1998 Legislature

1 2 An act relating to physician assistants; 3 amending ss. 39.01, 154.04, 232.465, 240.4067, 4 395.0191, 458.347, 459.022, 627.351, 627.357, 5 766.105, 766.1115, 984.03, 985.03, F.S.; 6 providing for licensure of physician assistants 7 rather than certification; prescribing qualifications for licensure and revising 8 9 provisions governing examinations; conforming statutory provisions; providing an effective 10 11 date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (29) of section 39.01, Florida 16 Statutes, is amended to read: 39.01 Definitions.--When used in this chapter: 17 (29) "Licensed health care professional" means a 18 19 physician licensed under chapter 458, an osteopathic physician licensed under chapter 459, a nurse licensed under chapter 20 464, a physician assistant licensed <del>certified</del> under chapter 21 22 458 or chapter 459, or a dentist licensed under chapter 466. 23 Section 2. Paragraph (c) of subsection (1) of section 154.04, Florida Statutes, is amended to read: 24 154.04 Personnel of county health departments; duties; 25 26 compensation. --27 (1)(c)1. A registered nurse or licensed certified 28 29 physician assistant working in a county health department is 30 authorized to assess a patient and order medications, provided 31 that: 1

1998 Legislature

## CS for SB 776, 1st Engrossed

No licensed physician is on the premises; 1 a. 2 The patient is assessed and medication ordered in b. 3 accordance with rules promulgated by the department and 4 pursuant to a protocol approved by a physician who supervises 5 the patient care activities of the registered nurse or 6 licensed certified physician assistant; 7 The patient is being assessed by the registered c. 8 nurse or licensed <del>certified</del> physician assistant as a part of a 9 program approved by the department; and d. The medication ordered appears on a formulary 10 approved by the department and is prepackaged and prelabeled 11 12 with dosage instructions and distributed from a source authorized under chapter 499 to repackage and distribute 13 14 drugs, which source is under the supervision of a consultant 15 pharmacist employed by the department. Each county health department shall adopt written 16 2. 17 protocols which provide for supervision of the registered nurse or licensed <del>certified</del> physician assistant by a physician 18 19 licensed pursuant to chapter 458 or chapter 459 and for the procedures by which patients may be assessed, and medications 20 ordered and delivered, by the registered nurse or licensed 21 22 certified physician assistant. Such protocols shall be signed 23 by the supervising physician, the director of the county health department, and the registered nurse or licensed 24 certified physician assistant. 25 26 3. Each county health department shall maintain and 27 have available for inspection by representatives of the 28 Department of Health all medical records and patient care 29 protocols, including records of medications delivered to 30 patients, in accordance with rules of the department. 31 2 CODING: Words stricken are deletions; words underlined are additions.

1998 Legislature

## CS for SB 776, 1st Engrossed

4. The Department of Health shall adopt rules which 1 2 establish the conditions under which a registered nurse or 3 licensed certified physician assistant may assess patients and 4 order and deliver medications, based upon written protocols of 5 supervision by a physician licensed pursuant to chapter 458 or chapter 459, and which establish the formulary from which 6 7 medications may be ordered. 8 5. The department shall require that a consultant 9 pharmacist conduct a periodic inspection of each county health department in meeting the requirements of this paragraph. 10 A county health department may establish or 11 6. 12 contract with peer review committees or organizations to review the quality of communicable disease control and primary 13 14 care services provided by the county health department. 15 Section 3. Paragraph (a) of subsection (1) of section 232.46, Florida Statutes, is amended to read: 16 17 232.46 Administration of medication by school district personnel.--18 19 (1) Notwithstanding the provisions of the Nurse Practice Act, chapter 464, school district personnel shall be 20 authorized to assist students in the administration of 21 22 prescription medication when the following conditions have 23 been met: (a) Each district school board shall include in its 24 approved school health services plan a procedure to provide 25 26 training, by a registered nurse, a licensed practical nurse, a 27 physician licensed pursuant to chapter 458 or chapter 459, or a physician assistant licensed certified pursuant to chapter 28 29 458 or chapter 459, to the school personnel designated by the principal to assist students in the administration of 30 prescribed medication. Such training may be provided in 31 3

1998 Legislature

collaboration with other school districts, through contract 1 with an education consortium, or by any other arrangement 2 3 consistent with the intent of this section. 4 Section 4. Subsections (2) and (3) of section 232.465, 5 Florida Statutes, are amended to read: 6 232.465 Provision of medical services; restrictions.--7 (2) Nonmedical assistive personnel shall be allowed to 8 perform health-related services upon successful completion of 9 child-specific training by a registered nurse, a licensed 10 practical nurse, a physician licensed pursuant to chapter 458 or chapter 459, or a physician assistant licensed certified 11 12 pursuant to chapter 458 or chapter 459. All procedures shall be monitored periodically by the nurse. Those procedures 13 14 include, but are not limited to: (a) Cleaning intermittent catheterization. 15 (b) Gastrostomy tube feeding. 16 17 (c) Monitoring blood glucose. 18 (d) Administering emergency injectable medication. 19 (3) For all other invasive medical services not listed 20 in subsection (1) or subsection (2), a registered nurse, a 21 licensed practical nurse, a physician licensed pursuant to 22 chapter 458 or chapter 459, or a physician assistant licensed 23 certified pursuant to chapter 458 or chapter 459 shall determine if nonmedical school district personnel shall be 24 25 allowed to perform such service. 26 Section 5. Paragraph (c) of subsection (2) of section 395.0191, Florida Statutes, is amended to read: 27 28 395.0191 Staff membership and clinical privileges.--29 (2) (c) Each licensed facility shall establish rules and 30 procedures for consideration of an application for clinical 31 4 CODING: Words stricken are deletions; words underlined are additions.

1998 Legislature

## CS for SB 776, 1st Engrossed

privileges submitted by a physician assistant licensed 1 certified pursuant to s. 458.347 or s. 459.022. Clinical 2 3 privileges granted to a physician assistant pursuant to this 4 subsection shall automatically terminate upon termination of 5 staff membership of the physician assistant's supervising 6 physician. 7 Section 6. Section 458.347, Florida Statutes, is 8 amended to read: 9 458.347 Physician assistants.--(1) LEGISLATIVE INTENT.--10 The purpose of this section is to encourage more 11 (a) effective utilization of the skills of physicians or groups of 12 physicians by enabling them to delegate health care tasks to 13 14 qualified assistants when such delegation is consistent with the patient's health and welfare. 15 (b) In order that maximum skills may be obtained 16 within a minimum time period of education, a physician 17 assistant shall be specialized to the extent that he or she 18 19 can operate efficiently and effectively in the specialty areas in which he or she has been trained or is experienced. 20 21 (c) The purpose of this section is to encourage the 22 utilization of physician assistants by physicians and to allow 23 for innovative development of programs for the education of 24 physician assistants. (2) DEFINITIONS.--As used in this section: 25 26 "Approved program" means a program, formally (a) 27 approved by the boards, for the education of physician 28 assistants. 29 "Boards" means the Board of Medicine and the Board (b) 30 of Osteopathic Medicine. 31 5 CODING: Words stricken are deletions; words underlined are additions.

