1	A bill to be entitled
2	An act relating to regulation of health care
3	practitioners; providing for clinical trials to
4	be conducted on the use of the drug Secretin by
5	a nonprofit provider; requiring a report;
6	providing an appropriation; amending s.
7	232.435, F.S.; correcting a reference; amending
8	s. 381.026, F.S.; providing a definition;
9	amending s. 381.0261, F.S.; providing that the
10	Department of Health or a regulatory board,
11	rather than the Agency for Health Care
12	Administration, may impose an administrative
13	fine against any health care provider who fails
14	to make available to patients a summary of
15	their rights as required by law; amending s.
16	455.501, F.S.; redefining the terms "health
17	care practitioner" and "licensee"; amending s.
18	455.507, F.S.; revising provisions relating to
19	good standing of members of the Armed Forces
20	with administrative boards to provide
21	applicability to the department when there is
22	no board; providing gender neutral language;
23	amending s. 455.521, F.S.; providing powers and
24	duties of the department for the professions,
25	rather than boards, under its jurisdiction;
26	amending s. 455.544, F.S.; stating the purpose
27	of department and board rules; amending s.
28	455.557, F.S.; redefining the term "health care
29	practitioner" for purposes of standardized
30	credentializing; amending s. 455.564, F.S.;
31	prescribing the expiration date of an

1	incomplete license application; revising the
2	form and style of licenses; providing authority
3	to the department when there is no board to
4	adopt rules; revising and providing
5	requirements relating to obtaining continuing
6	education credit in risk management; correcting
7	a reference; amending s. 455.565, F.S.;
8	providing exceptions to certain application
9	requirements; revising information required for
10	licensure of designated health care
11	professionals; revising requirements for
12	submitting fingerprints to the department for
13	renewal of licensure; amending s. 455.5651,
14	F.S.; prohibiting inclusion of certain
15	information in practitioner profiles; amending
16	s. 455.567, F.S.; defining sexual misconduct
17	and prohibiting it in the practice of a health
18	care profession; providing penalties; amending
19	s. 455.574, F.S.; revising provisions relating
20	to review of an examination after failure to
21	pass it; amending s. 455.587, F.S.; providing
22	authority to the department when there is no
23	board to determine by rule the amount of
24	license fees for the profession regulated;
25	providing for a fee for issuance of a wall
26	certificate to certain licensees or for a
27	duplicate wall certificate; amending s.
28	455.604, F.S.; requiring instruction on human
29	immunodeficiency virus and acquired immune
30	deficiency syndrome as a condition of licensure
31	and relicensure to practice dietetics and

1	nutrition or nutrition counseling; amending s.
2	455.607, F.S.; correcting a reference; amending
3	s. 455.624, F.S.; revising and providing
4	grounds for discipline; providing penalties;
5	providing for assessment of certain costs;
6	amending s. 455.664, F.S.; requiring additional
7	health care practitioners to include a certain
8	statement in advertisements for free or
9	discounted services; correcting terminology;
10	amending s. 455.667, F.S.; authorizing the
11	department to obtain patient records, billing
12	records, insurance information, provider
13	contracts, and all attachments thereto under
14	certain circumstances for purposes of
15	disciplinary proceedings; providing for charges
16	for making reports or records available for
17	digital scanning; amending s. 455.687, F.S.;
18	providing for the suspension or restriction of
19	the license of any health care practitioner who
20	tests positive for drugs under certain
21	circumstances; amending s. 455.694, F.S.;
22	providing financial responsibility requirements
23	for midwives; creating s. 455.712, F.S.;
24	providing requirements for active status
25	licensure of certain business establishments;
26	amending s. 457.102, F.S.; defining the term
27	"prescriptive rights" with respect to
28	acupuncture; amending s. 458.307, F.S.;
29	correcting terminology and a reference;
30	removing an obsolete date; amending s. 458.309,
31	F.S.; providing for licensing and inspecting

1	certain offices performing levels 2 and 3
2	surgery; amending s. 458.311, F.S.; revising
3	provisions relating to licensure as a physician
4	by examination; eliminating an obsolete
5	provision relating to licensure of medical
б	students from Nicaragua and another provision
7	relating to taking the examination without
8	applying for a license; amending s. 458.3115,
9	F.S.; updating terminology; amending s.
10	458.313, F.S.; revising provisions relating to
11	licensure by endorsement; repealing provisions
12	relating to reactivation of certain licenses
13	issued by endorsement; amending s. 458.315,
14	F.S.; providing additional requirements for
15	recipients of a temporary certificate for
16	practice in areas of critical need; amending s.
17	458.3165, F.S.; prescribing authorized
18	employment for holders of public psychiatry
19	certificates; correcting a reference; amending
20	s. 458.317, F.S.; providing for conversion of
21	an active license to a limited license for a
22	specified purpose; amending s. 458.319, F.S.;
23	revising requirements for submitting
24	fingerprints to the department for renewal of
25	licensure as a physician; amending s. 458.331,
26	F.S.; providing grounds for discipline;
27	providing penalties; amending s. 458.347, F.S.;
28	revising provisions relating to temporary
29	licensure as a physician assistant; amending s.
30	459.005, F.S.; providing for licensing and
31	inspecting certain offices performing levels 2
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1	and 3 surgery; amending s. 459.0075, F.S.;
2	providing for conversion of an active license
3	to a limited license for a specified purpose;
4	amending s. 459.008, F.S.; revising
5	requirements for submitting fingerprints to the
6	department for renewal of licensure as an
7	osteopathic physician; amending s. 459.015,
8	F.S.; revising and providing grounds for
9	discipline; providing penalties; amending s.
10	460.402, F.S.; providing an exemption from
11	regulation under ch. 460, F.S., relating to
12	chiropractic, for certain students; amending s.
13	460.403, F.S.; defining the term
14	"community-based internship" for purposes of
15	ch. 460, F.S.; redefining the terms "direct
16	supervision" and "registered chiropractic
17	assistant"; amending s. 460.406, F.S.; revising
18	requirements for licensure as a chiropractic
19	physician by examination to remove a provision
20	relating to a training program; amending s.
21	460.407, F.S.; revising requirements for
22	submitting fingerprints to the department for
23	renewal of licensure as a chiropractic
24	physician; amending s. 460.413, F.S.;
25	increasing the administrative fine; conforming
26	cross-references; amending s. 460.4165, F.S.;
27	revising requirements for certification of
28	chiropractic physician's assistants; providing
29	for supervision of registered chiropractic
30	physician's assistants; providing for biennial
31	renewal; providing fees; providing
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1	applicability to current certificateholders;
2	amending s. 460.4166, F.S.; authorizing
3	registered chiropractic assistants to be under
4	the direct supervision of a certified
5	chiropractic physician's assistant; amending s.
6	461.003, F.S.; defining the term "certified
7	podiatric X-ray assistant" and the term "direct
8	supervision" with respect thereto; redefining
9	the term "practice of podiatric medicine";
10	amending s. 461.006, F.S.; revising the
11	residency requirement to practice podiatric
12	medicine; amending s. 461.007, F.S.; revising
13	requirements for renewal of license to practice
14	podiatric medicine; revising requirements for
15	submitting fingerprints to the department for
16	renewal of licensure; amending s. 461.013,
17	F.S.; revising and providing grounds for
18	discipline; providing penalties; creating s.
19	461.0135, F.S.; providing requirements for
20	operation of X-ray machines by certified
21	podiatric X-ray assistants; amending s.
22	464.008, F.S.; providing for remediation upon
23	failure to pass the examination to practice
24	nursing a specified number of times; amending
25	s. 464.022, F.S.; providing an exemption from
26	regulation relating to remedial courses;
27	amending s. 465.003, F.S.; defining the term
28	"data communication device"; revising the
29	definition of the term "practice of the
30	profession of pharmacy"; amending s. 465.016,
31	F.S.; authorizing the redispensing of unused or

