In the case of the death of the practitioner, the rules shall provide for the disposition of such records by 4 5 the estate of the practitioner. Section 44. Paragraph (a) of subsection (1) of section 6 7 468.505, Florida Statutes, is amended to read: 8 468.505 Exemptions; exceptions.--9 (1) Nothing in this part may be construed as prohibiting or restricting the practice, services, or 10 11 activities of: (a) A person licensed in this state under chapter 457, 12 13 chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 464, chapter 465, chapter 466, 14 chapter 480, chapter 490, or part I or part II of chapter 491, 15 when engaging in the profession or occupation for which he or 16 she is licensed, or of any person employed by and under the 17 18 supervision of the licensee when rendering services within the 19 scope of the profession or occupation of the licensee; 20 Section 45. Section 490.00515, Florida Statutes, is amended to read: 21 22 490.00515 Exemptions from public records and meetings 23 requirements. -- The exemptions from s. 119.07(1) provided by 24 ss. 455.621 <S>455.225(2) and (10) and 455.707 <S>455.261(3)(e) and 25 (5)(a) also apply to information concerning a provisional psychologist regulated by the Agency for Health Care 26 Administration and the department <S>of Health under this 27 28 chapter<S>, a registered clinical social worker intern, a <S>registered marriage and family therapist intern, a 29 registered 30 <S>mental health counselor intern, a provisional clinical social

31 <S>worker, a provisional marriage and family therapist, or a

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<S>provisional mental health counselor regulated by the <S>for Health Care Administration and the Department of

Health <S>under chapter 491. The exemption from s. 286.011 3 provided by 4 s. 455.621 <S>455.225(4) also applies to the proceedings of а 5 probable cause panel with respect to an investigation concerning a provisional psychologist<S>, a registered 6 clinical 7 <S>social worker intern, a registered marriage and family <S>therapist intern, a registered mental health counselor 8 intern, 9 <S>a provisional clinical social worker, a provisional marriage</s> <S>and family therapist, or a provisional mental health 10 counselor 11 regulated by the agency and department under this chapter <S>or<7S> <S>chapter 491. This section is subject to the Open 12 Government 13 Sunset Review Act of 1995 in accordance with s. 119.15 and shall stand repealed on October 2, 2002, unless reviewed and 14 saved from repeal through reenactment by the Legislature. 15 Section 46. Paragraph (b) of subsection (1) of section 16 17 490.012, Florida Statutes, is amended to read: 18 490.012 Violations; penalties; injunction.--19 (1)No person shall hold herself or himself out by any 20 (b) 21 title or description incorporating the word, or a permutation of the word, "psychotherapy" unless such person holds a valid, 22 23 active license under chapter 458, chapter 459, chapter 490, or part I or part II of chapter 491, or such person is certified 24 as an advanced registered nurse practitioner, pursuant to s. 25 464.012, who has been determined by the Board of Nursing as a 26

27 specialist in psychiatric mental health. 28 Section 47. Section 627.4195, Florida Statutes, is 30 627.4195 Health insurance; claims for payment of

31 psychotherapeutic services; confidentiality.--An insurer must

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maintain strict confidentiality against unauthorized or 1 2 inadvertent disclosure of confidential information to persons 3 inside or outside the insurer's organization regarding claims for payment of psychotherapeutic services provided by 4 5 psychotherapists licensed under chapter 490 or part I or part II of chapter 491 and psychotherapeutic records and reports 6 7 related to the claims. A report, in lieu of records, may be 8 submitted by a psychotherapist in support of a claim. Such 9 report must include clear statements summarizing the insured's presenting symptoms, what transpired in any provided therapy, 10 11 what progress, if any, was made by the insured and results 12 obtained. However, the insurer may require the records upon 13 which the report is based, if the report does not contain 14 sufficient information for properly processing the claim. A psychotherapist submitting records in support of a claim may 15 obscure portions to conceal the names, identities, or 16 17 identifying information of people other than the insured if 18 this information is unnecessary to utilization review, quality management, discharge planning, case management, or claims 19 20 processing conducted by the insurer. An insurer may provide aggregate data which does not disclose subscriber identities 21 22 or identities of other persons to entities such as payors, 23 sponsors, researchers and accreditation bodies. As used in this section, "insurer" means an individual health insurance 24 policy subject to this chapter, an insurer issuing a group 25 health insurance policy or certificate pursuant to s. 627.651, 26 27 a plan of self-insurance providing the health coverage 28 benefits to residents of this state pursuant to s. 627.651, an 29 insurer delivering a group health policy issued or delivered 30 outside this state under which a resident of this state is provided coverage pursuant to s. 627.6515, a preferred 31