4

1998 Legislature

## CS for SB 776, 1st Engrossed

1 (c) "Council" means the Council on Physician
2 Assistants.
3 (d) "Trainee" means a person who is currently enrolled

in an approved program.

5 (e) "Physician assistant" means a person who is a 6 graduate of an approved program or its equivalent or meets 7 standards approved by the boards and is <u>licensed</u> <del>certified</del> to 8 perform medical services delegated by the supervising 9 physician.

"Supervision" means responsible supervision and 10 (f) control. Except in cases of emergency, supervision requires 11 12 the easy availability or physical presence of the licensed physician for consultation and direction of the actions of the 13 14 physician assistant. For the purposes of this definition, the 15 term "easy availability" includes the ability to communicate by way of telecommunication. The boards shall establish rules 16 17 as to what constitutes responsible supervision of the 18 physician assistant.

(g) "Proficiency examination" means an entry-level examination approved by the boards, including, but not limited to, those examinations administered by the National Commission on Certification of Physician Assistants.

(h) "Continuing medical education" means courses recognized and approved by the boards, the American Academy of Physician Assistants, the American Medical Association, the American Osteopathic Association, or the Accreditation Council on Continuing Medical Education.

(3) PERFORMANCE OF SUPERVISING PHYSICIAN.--Each physician or group of physicians supervising a <u>licensed</u> <del>certified</del> physician assistant must be qualified in the medical areas in which the physician assistant is to perform and shall

6

# 1998 Legislature

# CS for SB 776, 1st Engrossed

be individually or collectively responsible and liable for the performance and the acts and omissions of the physician assistant. A physician may not supervise more than four currently <u>licensed</u> <del>certified</del> physician assistants at any one time.

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(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.--

7 (a) The boards shall adopt, by rule, the general
8 principles that supervising physicians must use in developing
9 the scope of practice of a physician assistant under direct
10 supervision and under indirect supervision. These principles
11 shall recognize the diversity of both specialty and practice
12 settings in which physician assistants are used.

(b) This chapter does not prevent third-party payors
from reimbursing employers of physician assistants for covered
services rendered by <u>licensed</u> certified physician assistants.

16 (c) <u>Licensed</u> Certified physician assistants may not be 17 denied clinical hospital privileges, except for cause, so long 18 as the supervising physician is a staff member in good 19 standing.

20 (d) A supervisory physician may delegate to a licensed certified physician assistant, pursuant to a written protocol, 21 22 the authority to act according to s. 154.04(1)(c). Such 23 delegated authority is limited to the supervising physician's practice in connection with a county health department as 24 defined and established pursuant to chapter 154. 25 The boards 26 shall adopt rules governing the supervision of physician 27 assistants by physicians in county health departments.

(e) A supervisory physician may delegate to a fully <u>licensed</u> certified physician assistant the authority to prescribe any medication used in the supervisory physician's practice if such medication is listed on the formulary created

7

# 1998 Legislature

## CS for SB 776, 1st Engrossed

pursuant to paragraph (f). A fully licensed certified 1 2 physician assistant may only prescribe such medication under 3 the following circumstances: 4 1. A physician assistant must clearly identify to the 5 patient that he or she is a physician assistant. Furthermore, 6 the physician assistant must inform the patient that the 7 patient has the right to see the physician prior to any 8 prescription being prescribed by the physician assistant. 9 2. The supervisory physician must notify the department of his or her intent to delegate, on a 10 department-approved form, before delegating such authority and 11 12 notify the department of any change in prescriptive privileges of with each certification renewal application filed by the 13 14 physician assistant. The physician assistant must file with the 15 3. 16 department, before commencing to prescribe, evidence that he 17 or she has completed a continuing medical education course of at least 3 classroom hours in prescriptive practice, conducted 18 19 by an accredited program approved by the boards, which course covers the limitations, responsibilities, and privileges 20 involved in prescribing medicinal drugs, or evidence that he 21 22 or she has received education comparable to the continuing 23 education course as part of an accredited physician assistant 24 training program. 4. The physician assistant must file with the 25 26 department, before commencing to prescribe, evidence that the 27 physician assistant has a minimum of 3 months of clinical experience in the specialty area of the supervising physician. 28 29 The physician assistant must file with the 5. department a signed affidavit that he or she has completed a 30 minimum of 10 continuing medical education hours in the 31

8

# 1998 Legislature

# CS for SB 776, 1st Engrossed

specialty practice in which the physician assistant has
 prescriptive privileges with each <u>licensure</u> certification
 renewal application.

6. The department shall issue <u>a license</u> <del>certification</del> and a prescriber number to the physician assistant granting authority for the prescribing of medicinal drugs authorized within this paragraph upon completion of the foregoing requirements.

9 7. The prescription must be written in a form that complies with chapter 499 and must contain, in addition to the 10 supervisory physician's name, address, and telephone number, 11 12 the physician assistant's prescriber number. The prescription must be filled in a pharmacy permitted under chapter 465 and 13 14 must be dispensed in that pharmacy by a pharmacist licensed 15 under chapter 465. The appearance of the prescriber number creates a presumption that the physician assistant is 16 17 authorized to prescribe the medicinal drug and the prescription is valid. 18

19 8. The physician assistant must note the prescription 20 in the appropriate medical record, and the supervisory 21 physician must review and sign each notation. For dispensing 22 purposes only, the failure of the supervisory physician to 23 comply with these requirements does not affect the validity of 24 the prescription.

9. This paragraph does not prohibit a supervisory physician from delegating to a physician assistant the authority to order medication for a hospitalized patient of the supervisory physician.

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30 This paragraph does not apply to facilities licensed pursuant31 to chapter 395.

## 1998 Legislature

## CS for SB 776, 1st Engrossed

(f)1. There is created a five-member committee 1 2 appointed by the Secretary Director of Health Care 3 Administration. The committee must be composed of one fully 4 licensed certified physician assistant licensed certified 5 pursuant to this section or s. 459.022, two physicians 6 licensed pursuant to this chapter, one of whom supervises a 7 fully licensed physician assistant, one osteopathic physician 8 licensed pursuant to chapter 459, and one pharmacist licensed 9 pursuant to chapter 465 who is not licensed pursuant to this chapter or chapter 459. The committee shall establish a 10 formulary of medicinal drugs for which a fully licensed 11 12 certified physician assistant may prescribe. The formulary may not include controlled substances as defined in chapter 13 14 893, antineoplastics, antipsychotics, radiopharmaceuticals, 15 general anesthetics or radiographic contrast materials, or any 16 parenteral preparations except insulin and epinephrine. 17 2. Only the committee shall add to, delete from, or modify the formulary. Any person who requests an addition, 18 19 deletion, or modification of a medicinal drug listed on such 20 formulary has the burden of proof to show cause why such 21 addition, deletion, or modification should be made. 22 The boards shall adopt the formulary required by 3. this paragraph, and each addition, deletion, or modification 23 to the formulary, by rule. Notwithstanding any provision of 24 25 chapter 120 to the contrary, the formulary rule shall be 26 effective 60 days after the date it is filed with the Secretary of State. Upon adoption of the formulary, the 27 28 department shall mail a copy of such formulary to each fully 29 licensed certified physician assistant and to each pharmacy 30 licensed by the state. The boards shall establish, by rule, a

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# 1998 Legislature

# CS for SB 776, 1st Engrossed

fee not to exceed \$200 to fund the provisions of this 1 paragraph and paragraph (e). 2

3 (5) PERFORMANCE BY TRAINEES. -- Notwithstanding any 4 other law, a trainee may perform medical services when such 5 services are rendered within the scope of an approved program. 6

(6) PROGRAM APPROVAL.--

7 (a) The boards shall approve programs, based on 8 recommendations by the council, for the education and training 9 of physician assistants which meet standards established by rule of the boards. The council may recommend only those 10 physician assistant programs that hold full accreditation or 11 12 provisional accreditation from the Commission on Accreditation of Allied Health Programs or its successor organization. Any 13 14 educational institution offering a physician assistant program 15 approved by the boards pursuant to this paragraph may also 16 offer the physician assistant program authorized in paragraph 17 (c) for unlicensed physicians.