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1	returned unit-dose medication by correctional
2	facilities under certain conditions; providing
3	a ground for which a pharmacist may be subject
4	to discipline by the Board of Pharmacy;
5	increasing the administrative fine; amending
6	ss. 465.014, 465.015, 465.0196, 468.812,
7	499.003, F.S.; correcting cross-references, to
8	conform; creating the Task Force for the Study
9	of Collaborative Drug Therapy Management;
10	providing for staff support from the
11	department; providing for participation by
12	specified associations and entities; providing
13	responsibilities; requiring a report to the
14	Legislature; amending s. 466.021, F.S.;
15	revising requirements relating to dental work
16	orders required of unlicensed persons; amending
17	s. 468.1155, F.S.; revising requirements for
18	provisional licensure to practice
19	speech-language pathology or audiology;
20	amending s. 468.1215, F.S.; revising
21	requirements for certification as a
22	speech-language pathologist or audiologist
23	assistant; amending s. 468.307, F.S.;
24	authorizing the issuance of subcategory
25	certificates in the field of radiologic
26	technology; amending s. 468.506, F.S.;
27	correcting references; amending s. 468.701,
28	F.S.; revising and removing definitions;
29	amending s. 468.703, F.S.; replacing the
30	Council of Athletic Training with a Board of
31	Athletic Training; providing for appointment of
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1	board members and their successors; providing
2	for staggering of terms; providing for
3	applicability of other provisions of law
4	relating to activities of regulatory boards;
5	providing for the board's headquarters;
б	amending ss. 468.705, 468.707, 468.709,
7	468.711, 468.719, 468.721, F.S., relating to
8	rulemaking authority, licensure by examination,
9	fees, continuing education, disciplinary
10	actions, and certain regulatory transition;
11	transferring to the board certain duties of the
12	department relating to regulation of athletic
13	trainers; amending s. 20.43, F.S.; placing the
14	board under the Division of Medical Quality
15	Assurance of the department; providing for
16	termination of the council and the terms of
17	council members; authorizing consideration of
18	former council members for appointment to the
19	board; amending s. 468.805, F.S.; revising
20	grandfathering provisions for the practice of
21	orthotics, prosthetics, or pedorthics; amending
22	s. 468.806, F.S.; providing for approval of
23	continuing education providers; amending s.
24	478.42, F.S.; redefining the term "electrolysis
25	or electrology"; amending s. 483.041, F.S.,
26	redefining the terms "clinical laboratory" and
27	"licensed practitioner" and defining the term
28	"clinical laboratory examination"; amending s.
29	483.807, F.S.; 483.803, F.S.; redefining the
30	terms "clinical laboratory examination" and
31	"licensed practitioner of the healing arts";

1	revising a reference; amending s. revising
2	provisions relating to fees for approval as a
3	laboratory training program; amending s.
4	483.809, F.S.; revising requirements relating
5	to examination of clinical laboratory personnel
6	for licensure and to registration of clinical
7	laboratory trainees; amending s. 483.812, F.S.;
8	revising qualification requirements for
9	licensure of public health laboratory
10	scientists; amending s. 483.813, F.S.;
11	eliminating a provision authorizing conditional
12	licensure of clinical laboratory personnel for
13	a specified period; amending s. 483.821, F.S.;
14	authorizing continuing education or retraining
15	for candidates who fail an examination a
16	specified number of times; amending s. 483.824,
17	F.S.; revising qualifications of clinical
18	laboratory directors; amending s. 483.825,
19	F.S.; revising and providing grounds for
20	discipline; providing penalties; amending s.
21	483.901, F.S.; correcting a reference;
22	eliminating a provision authorizing temporary
23	licensure as a medical physicist; correcting
24	the name of a trust fund; amending s. 484.007,
25	F.S.; revising requirements for opticians who
26	supervise apprentices; amending s. 484.0512,
27	F.S.; requiring sellers of hearing aids to
28	refund within a specified period all moneys
29	required to be refunded under trial-period
30	provisions; amending s. 484.053, F.S.;
31	increasing the penalty applicable to prohibited
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1	acts relating to the dispensing of hearing
2	aids; amending s. 484.056, F.S.; providing that
3	violation of trial-period requirements is a
4	ground for disciplinary action; providing
5	penalties; amending ss. 486.041, 486.081,
6	486.103, and 486.107, F.S.; eliminating
7	provisions authorizing issuance of a temporary
8	permit to work as a physical therapist or
9	physical therapist assistant; amending s.
10	490.005, F.S.; revising educational
11	requirements for licensure as a psychologist by
12	examination; changing a date, to defer certain
13	educational requirements; amending s. 490.006,
14	F.S.; providing additional requirements for
15	licensure as a psychologist by endorsement;
16	amending s. 490.0085, F.S.; correcting the name
17	of a trust fund; amending s. 490.0148, F.S.;
18	authorizing release of a patient's
19	psychological record to certain persons
20	pursuant to workers' compensation provisions;
21	amending s. 491.0045, F.S.; revising
22	requirements for registration as a clinical
23	social worker intern, marriage and family
24	therapist intern, or mental health counselor
25	intern; amending s. 491.0046, F.S.; revising
26	requirements for provisional licensure of
27	clinical social workers, marriage and family
28	therapists, and mental health counselors;
29	amending s. 491.005, F.S.; revising
30	requirements for licensure of clinical social
31	workers, marriage and family therapists, and
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1	mental health counselors; providing for
2	certification of education of interns;
3	providing rulemaking authority to implement
4	education and experience requirements for
5	licensure as a clinical social worker, marriage
б	and family therapist, or mental health
7	counselor; revising future licensure
8	requirements for mental health counselors and
9	providing rulemaking authority for
10	implementation thereof; amending s. 491.006,
11	F.S.; revising requirements for licensure or
12	certification by endorsement; amending s.
13	491.0085, F.S.; requiring laws and rules
14	courses and providing for approval thereof,
15	including providers and programs; correcting
16	the name of a trust fund; amending s. 491.014,
17	F.S.; revising an exemption from regulation
18	relating to certain temporally limited
19	services; amending s. 499.012, F.S.; redefining
20	the term "wholesale distribution," relating to
21	the distribution of prescription drugs, to
22	provide for the exclusion of certain
23	activities; amending ss. 626.883, 641.316,
24	F.S.; requiring payments to a health care
25	provider by a fiscal intermediary to include an
26	explanation of services provided; creating a
27	Task Force on Telehealth; providing its duties;
28	requiring a report; amending s. 468.352, F.S.;
29	redefining the term "board"; amending s.
30	468.353, F.S.; conforming provision; providing
31	for the adoption of rules; amending s. 468.354,

1	F.S.; creating the Board of Respiratory Care;
2	providing for membership, powers, and duties;
3	amending s. 468.355, F.S.; providing for
4	periodic rather than annual review of certain
5	examinations and standards; amending s.
б	458.357, F.S.; conforming provisions; deleting
7	obsolete provisions; amending s. 468.364, F.S.;
8	deleting an examination fee; amending s.
9	468.365, F.S.; conforming provisions; amending
10	s. 464.016, F.S., providing that the use of the
11	title "nurse" without being licensed or
12	certified is a crime; providing for a detailed
13	study and analysis of clinical laboratory
14	services for kidney dialysis patients; amending
15	s. 455.651, F.S.; providing for treble damages,
16	reasonable attorney fees, and costs for
17	improper disclosure of confidential
18	information; providing effective dates.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. (1) The Division of Children's Medical
23	Services of the Department of Health shall contract with a
24	private nonprofit provider affiliated with a teaching hospital
25	to conduct clinical trials, approved by a federally-sanctioned
26	institutional review board within the teaching hospital, on
27	the use of the drug Secretin to treat autism.
28	(2) The private nonprofit provider shall report its
29	findings to the Division of Children's Medical Services, the
30	President of the Senate, the Speaker of the House of
31	Representatives, and other appropriate bodies.
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Section 2. The sum of \$50,000 is appropriated to the 1 2 Division of Children's Medical Services of the Department of 3 Health from the General Revenue Fund for the purpose of 4 implementing this act. Paragraph (b) of subsection (3) of 5 Section 3. 6 section 232.435, Florida Statutes, is amended to read: 7 232.435 Extracurricular athletic activities; athletic 8 trainers.--9 (3) (b) If a school district uses the services of an 10 athletic trainer who is not a teacher athletic trainer or a 11 12 teacher apprentice trainer within the requirements of this 13 section, such athletic trainer must be licensed as required by 14 part XIII XIV of chapter 468. 15 Section 4. Subsection (2) of section 381.026, Florida 16 Statutes, 1998 Supplement, is amended to read: 17 381.026 Florida Patient's Bill of Rights and 18 Responsibilities.--19 (2) DEFINITIONS.--As used in this section and s. 20 381.0261, the term: 21 (a) "Department" means the Department of Health. 22 (b)(a) "Health care facility" means a facility 23 licensed under chapter 395. (c) (b) "Health care provider" means a physician 24 25 licensed under chapter 458, an osteopathic physician licensed 26 under chapter 459, or a podiatric physician licensed under chapter 461. 27 28 (d)(c) "Responsible provider" means a health care 29 provider who is primarily responsible for patient care in a health care facility or provider's office. 30 31 13 CODING: Words stricken are deletions; words underlined are additions.