provider organization as defined in s. 627.6471, an exclusive 1 2 provider organization as defined in s. 627.6472, and prepaid 3 health service organizations providing mental health services pursuant to chapter 636. 4 5 Section 48. Subsection (5) of section 627.6471, Florida Statutes, is amended to read: 6 7 627.6471 Contracts for reduced rates of payment; limitations; coinsurance and deductibles .--8 9 (5) If psychotherapeutic services are covered by a policy issued by the insurer, the insurer shall provide 10 11 eligibility criteria for each group of health care providers 12 licensed under chapter 458, chapter 459, chapter 490, or part 13 I or part II of chapter 491, which include psychotherapy 14 within the scope of their practice as provided by law, or for any person who is certified as an advanced registered nurse 15 practitioner in psychiatric mental health under s. 464.012. 16 When psychotherapeutic services are covered, eligibility 17 18 criteria shall be established by the insurer to be included in the insurer's criteria for selection of network providers. The 19 20 insurer may not discriminate against a health care provider by excluding such practitioner from its provider network solely 21 22 on the basis of the practitioner's license. 23 Section 49. Subsection (15) of section 627.6472, Florida Statutes, is amended to read: 24 25 627.6472 Exclusive provider organizations.--(15) If psychotherapeutic services are covered by a 26 27 policy issued by the insurer, the insurer shall provide 28 eligibility criteria for all groups of health care providers 29 licensed under chapter 458, chapter 459, chapter 490, or part 30 I or part II of chapter 491, which include psychotherapy within the scope of their practice as provided by law, or for 31

any person who is certified as an advanced registered nurse 1 2 practitioner in psychiatric mental health under s. 464.012. 3 When psychotherapeutic services are covered, eligibility criteria shall be established by the insurer to be included in 4 5 the insurer's criteria for selection of network providers. The insurer may not discriminate against a health care provider by 6 7 excluding such practitioner from its provider network solely 8 on the basis of the practitioner's license.

9 Section 50. Paragraph (b) of subsection (2) of section 10 627.668, Florida Statutes, is amended to read:

11 627.668 Optional coverage for mental and nervous 12 disorders required; exception.--

13 (2) Under group policies or contracts, inpatient 14 hospital benefits, partial hospitalization benefits, and 15 outpatient benefits consisting of durational limits, dollar 16 amounts, deductibles, and coinsurance factors shall not be 17 less favorable than for physical illness generally, except 18 that:

(b) Outpatient benefits may be limited to \$1,000 for 19 20 consultations with a licensed physician, a psychologist 21 licensed pursuant to chapter 490, a mental health counselor 22 licensed pursuant to part I of chapter 491, a marriage and 23 family therapist licensed pursuant to part I of chapter 491, 24 and a clinical social worker licensed pursuant to part II of 25 chapter 491. If benefits are provided beyond the \$1,000 per benefit year, the durational limits, dollar amounts, and 26 27 coinsurance factors thereof need not be the same as applicable 28 to physical illness generally.

29 Section 51. Subsection (6) of section 627.9404,

30 Florida Statutes, is amended to read:

31 627.9404 Definitions.--For the purposes of this part:

"Licensed health care practitioner" means any 1 (6) 2 physician, nurse licensed under chapter 464, or 3 psychotherapist licensed under chapter 490 or part I or part II of chapter 491, or any individual who meets any 4 5 requirements prescribed by rule by the department. Section 52. Section 641.59, Florida Statutes, is 6 7 amended to read: 641.59 Psychotherapeutic services; records and 8 9 reports. -- A health maintenance organization or prepaid health 10 clinic, as defined in this chapter, must maintain strict confidentiality against unauthorized or inadvertent disclosure 11 12 of confidential information to persons inside or outside the 13 health maintenance organization or prepaid health clinic 14 regarding psychotherapeutic services provided to subscribers by psychotherapists licensed under chapter 490 or part I or 15 16 part II of chapter 491 and psychotherapeutic records and 17 reports related to the services. A report, in lieu of records, 18 may be submitted by a psychotherapist in support of the services. Such report must include clear statements 19 20 summarizing the subscriber's presenting symptoms, what 21 transpired in any provided therapy, what progress, if any, was 22 made by the subscriber, and results obtained. However, the 23 health maintenance organization or prepaid health clinic may 24 require the records upon which the report is based, if the 25 report does not contain sufficient information supporting the services. A psychotherapist submitting records in support of 26 27 services may obscure portions to conceal the names, 28 identities, or identifying information of people other than 29 the subscriber if this information is unnecessary to 30 utilization review, quality management, discharge planning, case management, or claims processing conducted by the health 31

maintenance organization or prepaid health clinic. A health maintenance organization or prepaid health clinic may provide aggregate data which does not disclose subscriber identities or identities of other persons to entities such as payors, sponsors, researchers, and accreditation bodies. Section 53. This act shall take effect July 1 of the year in which enacted. HOUSE SUMMARY Creates part II of chapter 491, F.S., to provide regulatory provisions applicable to social work practice that are separate from those applicable to marriage and family therapy and mental health counseling. Amends and repeals various provisions of chapter 491, F.S., and creates part I of the remaining provisions of such chapter, as amended, to conform. Creates the Board of Social Work Practice and provides for appointment and terms of members and location of headquarters. Provides for different levels of licensure and practice. Revises membership of and provides for appointments to the Board of Marriage and Family Therapy and Mental Health Counseling, to conform. Provides applicability to current licensees and certificateholders. See bill for details.