18 (b) The boards shall adopt and publish standards to 19 ensure that such programs operate in a manner that does not endanger the health or welfare of the patients who receive 20 services within the scope of the programs. The boards shall 21 22 review the quality of the curricula, faculties, and facilities 23 of such programs and take whatever other action is necessary to determine that the purposes of this section are being met. 24

(c) Any community college with the approval of the 25 26 State Board of Community Colleges may conduct a physician 27 assistant program which shall apply for national accreditation through the American Medical Association's Committee on Allied 28 29 Health, Education, and Accreditation, or its successor organization, and which may admit unlicensed physicians, as 30 authorized in subsection (7), who are graduates of foreign 31

11

1998 Legislature

## CS for SB 776, 1st Engrossed

medical schools listed with the World Health Organization. 1 2 The unlicensed physician must have been a resident of this 3 state for a minimum of 12 months immediately prior to 4 admission to the program. An evaluation of knowledge base by examination shall be required to grant advanced academic 5 б credit and to fulfill the necessary requirements to graduate. 7 A minimum of one 16-week semester of supervised clinical and didactic education, which may be completed simultaneously, 8 9 shall be required before graduation from the program. All other provisions of this section shall remain in effect. 10 (7) PHYSICIAN ASSISTANT LICENSURE CERTIFICATION. --11 12 (a) Any person desiring to be licensed <del>certified</del> as a physician assistant must apply to the department. 13 The 14 department shall issue a license certificate to any person 15 certified by the council as having met the following 16 requirements: 17 1. Is at least 18 years of age. Has satisfactorily passed a proficiency examination 18 2. 19 by an acceptable score established by the National Commission 20 on Certification of Physician Assistants. If an applicant 21 does not hold a current certificate issued by the National Commission on Certification of Physician Assistants and has 22 23 not actively practiced as a physician assistant within the immediately preceding 4 years, the applicant must retake and 24 25 successfully complete the entry-level examination of the 26 National Commission on Certification of Physician Assistants to be eligible for licensure certification. 27 28 3. Has completed the application form and remitted an 29 application fee not to exceed \$300 as set by the boards. An application for licensure <del>certification</del> made by a physician 30 assistant must include: 31

1998 Legislature

## CS for SB 776, 1st Engrossed

A certificate of completion of a physician 1 a. 2 assistant training program specified in subsection (6). 3 A sworn statement of any prior felony convictions. b. 4 c. A sworn statement of any previous revocation or 5 denial of licensure or certification in any state. 6 d. Two letters of recommendation. 7 (b)1. Notwithstanding subparagraph (a)2. and 8 sub-subparagraph (a)3.a., the department shall examine each 9 applicant who the Board of Medicine certifies: Has completed the application form and remitted a 10 a. nonrefundable application fee not to exceed \$500 and an 11 12 examination fee not to exceed \$300, plus the actual cost to the department to provide the examination. The examination 13 14 fee is refundable if the applicant is found to be ineligible 15 to take the examination. The department shall not require the applicant to pass a separate practical component of the 16 17 examination. For examinations given after July 1, 1998, competencies measured through practical examinations shall be 18 19 incorporated into the written examination through a 20 multiple-choice format. The department shall translate the examination into the native language of any applicant who 21 requests and agrees to pay all costs of such translation, 22 23 provided that the translation request is filed with the board office no later than 9 months before the scheduled examination 24 and the applicant remits translation fees as specified by the 25 26 department no later than 6 months before the scheduled 27 examination, and provided that the applicant demonstrates to the department the ability to communicate orally in basic 28 29 English. If the applicant is unable to pay translation costs, the applicant may take the next available examination in 30 31 English if the applicant submits a request in writing by the 13

# 1998 Legislature

application deadline and if the applicant is otherwise 1 2 eligible under this section. To demonstrate the ability to 3 communicate orally in basic English, a passing score or grade 4 is required, as determined by the department or organization 5 that developed it, on one of the following English 6 examinations: 7 (I) The test for spoken English (TSE) by the 8 Educational Testing Service (ETS); 9 (II) The test of English as a foreign language 10 (TOEFL), by ETS; (III) A high school or college level English Course; 11 12 (IV) The English examination for citizenship, 13 Immigration and Naturalization Service. 14 15 A notarized copy of an Educational Commission for Foreign Medical Graduates (ECFMG) certificate may also be used to 16 17 demonstrate the ability to communicate in basic English. 18 Is an unlicensed physician who graduated from a b. 19 foreign medical school listed with the World Health Organization who has not previously taken and failed the 20 examination of the National Commission on Certification of 21 Physician Assistants and who has been certified by the Board 22 23 of Medicine as having met the requirements for licensure as a medical doctor by examination as set forth in s. 458.311(1), 24 (3), (4), and (5), with the exception that the applicant is 25 26 not required to have completed an approved residency of at 27 least 1 year and the applicant is not required to have passed the licensing examination specified under s. 458.311 or hold a 28 29 valid, active certificate issued by the Educational Commission for Foreign Medical Graduates. 30 31

## 1998 Legislature

## CS for SB 776, 1st Engrossed

Was eligible and made initial application for 1 c. 2 certification as a physician assistant in this state between 3 July 1, 1990, and June 30, 1991. 4 d. Was a resident of this state on July 1, 1990, or was licensed or certified in any state in the United States as 5 6 a physician assistant on July 1, 1990. 7 The department may grant temporary licensure 2. 8 certification to an applicant who meets the requirements of 9 subparagraph 1. Between meetings of the council, the department may grant temporary licensure certification to 10 practice based on the completion of all temporary licensure 11 12 certification requirements. All such administratively issued licenses <del>certifications</del> shall be reviewed and acted on at the 13 14 next regular meeting of the council. A temporary license 15 certificate expires upon receipt and notice of scores to the licenseholder certificateholder from the first available 16 17 examination specified in subparagraph 1. following licensure certification by the department. An applicant who fails the 18 19 proficiency examination is no longer temporarily licensed certified, but may apply for a one-time extension of temporary 20 licensure certification after reapplying for the next 21 available examination. Extended licensure certification shall 22 23 expire upon failure of the licenseholder certificateholder to sit for the next available examination or upon receipt and 24 notice of scores to the licenseholder certificateholder from 25 26 such examination. 3. Notwithstanding any other provision of law, the 27 examination specified pursuant to subparagraph 1. shall be 28 29 administered by the department only five times. Applicants