Section 5. Subsection (4) of section 381.0261, Florida 1 2 Statutes, 1998 Supplement, is amended to read: 3 381.0261 Summary of patient's bill of rights; 4 distribution; penalty.--5 (4)(a) An administrative fine may be imposed by the 6 Agency for Health Care Administration when any health care 7 provider or health care facility fails to make available to 8 patients a summary of their rights, pursuant to s. 381.026 and 9 this section. Initial nonwillful violations shall be subject to corrective action and shall not be subject to an 10 administrative fine. The Agency for Health Care Administration 11 12 may levy a fine against a health care facility of up to \$5,000 for nonwillful violations, and up to \$25,000 for intentional 13 14 and willful violations. Each intentional and willful violation 15 constitutes a separate violation and is subject to a separate 16 fine. 17 (b) An administrative fine may be imposed by the appropriate regulatory board, or the department if there is no 18 19 board, when any health care provider fails to make available 20 to patients a summary of their rights, pursuant to s. 381.026 21 and this section. Initial nonwillful violations shall be 22 subject to corrective action and shall not be subject to an 23 administrative fine. The appropriate regulatory board or department agency may levy a fine against a health care 24 provider of up to \$100 for nonwillful violations and up to 25 26 \$500 for willful violations. Each intentional and willful 27 violation constitutes a separate violation and is subject to a 28 separate fine. 29 Section 6. Subsections (4) and (6) of section 455.501, 30 Florida Statutes, are amended to read: 455.501 Definitions.--As used in this part, the term: 31 14 CODING: Words stricken are deletions; words underlined are additions.

(4) "Health care practitioner" means any person 1 2 licensed under s. 400.211; chapter 457; chapter 458; chapter 459; chapter 460; chapter 461; chapter 462; chapter 463; 3 chapter 464; chapter 465; chapter 466; chapter 467; part I, 4 5 part II, part V, or part X, part XIII, or part XIV 6 of chapter 468; chapter 478; chapter 480; part III or part IV 7 of chapter 483; chapter 484; chapter 486; chapter 490; or 8 chapter 491. 9 (6) "Licensee" means any person or entity issued a permit, registration, certificate, or license by the 10 11 department. 12 Section 7. Section 455.507, Florida Statutes, is amended to read: 13 14 455.507 Members of Armed Forces in good standing with administrative boards or department. --15 16 (1) Any member of the Armed Forces of the United 17 States now or hereafter on active duty who, at the time of his 18 becoming such a member, was in good standing with any 19 administrative board of the state, or the department when 20 there is no board, and was entitled to practice or engage in 21 his or her profession or vocation in the state shall be kept in good standing by such administrative board, or the 22 23 department when there is no board, without registering, paying dues or fees, or performing any other act on his or her part 24 to be performed, as long as he or she is a member of the Armed 25 26 Forces of the United States on active duty and for a period of 6 months after his discharge from active duty as a member of 27 28 the Armed Forces of the United States, provided he or she is 29 not engaged in his or her licensed profession or vocation in 30 the private sector for profit. 31 15

1 (2) The boards listed in s.ss. 20.165 and 20.43, or 2 the department when there is no board, shall adopt rules 3 exempting the spouses of members of the Armed Forces of the 4 United States from licensure renewal provisions, but only in 5 cases of absence from the state because of their spouses' 6 duties with the Armed Forces. 7 Section 8. Section 455.521, Florida Statutes, 1998 8 Supplement, is amended to read: 9 455.521 Department; powers and duties.--The department, for the professions boards under its jurisdiction, 10 11 shall: 12 (1) Adopt rules establishing a procedure for the biennial renewal of licenses; however, the department may 13 14 issue up to a 4-year license to selected licensees 15 notwithstanding any other provisions of law to the contrary. Fees for such renewal shall not exceed the fee caps for 16 17 individual professions on an annualized basis as authorized by 18 law. 19 (2) Appoint the executive director of each board, 20 subject to the approval of the board. 21 Submit an annual budget to the Legislature at a (3) 22 time and in the manner provided by law. 23 (4) Develop a training program for persons newly appointed to membership on any board. The program shall 24 25 familiarize such persons with the substantive and procedural 26 laws and rules and fiscal information relating to the 27 regulation of the appropriate profession and with the structure of the department. 28 29 (5) Adopt rules pursuant to ss. 120.536(1) and 120.54 30 to implement the provisions of this part. 31 16

(6) Establish by rules procedures by which the 1 2 department shall use the expert or technical advice of the 3 appropriate board for the purposes of investigation, 4 inspection, evaluation of applications, other duties of the 5 department, or any other areas the department may deem 6 appropriate. 7 (7) Require all proceedings of any board or panel 8 thereof and all formal or informal proceedings conducted by 9 the department, an administrative law judge, or a hearing

10 officer with respect to licensing or discipline to be 11 electronically recorded in a manner sufficient to assure the 12 accurate transcription of all matters so recorded.

13 (8) Select only those investigators, or consultants
14 who undertake investigations, who meet criteria established
15 with the advice of the respective boards.

(9) Allow applicants for new or renewal licenses and 16 17 current licensees to be screened by the Title IV-D child support agency pursuant to s. 409.2598 to assure compliance 18 19 with a support obligation. The purpose of this subsection is to promote the public policy of this state as established in 20 21 s. 409.2551. The department shall, when directed by the court, suspend or deny the license of any licensee found to have a 22 23 delinquent support obligation. The department shall issue or reinstate the license without additional charge to the 24 25 licensee when notified by the court that the licensee has 26 complied with the terms of the court order. The department 27 shall not be held liable for any license denial or suspension 28 resulting from the discharge of its duties under this 29 subsection.

30 Section 9.

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CS/HB 1467, First Engrossed

Section 10. Paragraph (k) of subsection (2) of section 1 2 455.557, Florida Statutes, 1998 Supplement, is amended to 3 read: 4 455.557 Standardized credentialing for health care 5 practitioners.--6 (2) DEFINITIONS.--As used in this section, the term: 7 "Health care practitioner" means any person (k) licensed, or, for credentialing purposes only, any person 8 9 applying for licensure, under chapter 458, chapter 459, chapter 460, or chapter 461 or any person licensed under a 10 chapter subsequently made subject to this section by the 11 12 department with the approval of the applicable board, except a 13 person registered or applying for registration pursuant to s. 14 458.345 or 459.021. Section 11. Subsections (1), (2), (6), (7), (8), and 15 16 (9) of section 455.564, Florida Statutes, 1998 Supplement, are 17 amended to read: 455.564 Department; general licensing provisions .--18 19 (1) Any person desiring to be licensed in a profession 20 within the jurisdiction of the department shall apply to the 21 department in writing to take the licensure examination. The 22 application shall be made on a form prepared and furnished by 23 the department and shall require the social security number of the applicant. The form shall be supplemented as needed to 24 25 reflect any material change in any circumstance or condition 26 stated in the application which takes place between the 27 initial filing of the application and the final grant or 28 denial of the license and which might affect the decision of 29 the department. An incomplete application shall expire 1 year 30 after initial filing. In order to further the economic development goals of the state, and notwithstanding any law to 31 18

1 the contrary, the department may enter into an agreement with 2 the county tax collector for the purpose of appointing the 3 county tax collector as the department's agent to accept 4 applications for licenses and applications for renewals of 5 licenses. The agreement must specify the time within which the 6 tax collector must forward any applications and accompanying 7 application fees to the department.