30 certified by the board for examination shall receive at least 31 6 months' notice of eligibility prior to the administration of

15

## 1998 Legislature

## CS for SB 776, 1st Engrossed

the initial examination. Subsequent examinations shall be 1 administered at 1-year intervals following determined by the 2 3 department after the reporting of the scores of the first and 4 subsequent examinations examination. For the purposes of this 5 paragraph, the department may develop, contract for the 6 development of, purchase, or approve an examination, including 7 a practical component, that adequately measures an applicant's 8 ability to practice with reasonable skill and safety. The 9 minimum passing score on the examination shall be established by the department, with the advice of the board. 10 Those applicants failing to pass that examination or any subsequent 11 12 examination shall receive notice of the administration of the next examination with the notice of scores following such 13 14 examination. Any applicant who passes the examination and 15 meets the requirements of this section shall be licensed certified as a physician assistant with all rights defined 16 17 thereby. 18 (c) The license certification must be renewed 19 biennially. Each renewal must include: 20 1. A renewal fee not to exceed \$500 as set by the 21 boards. 22 2. A sworn statement of no felony convictions in the 23 previous 2 years. (d) Each licensed certified physician assistant shall 24 25 biennially complete 100 hours of continuing medical education 26 or shall hold a current certificate issued by the National Commission on Certification of Physician Assistants. 27 28 (e) Upon employment as a physician assistant, a 29 licensed certified physician assistant must notify the department in writing within 30 days after such employment or 30 after any subsequent changes in the supervising physician. The 31 16 CODING: Words stricken are deletions; words underlined are additions.

# 1998 Legislature

## CS for SB 776, 1st Engrossed

notification must include the full name, Florida medical
 license number, specialty, and address of the supervising
 physician.

4 (f) Notwithstanding subparagraph (a)2., the department 5 may grant to a recent graduate of an approved program, as 6 specified in subsection (6), <u>a</u> temporary <u>license</u> certification 7 to expire upon receipt of scores of the proficiency 8 examination administered by the National Commission on 9 Certification of Physician Assistants. Between meetings of 10 the council, the department may grant a temporary license certification to practice based on the completion of all 11 12 temporary licensure certification requirements. All such 13 administratively issued licenses certifications shall be 14 reviewed and acted on at the next regular meeting of the 15 council. The recent graduate may be licensed <del>certified</del> prior to employment, but must comply with paragraph (e). An 16 17 applicant who has passed the proficiency examination may be granted permanent licensure certification. An applicant 18 19 failing the proficiency examination is no longer temporarily 20 licensed certified, but may reapply for a 1-year extension of 21 temporary licensure certification. An applicant may not be granted more than two temporary licenses certificates and may 22 not be licensed <del>certified</del> as a physician assistant until he or 23 she passes the examination administered by the National 24 25 Commission on Certification of Physician Assistants. As prescribed by board rule, the council may require an applicant 26 who does not pass the licensing examination after five or more 27 attempts to complete additional remedial education or 28 29 training. The council shall prescribe the additional requirements in a manner that permits the applicant to 30 complete the requirements and be reexamined within 2 years 31

1998 Legislature

after the date the applicant petitions the council to retake 1 2 the examination a sixth or subsequent time. 3 (g) The Board of Medicine may impose any of the 4 penalties specified in ss. 455.227 and 458.331(2) upon a 5 physician assistant if the physician assistant or the 6 supervising physician has been found guilty of or is being 7 investigated for any act that constitutes a violation of this 8 chapter or chapter 455. 9 (8) DELEGATION OF POWERS AND DUTIES. -- The boards may 10 delegate such powers and duties to the council as they may 11 deem proper. 12 (9) COUNCIL ON PHYSICIAN ASSISTANTS. -- The Council on 13 Physician Assistants is created within the department. 14 (a) The council shall consist of five members appointed as follows: 15 The chairperson of the Board of Medicine shall 16 1. 17 appoint three members who are physicians and members of the Board of Medicine. One of the physicians must supervise a 18 19 physician assistant in the physician's practice. 20 The chairperson of the Board of Osteopathic 2. Medicine shall appoint one member who is a physician and a 21 22 member of the Board of Osteopathic Medicine. 23 The secretary of the department or his or her 3. designee shall appoint a fully licensed certified physician 24 assistant licensed under this chapter or chapter 459. 25 26 (b) Two of the members appointed to the council must 27 be physicians who supervise physician assistants in their practice. Members shall be appointed to terms of 4 years, 28 29 except that of the initial appointments, two members shall be appointed to terms of 2 years, two members shall be appointed 30 to terms of 3 years, and one member shall be appointed to a 31 18

1998 Legislature

term of 4 years, as established by rule of the boards. 1 Council members may not serve more than two consecutive terms. 2 3 The council shall annually elect a chairperson from among its 4 members. 5 (c) The council shall: 6 1. Recommend to the department the licensure 7 certification of physician assistants. 8 2. Develop all rules regulating the use of physician 9 assistants by physicians under this chapter and chapter 459, except for rules relating to the formulary developed under 10 paragraph (4)(f). The council shall also develop rules to 11 12 ensure that the continuity of supervision is maintained in each practice setting. The boards shall consider adopting a 13 14 proposed rule developed by the council at the regularly 15 scheduled meeting immediately following the submission of the proposed rule by the council. A proposed rule submitted by 16 17 the council may not be adopted by either board unless both 18 boards have accepted and approved the identical language 19 contained in the proposed rule. The language of all proposed rules submitted by the council must be approved by both boards 20 pursuant to each respective board's guidelines and standards 21 22 regarding the adoption of proposed rules. If either board 23 rejects the council's proposed rule, that board must specify its objection to the council with particularity and include 24 any recommendations it may have for the modification of the 25 26 proposed rule. Make recommendations to the boards regarding all 27 3. matters relating to physician assistants. 28 29 Address concerns and problems of practicing 4. physician assistants in order to improve safety in the 30 clinical practices of licensed certified physician assistants. 31 19

1998 Legislature

1 (10) INACTIVE AND DELINQUENT STATUS. -- A license 2 certificate on inactive or delinquent status may be 3 reactivated only as provided in s. 455.271. (11) PENALTY.--Any person who has not been licensed 4 5 certified by the council and approved by the department and 6 who holds himself or herself out as a physician assistant or 7 who uses any other term in indicating or implying that he or 8 she is a physician assistant commits a felony of the third 9 degree, punishable as provided in s. 775.082 or s. 775.084 or by a fine not exceeding \$5,000. 10 (12) DENIAL, SUSPENSION, OR REVOCATION OF LICENSURE 11 12 CERTIFICATION.--The boards may deny, suspend, or revoke a physician assistant license <del>certification</del> if a board 13 14 determines that the physician assistant has violated this 15 chapter. (13) RULES.--The boards shall adopt rules to implement 16 17 this section, including rules detailing the contents of the 18 application for licensure <del>certification</del> and notification 19 pursuant to subsection (7) and rules to ensure both the continued competency of physician assistants and the proper 20 utilization of them by physicians or groups of physicians. 21 22 (14) EXISTING PROGRAMS. -- This section does not 23 eliminate or supersede existing laws relating to other paramedical professions or services and is supplemental to all 24 25 such existing laws relating to the licensure certification and 26 practice of paramedical professions. 27 (15) LIABILITY.--Each supervising physician using a physician assistant is liable for any acts or omissions of the 28 29 physician assistant acting under the physician's supervision 30 and control. 31 20

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1998 Legislature
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# CS for SB 776, 1st Engrossed

1 (16) LEGAL SERVICES.--The Department of Legal Affairs 2 shall provide legal services to the council as authorized in 3 s. 455.221(1). 4 (17) FEES.--The department shall allocate the fees 5 collected under this section to the council. 6 Section 7. Section 459.022, Florida Statutes, is 7 amended to read: 8 459.022 Physician assistants.--9 (1) LEGISLATIVE INTENT.--(a) The purpose of this section is to encourage more 10 effective utilization of the skills of osteopathic physicians 11 12 or groups of osteopathic physicians by enabling them to delegate health care tasks to qualified assistants when such 13 14 delegation is consistent with the patient's health and welfare. 15 (b) In order that maximum skills may be obtained 16 within a minimum time period of education, a physician 17 18 assistant shall be specialized to the extent that she or he 19 can operate efficiently and effectively in the specialty areas in which she or he has been trained or is experienced. 20 21 (c) The purpose of this section is to encourage the utilization of physician assistants by osteopathic physicians 22 23 and to allow for innovative development of programs for the education of physician assistants. 24 (2) DEFINITIONS.--As used in this section: 25 26 "Approved program" means a program, formally (a) 27 approved by the boards, for the education of physician 28 assistants. 29 "Boards" means the Board of Medicine and the Board (b) 30 of Osteopathic Medicine. 31 21 CODING: Words stricken are deletions; words underlined are additions.

1998 Legislature

## CS for SB 776, 1st Engrossed

1 (c) "Council" means the Council on Physician
2 Assistants.
3 (d) "Trainee" means a person who is currently enrolled

4 in an approved program.

5 (e) "Physician assistant" means a person who is a 6 graduate of an approved program or its equivalent or meets 7 standards approved by the boards and is <u>licensed</u> <del>certified</del> to 8 perform medical services delegated by the supervising 9 physician.

"Supervision" means responsible supervision and 10 (f) control. Except in cases of emergency, supervision requires 11 12 the easy availability or physical presence of the licensed physician for consultation and direction of the actions of the 13 14 physician assistant. For the purposes of this definition, the 15 term "easy availability" includes the ability to communicate by way of telecommunication. The boards shall establish rules 16 17 as to what constitutes responsible supervision of the 18 physician assistant.

(g) "Proficiency examination" means an entry-level examination approved by the boards, including, but not limited to, those examinations administered by the National Commission on Certification of Physician Assistants.

(h) "Continuing medical education" means courses recognized and approved by the boards, the American Academy of Physician Assistants, the American Medical Association, the American Osteopathic Association, or the Accreditation Council on Continuing Medical Education.

(3) PERFORMANCE OF SUPERVISING PHYSICIAN.--Each physician or group of physicians supervising a <u>licensed</u> <del>certified</del> physician assistant must be qualified in the medical areas in which the physician assistant is to perform and shall

22

# 1998 Legislature

be individually or collectively responsible and liable for the performance and the acts and omissions of the physician assistant. A physician may not supervise more than four currently <u>licensed</u> <del>certified</del> physician assistants at any one time.

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(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.--

7 (a) The boards shall adopt, by rule, the general
8 principles that supervising physicians must use in developing
9 the scope of practice of a physician assistant under direct
10 supervision and under indirect supervision. These principles
11 shall recognize the diversity of both specialty and practice
12 settings in which physician assistants are used.

(b) This chapter does not prevent third-party payors
from reimbursing employers of physician assistants for covered
services rendered by <u>licensed</u> certified physician assistants.

16 (c) <u>Licensed</u> Certified physician assistants may not be 17 denied clinical hospital privileges, except for cause, so long 18 as the supervising physician is a staff member in good 19 standing.

20 (d) A supervisory physician may delegate to a licensed certified physician assistant, pursuant to a written protocol, 21 22 the authority to act according to s. 154.04(1)(c). Such 23 delegated authority is limited to the supervising physician's practice in connection with a county health department as 24 defined and established pursuant to chapter 154. 25 The boards 26 shall adopt rules governing the supervision of physician 27 assistants by physicians in county health departments.

(e) A supervisory physician may delegate to a fully <u>licensed</u> certified physician assistant the authority to prescribe any medication used in the supervisory physician's practice if such medication is listed on the formulary created

23

## 1998 Legislature

# CS for SB 776, 1st Engrossed

1 pursuant to s. 458.347. A fully <u>licensed</u> certified physician 2 assistant may only prescribe such medication under the 3 following circumstances:

A physician assistant must clearly identify to the
 patient that she or he is a physician assistant. Furthermore,
 the physician assistant must inform the patient that the
 patient has the right to see the physician prior to any
 prescription being prescribed by the physician assistant.

9 2. The supervisory physician must notify the
10 department of her or his intent to delegate, on a
11 department-approved form, before delegating such authority and
12 <u>notify the department of any change in prescriptive privileges</u>
13 <u>of with each certification renewal application filed by</u> the
14 physician assistant.

The physician assistant must file with the 15 3. 16 department, before commencing to prescribe, evidence that she 17 or he has completed a continuing medical education course of at least 3 classroom hours in prescriptive practice, conducted 18 19 by an accredited program approved by the boards, which course covers the limitations, responsibilities, and privileges 20 involved in prescribing medicinal drugs, or evidence that she 21 22 or he has received education comparable to the continuing 23 education course as part of an accredited physician assistant 24 training program.

4. The physician assistant must file with the
department, before commencing to prescribe, evidence that the
physician assistant has a minimum of 3 months of clinical
experience in the specialty area of the supervising physician.
5. The physician assistant must file with the
department a signed affidavit that she or he has completed a
minimum of 10 continuing medical education hours in the

24

# 1998 Legislature

# CS for SB 776, 1st Engrossed

specialty practice in which the physician assistant has
 prescriptive privileges with each <u>licensure</u> certification
 renewal application.

6. The department shall issue <u>a license</u> <del>certification</del> and a prescriber number to the physician assistant granting authority for the prescribing of medicinal drugs authorized within this paragraph upon completion of the foregoing requirements.

9 7. The prescription must be written in a form that complies with chapter 499 and must contain, in addition to the 10 supervisory physician's name, address, and telephone number, 11 12 the physician assistant's prescriber number. The prescription must be filled in a pharmacy permitted under chapter 465, and 13 14 must be dispensed in that pharmacy by a pharmacist licensed 15 under chapter 465. The appearance of the prescriber number creates a presumption that the physician assistant is 16 17 authorized to prescribe the medicinal drug and the prescription is valid. 18

19 8. The physician assistant must note the prescription 20 in the appropriate medical record, and the supervisory 21 physician must review and sign each notation. For dispensing 22 purposes only, the failure of the supervisory physician to 23 comply with these requirements does not affect the validity of 24 the prescription.

9. This paragraph does not prohibit a supervisory physician from delegating to a physician assistant the authority to order medication for a hospitalized patient of the supervisory physician.