8 (2) Before the issuance of any license, the department 9 may charge an initial license fee as determined by rule of the applicable board or, if no such board exists, by rule of the 10 department. Upon receipt of the appropriate license fee, the 11 12 department shall issue a license to any person certified by the appropriate board, or its designee, as having met the 13 14 licensure requirements imposed by law or rule. The license 15 licensee shall consist of be issued a wallet-size identification card and a wall card measuring 6 1/2 inches by 16 17 5 inches. In addition to the two-part license, the department, at the time of initial licensure, shall issue a wall 18 19 certificate suitable for conspicuous display, which shall be no smaller than 8 1/2 inches by 14 inches. The licensee shall 20 21 surrender to the department the wallet-size identification card, the wall card, and the wall certificate, if one has been 22 23 issued by the department, if the licensee's license is suspended or revoked. The department shall promptly return the 24 wallet-size identification card and the wall certificate to 25 26 the licensee upon reinstatement of a suspended or revoked 27 license. (6) As a condition of renewal of a license, the Board 28 29 of Medicine, the Board of Osteopathic Medicine, the Board of Chiropractic Medicine, and the Board of Podiatric Medicine 30

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shall each require licensees which they respectively regulate

to periodically demonstrate their professional competency by 1 2 completing at least 40 hours of continuing education every 2 3 years, which may include up to 1 hour of risk management or 4 cost containment and up to 2 hours of other topics related to 5 the applicable medical specialty, if required by board rule. 6 The boards may require by rule that up to 1 hour of the 7 required 40 or more hours be in the area of risk management or 8 cost containment. This provision shall not be construed to 9 limit the number of hours that a licensee may obtain in risk management or cost containment to be credited toward 10 satisfying the 40 or more required hours. This provision shall 11 12 not be construed to require the boards to impose any requirement on licensees except for the completion of at least 13 14 40 hours of continuing education every 2 years. Each of such 15 boards shall determine whether any specific continuing education course requirements not otherwise mandated by law 16 shall be mandated and shall approve criteria for, and the 17 18 content of, any continuing education course mandated by such 19 board. Notwithstanding any other provision of law, the board, or the department when there is no board, may approve by rule 20 alternative methods of obtaining continuing education credits 21 in risk management. The alternative methods may include 22 23 attending a board meeting at which another  $\frac{1}{2}$  licensee is disciplined, serving as a volunteer expert witness for the 24 department in a disciplinary case, or serving as a member of a 25 26 probable cause panel following the expiration of a board member's term. Other boards within the Division of Medical 27 28 Quality Assurance, or the department if there is no board, may 29 adopt rules granting continuing education hours in risk management for attending a board meeting at which another 30 licensee is disciplined, serving as a volunteer expert witness 31 20

1 for the department in a disciplinary case, or serving as a
2 member of a probable cause panel following the expiration of a
3 board member's term.

4 (7) The respective boards within the jurisdiction of 5 the department, or the department when there is no board, may 6 adopt rules to provide for the use of approved videocassette 7 courses, not to exceed 5 hours per subject, to fulfill the 8 continuing education requirements of the professions they 9 regulate. Such rules shall provide for prior board approval of the board, or the department when there is no board, of the 10 criteria for and content of such courses and shall provide for 11 12 a videocassette course validation form to be signed by the vendor and the licensee and submitted to the department, along 13 14 with the license renewal application, for continuing education 15 credit.

(8) Any board that currently requires continuing 16 17 education for renewal of a license, or the department if there is no board, shall adopt rules to establish the criteria for 18 19 continuing education courses. The rules may provide that up to a maximum of 25 percent of the required continuing 20 education hours can be fulfilled by the performance of pro 21 bono services to the indigent or to underserved populations or 22 in areas of critical need within the state where the licensee 23 practices. The board, or the department if there is no board, 24 must require that any pro bono services be approved in advance 25 26 in order to receive credit for continuing education under this 27 subsection. The standard for determining indigency shall be that recognized by the Federal Poverty Income Guidelines 28 29 produced by the United States Department of Health and Human Services. The rules may provide for approval by the board, or 30 the department if there is no board, that a part of the 31

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continuing education hours can be fulfilled by performing 1 2 research in critical need areas or for training leading to advanced professional certification. The board, or the 3 4 department if there is no board, may make rules to define 5 underserved and critical need areas. The department shall 6 adopt rules for administering continuing education 7 requirements adopted by the boards or the department if there 8 is no board. 9 (9) Notwithstanding any law to the contrary, an elected official who is licensed under a practice act 10 administered by the Division of Medical Health Quality 11 12 Assurance may hold employment for compensation with any public agency concurrent with such public service. Such dual service 13 14 must be disclosed according to any disclosure required by 15 applicable law. Section 12. Subsections (1) and (4) of section 16 17 455.565, Florida Statutes, 1998 Supplement, are amended to 18 read: 19 455.565 Designated health care professionals; 20 information required for licensure.--21 (1) Each person who applies for initial licensure as a physician under chapter 458, chapter 459, chapter 460, or 22 23 chapter 461, except a person applying for registration pursuant to s. 458.345 or s. 459.021, must, at the time of 24 25 application, and each physician who applies for license 26 renewal under chapter 458, chapter 459, chapter 460, or 27 chapter 461, except a person registered pursuant to s. 458.345 or s. 459.021, must, in conjunction with the renewal of such 28 29 license and under procedures adopted by the Department of 30 Health, and in addition to any other information that may be 31 2.2

required from the applicant, furnish the following information 1 to the Department of Health: 2 3 (a)1. The name of each medical school that the applicant has attended, with the dates of attendance and the 4 5 date of graduation, and a description of all graduate medical 6 education completed by the applicant, excluding any coursework 7 taken to satisfy medical licensure continuing education 8 requirements. 9 2. The name of each hospital at which the applicant 10 has privileges. The address at which the applicant will primarily 11 3. 12 conduct his or her practice. Any certification that the applicant has received 13 4. 14 from a specialty board that is recognized by the board to 15 which the applicant is applying. The year that the applicant began practicing 16 5. 17 medicine in any jurisdiction. 18 Any appointment to the faculty of a medical school 6. 19 which the applicant currently holds and an indication as to whether the applicant has had the responsibility for graduate 20 21 medical education within the most recent 10 years. A description of any criminal offense of which the 22 7. 23 applicant has been found guilty, regardless of whether adjudication of guilt was withheld, or to which the applicant 24 has pled guilty or nolo contendere. A criminal offense 25 26 committed in another jurisdiction which would have been a felony or misdemeanor if committed in this state must be 27 reported. If the applicant indicates that a criminal offense 28 29 is under appeal and submits a copy of the notice for appeal of that criminal offense, the department must state that the 30 criminal offense is under appeal if the criminal offense is 31 23

1 reported in the applicant's profile. If the applicant
2 indicates to the department that a criminal offense is under
3 appeal, the applicant must, upon disposition of the appeal,
4 submit to the department a copy of the final written order of
5 disposition.

6 8. A description of any final disciplinary action 7 taken within the previous 10 years against the applicant by 8 the agency regulating the profession that the applicant is or 9 has been licensed to practice, whether in this state or in any other jurisdiction, by a specialty board that is recognized by 10 the American Board of Medical Specialities, the American 11 12 Osteopathic Association, or a similar national organization, or by a licensed hospital, health maintenance organization, 13 14 prepaid health clinic, ambulatory surgical center, or nursing 15 home. Disciplinary action includes resignation from or nonrenewal of medical staff membership or the restriction of 16 17 privileges at a licensed hospital, health maintenance organization, prepaid health clinic, ambulatory surgical 18 19 center, or nursing home taken in lieu of or in settlement of a pending disciplinary case related to competence or character. 20 If the applicant indicates that the disciplinary action is 21 under appeal and submits a copy of the document initiating an 22 23 appeal of the disciplinary action, the department must state that the disciplinary action is under appeal if the 24 disciplinary action is reported in the applicant's profile. 25 26 (b) In addition to the information required under 27 paragraph (a), each applicant who seeks licensure under chapter 458, chapter 459, or chapter 461, and who has 28 29 practiced previously in this state or in another jurisdiction or a foreign country must provide the information required of 30 licensees under those chapters pursuant to s. 455.697. 31 An