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30 This paragraph does not apply to facilities licensed pursuant31 to chapter 395.

## 1998 Legislature

## CS for SB 776, 1st Engrossed

(f)1. There is created a five-member committee 1 2 appointed by the Secretary Director of Health Care 3 Administration. The committee must be composed of one fully 4 licensed certified physician assistant licensed certified 5 pursuant to this section or s. 458.347, two physicians 6 licensed pursuant to chapter 458, one of whom supervises a 7 fully licensed physician assistant, one osteopathic physician 8 licensed pursuant to this chapter, and one pharmacist licensed 9 pursuant to chapter 465 who is not licensed pursuant to this chapter or chapter 458. The committee shall establish a 10 formulary of medicinal drugs for which a fully licensed 11 12 certified physician assistant may prescribe. The formulary may not include controlled substances as defined in chapter 13 14 893, antineoplastics, antipsychotics, radiopharmaceuticals, 15 general anesthetics or radiographic contrast materials, or any 16 parenteral preparations except insulin and epinephrine. 17 2. Only the committee shall add to, delete from, or modify the formulary. Any person who requests an addition, 18 19 deletion, or modification of a medicinal drug listed on such 20 formulary has the burden of proof to show cause why such 21 addition, deletion, or modification should be made. 22 The boards shall adopt the formulary required by 3. this paragraph, and each addition, deletion, or modification 23 to the formulary, by rule. Notwithstanding any provision of 24 25 chapter 120 to the contrary, the formulary rule shall be 26 effective 60 days after the date it is filed with the Secretary of State. Upon adoption of the formulary, the 27 department shall mail a copy of such formulary to each fully 28 29 licensed certified physician assistant and to each pharmacy 30 licensed by the state. The boards shall establish, by rule, a 31

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26

# 1998 Legislature

## CS for SB 776, 1st Engrossed

fee not to exceed \$200 to fund the provisions of this 1 paragraph and paragraph (e). 2

3 (5) PERFORMANCE BY TRAINEES. -- Notwithstanding any 4 other law, a trainee may perform medical services when such services are rendered within the scope of an approved program. 5 6

(6) PROGRAM APPROVAL.--

7 (a) The boards shall approve programs, based on 8 recommendations by the council, for the education and training 9 of physician assistants which meet standards established by rule of the boards. The council may recommend only those 10 physician assistant programs that hold full accreditation or 11 provisional accreditation from the Commission on Accreditation 12 of Allied Health Programs or its successor organization. 13

14 (b) The boards shall adopt and publish standards to 15 ensure that such programs operate in a manner that does not 16 endanger the health or welfare of the patients who receive 17 services within the scope of the programs. The boards shall review the quality of the curricula, faculties, and facilities 18 19 of such programs and take whatever other action is necessary to determine that the purposes of this section are being met. 20

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(7) PHYSICIAN ASSISTANT LICENSURE CERTIFICATION. --

22 (a) Any person desiring to be licensed <del>certified</del> as a 23 physician assistant must apply to the department. The 24 department shall issue a license <del>certificate</del> to any person certified by the council as having met the following 25 26 requirements:

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1. Is at least 18 years of age.

2. Has satisfactorily passed a proficiency examination 28 29 by an acceptable score established by the National Commission 30 on Certification of Physician Assistants. If an applicant does not hold a current certificate issued by the National 31

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# 1998 Legislature CS for SB 776, 1st Engrossed Commission on Certification of Physician Assistants and has not actively practiced as a physician assistant within the immediately preceding 4 years, the applicant must retake and successfully complete the entry-level examination of the National Commission on Certification of Physician Assistants to be eligible for licensure certification. 3. Has completed the application form and remitted an application fee not to exceed \$300 as set by the boards. An application for licensure <del>certification</del> made by a physician assistant must include:

A certificate of completion of a physician 11 a. 12 assistant training program specified in subsection (6). 13 b. A sworn statement of any prior felony convictions. 14 c. A sworn statement of any previous revocation or

denial of licensure or certification in any state. 15

d. Two letters of recommendation.

17 (b) The licensure certification must be renewed biennially. Each renewal must include: 18

19 1. A renewal fee not to exceed \$500 as set by the 20 boards.

21 A sworn statement of no felony convictions in the 2. 22 previous 2 years.

23 (c) Each licensed certified physician assistant shall biennially complete 100 hours of continuing medical education 24 or shall hold a current certificate issued by the National 25 26 Commission on Certification of Physician Assistants.

27 (d) Upon employment as a physician assistant, a licensed certified physician assistant must notify the 28 29 department in writing within 30 days after such employment or after any subsequent changes in the supervising physician. 30 The notification must include the full name, Florida medical 31

# 1998 Legislature

# CS for SB 776, 1st Engrossed

license number, specialty, and address of the supervising
 physician.

3 (e) Notwithstanding subparagraph (a)2., the department 4 may grant to a recent graduate of an approved program, as 5 specified in subsection (6), a temporary license certification to expire upon receipt of scores of the proficiency 6 7 examination administered by the National Commission on Certification of Physician Assistants. Between meetings of 8 9 the council, the department may grant a temporary license certification to practice to physician assistant applicants 10 based on the completion of all temporary licensure 11 12 certification requirements. All such administratively issued licenses <del>certifications</del> shall be reviewed and acted on at the 13 14 next regular meeting of the council. The recent graduate may 15 be licensed certified prior to employment, but must comply with paragraph (d). An applicant who has passed the 16 17 proficiency examination may be granted permanent licensure certification. An applicant failing the proficiency 18 19 examination is no longer temporarily licensed certified, but may reapply for a 1-year extension of temporary licensure 20 certification. An applicant may not be granted more than two 21 22 temporary licenses certificates and may not be licensed 23 certified as a physician assistant until she or he passes the examination administered by the National Commission on 24 Certification of Physician Assistants. As prescribed by board 25 26 rule, the council may require an applicant who does not pass the licensing examination after five or more attempts to 27 complete additional remedial education or training. The 28 29 council shall prescribe the additional requirements in a manner that permits the applicant to complete the requirements 30 and be reexamined within 2 years after the date the applicant 31

29

1998 Legislature

petitions the council to retake the examination a sixth or 1 2 subsequent time. 3 (f) The Board of Osteopathic Medicine may impose any 4 of the penalties specified in ss. 455.227 and 459.015(2) upon 5 a physician assistant if the physician assistant or the 6 supervising physician has been found guilty of or is being 7 investigated for any act that constitutes a violation of this 8 chapter or chapter 455. 9 (8) DELEGATION OF POWERS AND DUTIES. -- The boards may 10 delegate such powers and duties to the council as they may 11 deem proper. 12 (9) COUNCIL ON PHYSICIAN ASSISTANTS. -- The Council on 13 Physician Assistants is created within the department. 14 (a) The council shall consist of five members appointed as follows: 15 The chairperson of the Board of Medicine shall 16 1. 17 appoint three members who are physicians and members of the Board of Medicine. One of the physicians must supervise a 18 19 physician assistant in the physician's practice. 20 The chairperson of the Board of Osteopathic 2. Medicine shall appoint one member who is a physician and a 21 22 member of the Board of Osteopathic Medicine. 23 The secretary of the department or her or his 3. designee shall appoint a fully licensed <del>certified</del> physician 24 assistant licensed under chapter 458 or this chapter. 25 26 (b) Two of the members appointed to the council must 27 be physicians who supervise physician assistants in their practice. Members shall be appointed to terms of 4 years, 28 29 except that of the initial appointments, two members shall be appointed to terms of 2 years, two members shall be appointed 30 to terms of 3 years, and one member shall be appointed to a 31 30

1998 Legislature

term of 4 years, as established by rule of the boards. 1 Council members may not serve more than two consecutive terms. 2 3 The council shall annually elect a chairperson from among its 4 members. 5 (c) The council shall: 6 1. Recommend to the department the licensure 7 certification of physician assistants. 8 2. Develop all rules regulating the use of physician 9 assistants by physicians under chapter 458 and this chapter, except for rules relating to the formulary developed under s. 10 458.347(4)(f). The council shall also develop rules to ensure 11 12 that the continuity of supervision is maintained in each practice setting. The boards shall consider adopting a 13 14 proposed rule developed by the council at the regularly 15 scheduled meeting immediately following the submission of the proposed rule by the council. A proposed rule submitted by 16 17 the council may not be adopted by either board unless both 18 boards have accepted and approved the identical language 19 contained in the proposed rule. The language of all proposed rules submitted by the council must be approved by both boards 20 pursuant to each respective board's guidelines and standards 21 22 regarding the adoption of proposed rules. If either board 23 rejects the council's proposed rule, that board must specify its objection to the council with particularity and include 24 any recommendations it may have for the modification of the 25 26 proposed rule. Make recommendations to the boards regarding all 27 3. matters relating to physician assistants. 28 29 Address concerns and problems of practicing 4. physician assistants in order to improve safety in the 30 clinical practices of licensed certified physician assistants. 31 31

## CS for SB 776, 1st Engrossed

1998 Legislature

1 (10) INACTIVE AND DELINQUENT STATUS. -- A license 2 certificate on inactive or delinquent status may be 3 reactivated only as provided in s. 455.271. (11) PENALTY.--Any person who has not been licensed 4 5 certified by the council and approved by the department and 6 who holds herself or himself out as a physician assistant or 7 who uses any other term in indicating or implying that she or 8 he is a physician assistant commits a felony of the third 9 degree, punishable as provided in s. 775.082 or s. 775.084 or by a fine not exceeding \$5,000. 10 (12) DENIAL, SUSPENSION, OR REVOCATION OF LICENSURE 11 12 CERTIFICATION.--The boards may deny, suspend, or revoke a physician assistant license <del>certification</del> if a board 13 14 determines that the physician assistant has violated this 15 chapter. (13) RULES.--The boards shall adopt rules to implement 16 17 this section, including rules detailing the contents of the 18 application for licensure <del>certification</del> and notification 19 pursuant to subsection (7) and rules to ensure both the continued competency of physician assistants and the proper 20 utilization of them by physicians or groups of physicians. 21 22 (14) EXISTING PROGRAMS. -- This section does not 23 eliminate or supersede existing laws relating to other paramedical professions or services and is supplemental to all 24 25 such existing laws relating to the licensure certification and 26 practice of paramedical professions. 27 (15) LIABILITY.--Each supervising physician using a physician assistant is liable for any acts or omissions of the 28 29 physician assistant acting under the physician's supervision 30 and control. 31 32 CODING: Words stricken are deletions; words underlined are additions.

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1998 Legislature
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# CS for SB 776, 1st Engrossed

(16) LEGAL SERVICES. -- The Department of Legal Affairs 1 2 shall provide legal services to the council as authorized in 3 s. 455.221(1). 4 (17) FEES.--The department shall allocate the fees 5 collected under this section to the council. 6 Section 8. Paragraph (h) of subsection (4) of section 7 627.351, Florida Statutes, is amended to read: 627.351 Insurance risk apportionment plans .--8 9 (4) MEDICAL MALPRACTICE RISK APPORTIONMENT.--(h) As used in this subsection: 10 "Health care provider" means hospitals licensed 11 1. 12 under chapter 395; physicians licensed under chapter 458; 13 osteopathic physicians licensed under chapter 459; podiatrists 14 licensed under chapter 461; dentists licensed under chapter 15 466; chiropractors licensed under chapter 460; naturopaths licensed under chapter 462; nurses licensed under chapter 464; 16 17 midwives licensed under chapter 467; clinical laboratories registered under chapter 483; physician assistants licensed 18 19 certified under chapter 458 or chapter 459; physical therapists and physical therapist assistants licensed under 20 chapter 486; health maintenance organizations certificated 21 22 under part I of chapter 641; ambulatory surgical centers 23 licensed under chapter 395; other medical facilities as defined in subparagraph 2.; blood banks, plasma centers, 24 industrial clinics, and renal dialysis facilities; or 25 professional associations, partnerships, corporations, joint 26 27 ventures, or other associations for professional activity by health care providers. 28 29 2. "Other medical facility" means a facility the primary purpose of which is to provide human medical 30 diagnostic services or a facility providing nonsurgical human 31 33

## 1998 Legislature

## CS for SB 776, 1st Engrossed

medical treatment, to which facility the patient is admitted 1 and from which facility the patient is discharged within the 2 3 same working day, and which facility is not part of a 4 hospital. However, a facility existing for the primary 5 purpose of performing terminations of pregnancy or an office maintained by a physician or dentist for the practice of б 7 medicine shall not be construed to be an "other medical 8 facility." 9 3. "Health care facility" means any hospital licensed under chapter 395, health maintenance organization 10 certificated under part I of chapter 641, ambulatory surgical 11 12 center licensed under chapter 395, or other medical facility 13 as defined in subparagraph 2. 14 Section 9. Paragraph (b) of subsection (1) of section 627.357, Florida Statutes, is amended to read: 15 16 627.357 Medical malpractice self-insurance.--17 (1) DEFINITIONS.--As used in this section, the term: (a) "Fund" means a group or association of health care 18 19 providers authorized to self-insure. 20 (b) "Health care provider" means any: 1. Hospital licensed under chapter 395. 21 22 2. Physician licensed, or physician assistant licensed 23 certified, under chapter 458. 24 3. Osteopathic physician, or physician assistant licensed under chapter 459. 25 26 4. Podiatrist licensed under chapter 461. 27 5. Health maintenance organization certificated under part I of chapter 641. 28 29 6. Ambulatory surgical center licensed under chapter 30 395. Chiropractor licensed under chapter 460. 31 7. 34 CODING: Words stricken are deletions; words underlined are additions.