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applicant for licensure under chapter 460 who has practiced 1 2 previously in this state or in another jurisdiction or a 3 foreign country must provide the same information as is 4 required of licensees under chapter 458, pursuant to s. 5 455.697. 6 (4)(a) An applicant for initial licensure must submit 7 a set of fingerprints to the Department of Health in accordance with s. 458.311, s. 458.3115, s. 458.3124, s. 8 9 458.313, s. 459.0055, s. 460.406, or s. 461.006. (b) An applicant for renewed licensure who received an 10 initial license in this state after January 1, 1992, must 11 12 submit a set of fingerprints for the initial renewal of his or her license after January 1, 2000, to the agency regulating 13 14 that profession in accordance with procedures established under s. 458.319, s. 459.008, s. 460.407, or s. 461.007. 15 (c) The Department of Health shall submit the 16 17 fingerprints provided by an applicant for initial licensure to 18 the Florida Department of Law Enforcement for a statewide 19 criminal history check, and the Florida Department of Law Enforcement shall forward the fingerprints to the Federal 20 Bureau of Investigation for a national criminal history check 21 of the applicant. The department shall submit the fingerprints 22 23 provided by an applicant for a renewed license who received an initial license in this state after January 1, 1992, to the 24 25 Florida Department of Law Enforcement for a statewide criminal 26 history check, and the Florida Department of Law Enforcement 27 shall forward the fingerprints to the Federal Bureau of Investigation for a national criminal history check for the 28 29 initial renewal of the applicant's license after January 1, 2000.+For any subsequent renewal of the applicant's license 30 and of any applicant who received an initial license in this 31

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state on or before January 1, 1992, the department shall 1 2 submit the required information for a statewide criminal 3 history check of the applicant. 4 Section 13. Present subsections (5), (6), and (7) of 5 section 455.5651, Florida Statutes, 1998 Supplement, are 6 renumbered as subsections (6), (7), and (8), respectively, and 7 a new subsection (5) is added to that section, to read: 455.5651 Practitioner profile; creation.--8 9 (5) The Department of Health may not include disciplinary action taken by a licensed hospital or an 10 ambulatory surgical center in the practitioner profile. 11 12 Section 14. Section 455.567, Florida Statutes, is 13 amended to read: 14 455.567 Sexual misconduct; disqualification for license, certificate, or registration. --15 16 (1) Sexual misconduct in the practice of a health care 17 profession means violation of the professional relationship 18 through which the health care practitioner uses such 19 relationship to engage or attempt to engage the patient or 20 client, or an immediate family member of the patient or client in, or to induce or attempt to induce such person to engage 21 in, verbal or physical sexual activity outside the scope of 22 23 the professional practice of such health care profession. Sexual misconduct in the practice of a health care profession 24 25 is prohibited. 26 (2) Each board within the jurisdiction of the 27 department, or the department if there is no board, shall refuse to admit a candidate to any examination and refuse to 28 29 issue a license, certificate, or registration to any applicant if the candidate or applicant has: 30 31 26

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(a)(1) Had any license, certificate, or registration 1 2 to practice any profession or occupation revoked or 3 surrendered based on a violation of sexual misconduct in the 4 practice of that profession under the laws of any other state 5 or any territory or possession of the United States and has not had that license, certificate, or registration reinstated 6 7 by the licensing authority of the jurisdiction that revoked 8 the license, certificate, or registration; or 9 (b) (2) Committed any act in any other state or any 10 territory or possession of the United States which if committed in this state would constitute sexual misconduct. 11 12 For purposes of this subsection, a licensing authority's 13 14 acceptance of a candidate's relinquishment of a license which 15 is offered in response to or in anticipation of the filing of administrative charges against the candidate's license 16 17 constitutes the surrender of the license. Section 15. Subsection (2) of section 455.574, Florida 18 19 Statutes, 1998 Supplement, is amended to read: 455.574 Department of Health; examinations .--20 (2) For each examination developed by the department 21 or a contracted vendor, the board, or the department when 22 23 there is no board, shall adopt rules providing for reexamination of any applicants who failed an examination 24 developed by the department or a contracted vendor. If both a 25 26 written and a practical examination are given, an applicant 27 shall be required to retake only the portion of the examination on which the applicant failed to achieve a passing 28 29 grade, if the applicant successfully passes that portion within a reasonable time, as determined by rule of the board, 30 or the department when there is no board, of passing the other 31 27

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portion. Except for national examinations approved and 1 administered pursuant to this section, the department shall 2 3 provide procedures for applicants who fail an examination 4 developed by the department or a contracted vendor to review 5 their examination questions, answers, papers, grades, and 6 grading key for the questions the candidate answered 7 incorrectly or, if not feasible, the parts of the examination 8 failed. Applicants shall bear the actual cost for the 9 department to provide examination review pursuant to this subsection. An applicant may waive in writing the 10 confidentiality of the applicant's examination grades. 11 12 Section 16. Subsection (1) of section 455.587, Florida Statutes, is amended, present subsections (2) through (7) are 13 14 renumbered as subsections (3) through (8), respectively, and a 15 new subsection (2) is added to that section, to read: 455.587 Fees; receipts; disposition for boards within 16 17 the department. --18 (1) Each board within the jurisdiction of the 19 department, or the department when there is no board, shall 20 determine by rule the amount of license fees for the its profession it regulates, based upon long-range estimates 21 prepared by the department of the revenue required to 22 23 implement laws relating to the regulation of professions by the department and the board. Each board, or the department 24 if there is no board, shall ensure that license fees are 25 26 adequate to cover all anticipated costs and to maintain a 27 reasonable cash balance, as determined by rule of the agency, with advice of the applicable board. If sufficient action is 28 29 not taken by a board within 1 year after notification by the department that license fees are projected to be inadequate, 30 the department shall set license fees on behalf of the 31

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applicable board to cover anticipated costs and to maintain 1 2 the required cash balance. The department shall include 3 recommended fee cap increases in its annual report to the Legislature. Further, it is the legislative intent that no 4 5 regulated profession operate with a negative cash balance. The 6 department may provide by rule for advancing sufficient funds 7 to any profession operating with a negative cash balance. The 8 advancement may be for a period not to exceed 2 consecutive 9 years, and the regulated profession must pay interest. Interest shall be calculated at the current rate earned on 10 investments of a trust fund used by the department to 11 12 implement this part. Interest earned shall be allocated to the various funds in accordance with the allocation of investment 13 14 earnings during the period of the advance. 15 (2) Each board, or the department if there is no board, may charge a fee not to exceed \$25, as determined by 16 17 rule, for the issuance of a wall certificate pursuant to s. 18 455.564(2) requested by a licensee who was licensed prior to 19 July 1, 1998, or for the issuance of a duplicate wall 20 certificate requested by any licensee. 21 Section 17. Subsections (1) and (6) of section 22 455.604, Florida Statutes, 1998 Supplement, are amended to 23 read: 455.604 Requirement for instruction for certain 24 25 licensees on human immunodeficiency virus and acquired immune 26 deficiency syndrome .--(1) The appropriate board shall require each person 27 licensed or certified under chapter 457; chapter 458; chapter 28 29 459; chapter 460; chapter 461; chapter 463; chapter 464; chapter 465; chapter 466; part II, part III, or part V, or 30 part X of chapter 468; or chapter 486 to complete a continuing 31 29

educational course, approved by the board, on human 1 2 immunodeficiency virus and acquired immune deficiency syndrome 3 as part of biennial relicensure or recertification. The course 4 shall consist of education on the modes of transmission, infection control procedures, clinical management, and 5 6 prevention of human immunodeficiency virus and acquired immune 7 deficiency syndrome. Such course shall include information on 8 current Florida law on acquired immune deficiency syndrome and 9 its impact on testing, confidentiality of test results, treatment of patients, and any protocols and procedures 10 applicable to human immunodeficiency virus counseling and 11 12 testing, reporting, the offering of HIV testing to pregnant 13 women, and partner notification issues pursuant to ss. 381.004 14 and 384.25.

15 (6) The board shall require as a condition of granting 16 a license under the chapters and parts specified in subsection 17 (1) that an applicant making initial application for licensure 18 complete an educational course acceptable to the board on 19 human immunodeficiency virus and acquired immune deficiency syndrome. An applicant who has not taken a course at the time 20 21 of licensure shall, upon an affidavit showing good cause, be 22 allowed 6 months to complete this requirement.

23 Section 18. Subsection (1) of section 455.607, Florida24 Statutes, is amended to read:

455.607 Athletic trainers and massage therapists;
requirement for instruction on human immunodeficiency virus
and acquired immune deficiency syndrome.--

(1) The board, or the department where there is no board, shall require each person licensed or certified under part <u>XIII</u> <del>XIV</del> of chapter 468 or chapter 480 to complete a continuing educational course approved by the board, or the

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department where there is no board, on human immunodeficiency 1 virus and acquired immune deficiency syndrome as part of 2 biennial relicensure or recertification. The course shall 3 4 consist of education on modes of transmission, infection control procedures, clinical management, and prevention of 5 human immunodeficiency virus and acquired immune deficiency 6 7 syndrome, with an emphasis on appropriate behavior and 8 attitude change. 9 Section 19. Paragraphs (t), (u), (v), (w), and (x) are added to subsection (1) of section 455.624, Florida Statutes, 10 subsection (2) of that section is amended, present subsection 11 12 (3) of that section is renumbered as subsection (4) and amended, present subsections (4) and (5) of that subsection 13 14 are renumbered as subsections (5) and (6), respectively, and a 15 new subsection (3) is added to that section, to read: 455.624 Grounds for discipline; penalties; 16 17 enforcement. --18 (1) The following acts shall constitute grounds for 19 which the disciplinary actions specified in subsection (2) may 20 be taken: 21 (t) Failing to comply with the requirements of ss. 381.026 and 381.0261 to provide patients with information 22 23 about their patient rights and how to file a patient 24 complaint. 25 (u) Engaging or attempting to engage a patient or 26 client in verbal or physical sexual activity. For the purposes 27 of this section, a patient or client shall be presumed to be 28 incapable of giving free, full, and informed consent to verbal 29 or physical sexual activity. 30 (v) Failing to comply with the requirements for 31 profiling and credentialing, including, but not limited to, 31

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failing to provide initial information, failing to timely 1 provide updated information, or making misleading, untrue, 2 3 deceptive, or fraudulent representations on a profile, 4 credentialing, or initial or renewal licensure application. 5 (w) Failing to report to the board, or the department 6 if there is no board, in writing within 30 days after the 7 licensee has been convicted or found guilty of, or entered a 8 plea of nolo contendere to, regardless of adjudication, a 9 crime in any jurisdiction. Convictions, findings, adjudications, and pleas entered into prior to the enactment 10 of this paragraph must be reported in writing to the board, or 11 12 department if there is no board, on or before October 1, 1999. 13 (x) Using information about people involved in motor 14 vehicle accidents which has been derived from accident reports 15 made by law enforcement officers or persons involved in accidents pursuant to s. 316.066, or using information 16 17 published in a newspaper or other news publication or through a radio or television broadcast that has used information 18 19 gained from such reports, for the purposes of commercial or 20 any other solicitation whatsoever of the people involved in 21 such accidents. (2) When the board, or the department when there is no 22 23 board, finds any person guilty of the grounds set forth in subsection (1) or of any grounds set forth in the applicable 24 practice act, including conduct constituting a substantial 25 26 violation of subsection (1) or a violation of the applicable 27 practice act which occurred prior to obtaining a license, it may enter an order imposing one or more of the following 28 29 penalties: (a) Refusal to certify, or to certify with 30 restrictions, an application for a license. 31 32 CODING: Words stricken are deletions; words underlined are additions.

1 (b) Suspension or permanent revocation of a license. 2 (c) Restriction of practice. 3 (d) Imposition of an administrative fine not to exceed 4 \$10,000<del>\$5,000</del> for each count or separate offense. 5 (e) Issuance of a reprimand. 6 (f) Placement of the licensee on probation for a 7 period of time and subject to such conditions as the board, or 8 the department when there is no board, may specify. Those 9 conditions may include, but are not limited to, requiring the licensee to undergo treatment, attend continuing education 10 courses, submit to be reexamined, work under the supervision 11 12 of another licensee, or satisfy any terms which are reasonably tailored to the violations found. 13 14 (q) Corrective action. 15 (h) Imposition of an administrative fine in accordance 16 with s. 381.0261 for violations regarding patient rights. 17 In determining what action is appropriate, the board, or 18 19 department when there is no board, must first consider what 20 sanctions are necessary to protect the public or to compensate 21 the patient. Only after those sanctions have been imposed may the disciplining authority consider and include in the order 22 23 requirements designed to rehabilitate the practitioner. All costs associated with compliance with orders issued under this 24 25 subsection are the obligation of the practitioner. 26 (3) Notwithstanding subsection (2), if the ground for disciplinary action is the first-time failure of the licensee 27 28 to satisfy continuing education requirements established by 29 the board, or by the department if there is no board, the 30 board or department, as applicable, shall issue a citation in accordance with s. 455.617 and assess a fine, as determined by 31 33

1 the board or department by rule. In addition, for each hour of 2 continuing education not completed or completed late, the 3 board or department, as applicable, may require the licensee 4 to take 1 additional hour of continuing education for each 5 hour not completed or completed late.

6 (4) (3) In addition to any other discipline imposed 7 pursuant to this section or discipline imposed for a violation 8 of any practice act, the board, or the department when there 9 is no board, may assess costs related to the investigation and prosecution of the case excluding costs associated with an 10 attorney's time. In any case where the board or the department 11 12 imposes a fine or assessment and the fine or assessment is not paid within a reasonable time, such reasonable time to be 13 14 prescribed in the rules of the board, or the department when 15 there is no board, or in the order assessing such fines or costs, the department or the Department of Legal Affairs may 16 17 contract for the collection of, or bring a civil action to recover, the fine or assessment. 18

19 Section 20. Section 455.664, Florida Statutes, is 20 amended to read:

21 455.664 Advertisement by a health care practitioner provider of free or discounted services; required 22 23 statement. -- In any advertisement for a free, discounted fee, or reduced fee service, examination, or treatment by a health 24 care practitioner provider licensed under chapter 458, chapter 25 26 459, chapter 460, chapter 461, chapter 462, chapter 463, 27 chapter 464, chapter 465, chapter 466, chapter 467, chapter 478, chapter 483, chapter 484, or chapter 486, chapter 490, or 28 29 chapter 491, the following statement shall appear in capital letters clearly distinguishable from the rest of the text: 30 THE PATIENT AND ANY OTHER PERSON RESPONSIBLE FOR PAYMENT HAS A 31

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RIGHT TO REFUSE TO PAY, CANCEL PAYMENT, OR BE REIMBURSED FOR 1 PAYMENT FOR ANY OTHER SERVICE, EXAMINATION, OR TREATMENT THAT 2 3 IS PERFORMED AS A RESULT OF AND WITHIN 72 HOURS OF RESPONDING TO THE ADVERTISEMENT FOR THE FREE, DISCOUNTED FEE, OR REDUCED 4 5 FEE SERVICE, EXAMINATION, OR TREATMENT. However, the required 6 statement shall not be necessary as an accompaniment to an 7 advertisement of a licensed health care practitioner provider 8 defined by this section if the advertisement appears in a 9 classified directory the primary purpose of which is to provide products and services at free, reduced, or discounted 10 prices to consumers and in which the statement prominently 11 12 appears in at least one place. Section 21. Subsection (7) of section 455.667, Florida 13 14 Statutes, 1998 Supplement, is amended to read: 15 455.667 Ownership and control of patient records; 16 report or copies of records to be furnished .--17 (7)(a)1. The department may obtain patient records and 18 insurance information, if the complaint being investigated 19 alleges inadequate medical care based on termination of 20 insurance. The department may obtain patient access these records pursuant to a subpoena without written authorization 21 22 from the patient if the department and the probable cause 23 panel of the appropriate board, if any, find reasonable cause to believe that a health care practitioner has excessively or 24 25 inappropriately prescribed any controlled substance specified 26 in chapter 893 in violation of this part or any professional 27 practice act or that a health care practitioner has practiced his or her profession below that level of care, skill, and 28 29 treatment required as defined by this part or any professional practice act; provided, however, the and also find that 30 31 35