1998 Legislature

## CS for SB 776, 1st Engrossed

Psychologist licensed under chapter 490. 1 8. 2 9. Optometrist licensed under chapter 463. 10. Dentist licensed under chapter 466. 3 4 11. Pharmacist licensed under chapter 465. 5 12. Registered nurse, licensed practical nurse, or 6 advanced registered nurse practitioner licensed or registered 7 under chapter 464. 8 13. Other medical facility. 9 14. Professional association, partnership, corporation, joint venture, or other association established 10 by the individuals set forth in subparagraphs 2., 3., 4., 7., 11 12 8., 9., 10., 11., and 12. for professional activity. 13 Section 10. Paragraph (b) of subsection (1) of section 14 766.105, Florida Statutes, is amended to read: 766.105 Florida Patient's Compensation Fund.--15 (1) DEFINITIONS.--The following definitions apply in 16 17 the interpretation and enforcement of this section: 18 (b) The term "health care provider" means any: 19 1. Hospital licensed under chapter 395. 20 2. Physician licensed, or physician assistant licensed 21 certified, under chapter 458. 22 Osteopathic physician, or physician assistant 3. 23 licensed under chapter 459. 4. Podiatrist licensed under chapter 461. 24 25 5. Health maintenance organization certificated under 26 part I of chapter 641. Ambulatory surgical center licensed under chapter 27 6. 28 395. 29 7. "Other medical facility" as defined in paragraph 30 (c). 31 35 CODING: Words stricken are deletions; words underlined are additions.

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1998 Legislature
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# CS for SB 776, 1st Engrossed

1 8. Professional association, partnership, corporation, 2 joint venture, or other association by the individuals set 3 forth in subparagraphs 2., 3., and 4. for professional 4 activity. Section 11. Paragraph (d) of subsection (3) of section 5 6 766.1115, Florida Statutes, is amended to read: 7 766.1115 Health care providers; creation of agency 8 relationship with governmental contractors .--9 (3) DEFINITIONS.--As used in this section, the term: (d) "Health care provider" or "provider" means: 10 1. A birth center licensed under chapter 383. 11 12 2. An ambulatory surgical center licensed under chapter 395. 13 14 3. A hospital licensed under chapter 395. 15 4. A physician licensed, or physician assistant licensed certified, under chapter 458. 16 17 5. An osteopathic physician licensed, or osteopathic physician assistant licensed <del>certified,</del>under chapter 459. 18 19 6. A chiropractic physician licensed under chapter 20 460. 21 7. A podiatrist licensed under chapter 461. A registered nurse, nurse midwife, licensed 22 8. 23 practical nurse, or advanced registered nurse practitioner licensed or registered under chapter 464 or any facility which 24 25 employs nurses licensed or registered under chapter 464 to 26 supply all or part of the care delivered under this section. 9. A midwife licensed under chapter 467. 27 28 10. A health maintenance organization certificated 29 under part I of chapter 641. 30 11. A health care professional association and its employees or a corporate medical group and its employees. 31 36 CODING: Words stricken are deletions; words underlined are additions.

1998 Legislature

## CS for SB 776, 1st Engrossed

Any other medical facility the primary purpose of 1 12. 2 which is to deliver human medical diagnostic services or which delivers nonsurgical human medical treatment, and which 3 4 includes an office maintained by a provider. 5 13. Any other health care professional, practitioner, 6 provider, or facility under contract with a governmental 7 contractor. 8 9 The term includes any nonprofit corporation qualified as exempt from federal income taxation under s. 501(c) of the 10 Internal Revenue Code which delivers health care services 11 12 provided by licensed professionals listed in this paragraph, any federally funded community health center, and any 13 14 volunteer corporation or volunteer health care provider that delivers health care services. 15 Section 12. Subsection (36) of section 984.03, Florida 16 17 Statutes, is amended to read: 18 984.03 Definitions.--When used in this chapter, the 19 term: (36) "Licensed health care professional" means a 20 physician licensed under chapter 458, an osteopathic physician 21 licensed under chapter 459, a nurse licensed under chapter 22 464, a physician assistant licensed <del>certified</del> under chapter 23 24 458 or chapter 459, or a dentist licensed under chapter 466. Section 13. Subsection (36) of section 985.03, Florida 25 26 Statutes, is amended to read: 27 985.03 Definitions.--When used in this chapter, the term: 28 (36) "Licensed health care professional" means a 29 physician licensed under chapter 458, an osteopathic physician 30 licensed under chapter 459, a nurse licensed under chapter 31 37 CODING: Words stricken are deletions; words underlined are additions.

## 1998 Legislature

## CS for SB 776, 1st Engrossed

464, a physician assistant licensed <del>certified</del> under chapter 1 2 458 or chapter 459, or a dentist licensed under chapter 466. 3 Section 14. Section 240.4067, Florida Statutes, is 4 amended to read: 5 240.4067 Medical Education Reimbursement and Loan 6 Repayment Program. --7 (1) To encourage qualified medical professionals to 8 practice in underserved locations where there are shortages of 9 such personnel, there is established the Medical Education Reimbursement and Loan Repayment Program. The function of the 10 program is to make payments that offset loans and educational 11 12 expenses incurred by students for studies leading to a medical or nursing degree, medical or nursing licensure, or advanced 13 14 registered nurse practitioner or physician's assistant certification or physician assistant licensure. The following 15 licensed or certified health care professionals are eligible 16 17 to participate in this program: medical doctors with primary care specialties, doctors of osteopathic medicine with primary 18 19 care specialties, physician's assistants, licensed practical nurses and registered nurses, and advanced registered nurse 20 practitioners with primary care specialties such as certified 21 22 nurse midwives. Primary care medical specialties for 23 physicians include obstetrics, gynecology, general and family practice, internal medicine, pediatrics, and other specialties 24 which may be identified by the Department of Health and 25 26 Rehabilitative Services. (2) From the funds available, the Department of Health 27 and Rehabilitative Services shall make payments to selected 28 29 medical professionals as follows: (a) Up to \$4,000 per year for licensed practical 30 nurses and registered nurses, up to \$10,000 per year for 31 38

# 1998 Legislature

# CS for SB 776, 1st Engrossed

advanced registered nurse practitioners and physician's 1 assistants, and up to \$20,000 per year for physicians. 2 3 Penalties for noncompliance shall be the same as those in the 4 National Health Services Corps Loan Repayment Program. 5 Educational expenses include costs for tuition, matriculation, registration, books, laboratory and other fees, other 6 7 educational costs, and reasonable living expenses as 8 determined by the Department of Health and Rehabilitative 9 Services.

10 (b) All payments shall be contingent on continued proof of primary care practice in an area defined in s. 11 12 395.602(2)(e), or an underserved area designated by the 13 Department of Health and Rehabilitative Services, provided the 14 practitioner accepts Medicaid reimbursement if eligible for such reimbursement. Correctional facilities, state hospitals, 15 and other state institutions that employ medical personnel 16 17 shall be designated by the Department of Health and Rehabilitative Services as underserved locations. Locations 18 19 with high incidences of infant mortality, high morbidity, or low Medicaid participation by health care professionals may be 20 21 designated as underserved.

(c) The Department of Health and Rehabilitative
Services may use funds appropriated for the Medical Education
Reimbursement and Loan Repayment Program as matching funds for
federal loan repayment programs such as the National Health
Service Corps State Loan Repayment Program.

(3) The Department of Health and Rehabilitative
Services may adopt any rules necessary for the administration
of the Medical Education Reimbursement and Loan Repayment
Program. The department may also solicit technical advice
regarding conduct of the program from the Department of

	1998 LegislatureCS for SB 776, 1st Engrossed
1	Education and Florida universities and community colleges.
2	The Department of Health and Rehabilitative Services shall
3	submit a budget request for an amount sufficient to fund
4	medical education reimbursement, loan repayments, and program
5	administration.
6	Section 15. This act shall take effect upon becoming a
7	