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appropriate, reasonable attempts were made to obtain a patient 1 2 release. 2. The department may obtain patient records and 3 4 insurance information pursuant to a subpoena without written 5 authorization from the patient if the department and the 6 probable cause panel of the appropriate board, if any, find 7 reasonable cause to believe that a health care practitioner 8 has provided inadequate medical care based on termination of 9 insurance and also find that appropriate, reasonable attempts were made to obtain a patient release. 10 The department may obtain patient records, billing 11 3. 12 records, insurance information, provider contracts, and all 13 attachments thereto pursuant to a subpoena without written 14 authorization from the patient if the department and probable 15 cause panel of the appropriate board, if any, find reasonable 16 cause to believe that a health care practitioner has submitted 17 a claim, statement, or bill using a billing code that would result in payment greater in amount than would be paid using a 18 19 billing code that accurately describes the services performed, 20 requested payment for services that were not performed by that 21 health care practitioner, used information derived from a written report of an automobile accident generated pursuant to 22 23 chapter 316 to solicit or obtain patients personally or through an agent regardless of whether the information is 24 derived directly from the report or a summary of that report 25 26 or from another person, solicited patients fraudulently, 27 received a kickback as defined in s. 455.657, violated the patient brokering provisions of s. 817.505, or presented or 28 29 caused to be presented a false or fraudulent insurance claim within the meaning of s. 817.234(1)(a), and also find that, 30 within the meaning of s. 817.234(1)(a), patient authorization 31 36

cannot be obtained because the patient cannot be located or is 1 2 deceased, incapacitated, or suspected of being a participant 3 in the fraud or scheme, and if the subpoena is issued for 4 specific and relevant records. 5 (b) Patient records, billing records, insurance 6 information, provider contracts, and all attachments thereto 7 record obtained by the department pursuant to this subsection 8 shall be used solely for the purpose of the department and the 9 appropriate regulatory board in disciplinary proceedings. The records shall otherwise be confidential and exempt from s. 10 119.07(1). This section does not limit the assertion of the 11 12 psychotherapist-patient privilege under s. 90.503 in regard to records of treatment for mental or nervous disorders by a 13 14 medical practitioner licensed pursuant to chapter 458 or 15 chapter 459 who has primarily diagnosed and treated mental and nervous disorders for a period of not less than 3 years, 16 17 inclusive of psychiatric residency. However, the health care practitioner shall release records of treatment for medical 18 19 conditions even if the health care practitioner has also treated the patient for mental or nervous disorders. If the 20 department has found reasonable cause under this section and 21 the psychotherapist-patient privilege is asserted, the 22 23 department may petition the circuit court for an in camera review of the records by expert medical practitioners 24 appointed by the court to determine if the records or any part 25 26 thereof are protected under the psychotherapist-patient 27 privilege. 28 Section 22. Subsection (16) of section 455.667, Florida Statutes, is amended to read: 29 455.667 Ownership and control of patient records; 30 report or copies of records to be furnished .--31 37

(16) A health care practitioner or records owner 1 2 furnishing copies of reports or records or making the reports 3 or records available for digital scanning pursuant to this 4 section shall charge no more than the actual cost of copying, 5 including reasonable staff time, or the amount specified in 6 administrative rule by the appropriate board, or the 7 department when there is no board. Section 23. Subsection (3) is added to section 8 9 455.687, Florida Statutes, to read: 455.687 Certain health care practitioners; immediate 10 11 suspension of license .--12 (3) The department may issue an emergency order suspending or restricting the license of any health care 13 14 practitioner as defined in s. 455.501(4) who tests positive 15 for any drug on any government or private-sector preemployment or employer-ordered confirmed drug test, as defined in s. 16 17 112.0455, when the practitioner does not have a lawful prescription and legitimate medical reason for using such 18 19 drug. The practitioner shall be given 48 hours from the time 20 of notification to the practitioner of the confirmed test 21 result to produce a lawful prescription for the drug before an 22 emergency order is issued. Section 24. Section 455.694, Florida Statutes, 1998 23 Supplement, is amended to read: 24 25 455.694 Financial responsibility requirements for 26 Boards regulating certain health care practitioners.--(1) As a prerequisite for licensure or license 27 28 renewal, the Board of Acupuncture, the Board of Chiropractic Medicine, the Board of Podiatric Medicine, and the Board of 29 30 Dentistry shall, by rule, require that all health care practitioners licensed under the respective board, and the 31 38

Board of Nursing shall, by rule, require that advanced 1 registered nurse practitioners certified under s. 464.012, and 2 the department shall, by rule, require that midwives maintain 3 4 medical malpractice insurance or provide proof of financial 5 responsibility in an amount and in a manner determined by the board or department to be sufficient to cover claims arising 6 7 out of the rendering of or failure to render professional care 8 and services in this state.

9 (2) The board <u>or department</u> may grant exemptions upon 10 application by practitioners meeting any of the following 11 criteria:

12 (a) Any person licensed under chapter 457, chapter 460, chapter 461, s. 464.012, <del>or</del> chapter 466, or chapter 467 13 14 who practices exclusively as an officer, employee, or agent of 15 the Federal Government or of the state or its agencies or its subdivisions. For the purposes of this subsection, an agent 16 17 of the state, its agencies, or its subdivisions is a person 18 who is eligible for coverage under any self-insurance or 19 insurance program authorized by the provisions of s. 768.28(15) or who is a volunteer under s. 110.501(1). 20

21 (b) Any person whose license or certification has become inactive under chapter 457, chapter 460, chapter 461, 22 23 chapter 464, or chapter 466, or chapter 467 and who is not practicing in this state. Any person applying for 24 25 reactivation of a license must show either that such licensee 26 maintained tail insurance coverage which provided liability coverage for incidents that occurred on or after October 1, 27 1993, or the initial date of licensure in this state, 28 29 whichever is later, and incidents that occurred before the date on which the license became inactive; or such licensee 30 must submit an affidavit stating that such licensee has no 31

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unsatisfied medical malpractice judgments or settlements at 1 the time of application for reactivation. 2 (c) Any person holding a limited license pursuant to 3 4 s. 455.561, and practicing under the scope of such limited 5 license. (d) Any person licensed or certified under chapter 6 7 457, chapter 460, chapter 461, s. 464.012, or chapter 466, or 8 chapter 467 who practices only in conjunction with his or her 9 teaching duties at an accredited school or in its main teaching hospitals. Such person may engage in the practice of 10 medicine to the extent that such practice is incidental to and 11 12 a necessary part of duties in connection with the teaching position in the school. 13 14 (e) Any person holding an active license or 15 certification under chapter 457, chapter 460, chapter 461, s. 464.012, or chapter 466, or chapter 467 who is not practicing 16 17 in this state. If such person initiates or resumes practice in this state, he or she must notify the department of such 18 19 activity. 20 (f) Any person who can demonstrate to the board or 21 department that he or she has no malpractice exposure in the 22 state. 23 (3) Notwithstanding the provisions of this section, the financial responsibility requirements of ss. 458.320 and 24 459.0085 shall continue to apply to practitioners licensed 25 26 under those chapters. 27 Section 25. Section 455.712, Florida Statutes, is created to read: 28 29 455.712 Business establishments; requirements for active status licenses. --30 31 40

1	(1) A business establishment regulated by the Division
2	of Medical Quality Assurance pursuant to this part may provide
3	regulated services only if the business establishment has an
4	active status license. A business establishment that provides
5	regulated services without an active status license is in
б	violation of this section and s. 455.624, and the board, or
7	the department if there is no board, may impose discipline on
8	the business establishment.
9	(2) A business establishment must apply with a
10	complete application, as defined by rule of the board, or the
11	department if there is no board, to renew an active status
12	license before the license expires. If a business
13	establishment fails to renew before the license expires, the
14	license becomes delinquent, except as otherwise provided in
15	statute, in the license cycle following expiration.
16	(3) A delinquent business establishment must apply
17	with a complete application, as defined by rule of the board,
18	or the department if there is no board, for active status
19	within 6 months after becoming delinquent. Failure of a
20	delinquent business establishment to renew the license within
21	the 6 months after the expiration date of the license renders
22	the license null without any further action by the board or
23	the department. Any subsequent licensure shall be as a result
24	of applying for and meeting all requirements imposed on a
25	business establishment for new licensure.
26	(4) The status or a change in status of a business
27	establishment license does not alter in any way the right of
28	the board, or of the department if there is no board, to
29	impose discipline or to enforce discipline previously imposed
30	on a business establishment for acts or omissions committed by
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the business establishment while holding a license, whether 1 2 active or null. 3 This section applies to any a business (5) establishment registered, permitted, or licensed by the 4 5 department to do business. Business establishments include, 6 but are not limited to, dental laboratories, electrology 7 facilities, massage establishments, pharmacies, and health 8 care services pools. Section 26. Subsection (7) is added to section 9 457.102, Florida Statutes, 1998 Supplement, to read: 10 457.102 Definitions.--As used in this chapter: 11 12 (7) "Prescriptive rights" means the prescription, administration, and use of needles and devices, restricted 13 14 devices, and prescription devices that are used in the 15 practice of acupuncture and oriental medicine. Section 27. Subsections (2) and (4) of section 16 17 458.307, Florida Statutes, 1998 Supplement, are amended to 18 read: 19 458.307 Board of Medicine.--20 (2) Twelve members of the board must be licensed physicians in good standing in this state who are residents of 21 22 the state and who have been engaged in the active practice or 23 teaching of medicine for at least 4 years immediately preceding their appointment. One of the physicians must be on 24 the full-time faculty of a medical school in this state, and 25 26 one of the physicians must be in private practice and on the 27 full-time staff of a statutory teaching hospital in this state as defined in s. 408.07. At least one of the physicians must 28 29 be a graduate of a foreign medical school. The remaining three members must be residents of the state who are not, and 30 never have been, licensed health care practitioners. 31 One 42

member must be a health care hospital risk manager licensed 1 certified under s. 395.10974 part IX of chapter 626. At least 2 3 one member of the board must be 60 years of age or older. 4 (4) The board, in conjunction with the department, 5 shall establish a disciplinary training program for board 6 members. The program shall provide for initial and periodic 7 training in the grounds for disciplinary action, the actions 8 which may be taken by the board and the department, changes in 9 relevant statutes and rules, and any relevant judicial and administrative decisions. After January 1, 1989, No member of 10 the board shall participate on probable cause panels or in 11 12 disciplinary decisions of the board unless he or she has completed the disciplinary training program. 13 14 Section 28. Subsection (3) is added to section 15 458.309, Florida Statutes, 1998 Supplement, to read: 16 458.309 Authority to make rules .--17 (3) All physicians which perform level 2 procedures lasting more than 5 minutes and all level 3 surgical 18 19 procedures in an office setting must register the office with 20 the department unless that office is licensed as a facility pursuant to chapter 395. Registration information shall not 21 include the specific type of surgery performed by the 22 23 physician. The department shall inspect the physician's office annually unless the office is accredited by a nationally 24 25 recognized accrediting agency or an accrediting organzation 26 subsequently approved by the Board of Medicine. The actual 27 costs for registration and inspection or accrediatation shall 28 be paid by the person seeking to register and operate the 29 office setting in which office surgery is performed. 30 Section 29. Section 458.311, Florida Statutes, 1998 Supplement, is amended to read: 31 43

458.311 Licensure by examination; requirements; 1 2 fees.--3 (1) Any person desiring to be licensed as a physician, 4 who does not hold a valid license in any state, shall apply to 5 the department on forms furnished by the department to take 6 the licensure examination. The department shall license 7 examine each applicant who whom the board certifies: 8 (a) Has completed the application form and remitted a 9 nonrefundable application fee not to exceed \$500 and an examination fee not to exceed \$300 plus the actual per 10 applicant cost to the department for purchase of the 11 examination from the Federation of State Medical Boards of the 12 United States or a similar national organization, which is 13 14 refundable if the applicant is found to be ineligible to take the examination. 15 (b) Is at least 21 years of age. 16 17 (c) Is of good moral character. 18 Has not committed any act or offense in this or (d) 19 any other jurisdiction which would constitute the basis for 20 disciplining a physician pursuant to s. 458.331. 21 (e) For any applicant who has graduated from medical school after October 1, 1992, has completed the equivalent of 22 23 2 academic years of preprofessional, postsecondary education, as determined by rule of the board, which shall include, at a 24 minimum, courses in such fields as anatomy, biology, and 25 26 chemistry prior to entering medical school. (f) Meets one of the following medical education and 27 28 postgraduate training requirements: 29 1.a. Is a graduate of an allopathic medical school or 30 allopathic college recognized and approved by an accrediting agency recognized by the United States Office of Education or 31 44 CODING: Words stricken are deletions; words underlined are additions.

is a graduate of an allopathic medical school or allopathic 1 college within a territorial jurisdiction of the United States 2 3 recognized by the accrediting agency of the governmental body 4 of that jurisdiction; 5 b. If the language of instruction of the medical 6 school is other than English, has demonstrated competency in 7 English through presentation of a satisfactory grade on the 8 Test of Spoken English of the Educational Testing Service or a 9 similar test approved by rule of the board; and c. Has completed an approved residency of at least 1 10 11 year. 12 2.a. Is a graduate of an allopathic  $\frac{1}{2}$  foreign medical school registered with the World Health Organization and 13 14 certified pursuant to s. 458.314 as having met the standards required to accredit medical schools in the United States or 15 reasonably comparable standards; 16 17 b. If the language of instruction of the foreign medical school is other than English, has demonstrated 18 19 competency in English through presentation of the Educational Commission for Foreign Medical Graduates English proficiency 20 certificate or by a satisfactory grade on the Test of Spoken 21 22 English of the Educational Testing Service or a similar test 23 approved by rule of the board; and 24 c. Has completed an approved residency of at least 1 25 year. 26 3.a. Is a graduate of <u>an allopathic</u>  $\frac{1}{2}$  foreign medical 27 school which has not been certified pursuant to s. 458.314; 28 Has had his or her medical credentials evaluated by b. 29 the Educational Commission for Foreign Medical Graduates, holds an active, valid certificate issued by that commission, 30 31 45

1 and has passed the examination utilized by that commission; 2 and

3 c. Has completed an approved residency of at least 1 4 year; however, after October 1, 1992, the applicant shall have 5 completed an approved residency or fellowship of at least 2 6 years in one specialty area. However, to be acceptable, the 7 fellowship experience and training must be counted toward 8 regular or subspecialty certification by a board recognized 9 and certified by the American Board of Medical Specialties.

10 (g) Has submitted to the department a set of 11 fingerprints on a form and under procedures specified by the 12 department, along with a payment in an amount equal to the 13 costs incurred by the Department of Health for the criminal 14 background check of the applicant.

15 (h) Has obtained a passing score, as established by rule of the board, on the licensure examination of the United 16 17 States Medical Licensing Examination (USMLE); or a combination 18 of the United States Medical Licensing Examination (USMLE), 19 the examination of the Federation of State Medical Boards of 20 the United States, Inc. (FLEX), or the examination of the National Board of Medical Examiners up to the year 2000; or 21 for the purpose of examination of any applicant who was 22 23 licensed on the basis of a state board examination and who is currently licensed in at least one other jurisdiction of the 24 United States or Canada, and who has practiced pursuant to 25 26 such licensure for a period of at least 10 years, use of the 27 Special Purpose Examination of the Federation of State Medical Boards of the United States (SPEX) upon receipt of a passing 28 29 score as established by rule of the board. However, for the purpose of examination of any applicant who was licensed on 30 31 the basis of a state board examination prior to 1974, who is

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currently licensed in at least three other jurisdictions of 1 2 the United States or Canada, and who has practiced pursuant to 3 such licensure for a period of at least 20 years, this 4 paragraph does not apply. 5 (2) As prescribed by board rule, the board may require б an applicant who does not pass the national licensing 7 examination after five attempts to complete additional 8 remedial education or training. The board shall prescribe the 9 additional requirements in a manner that permits the applicant to complete the requirements and be reexamined within 2 years 10 after the date the applicant petitions the board to retake the 11 12 examination a sixth or subsequent time. 13 (3) Notwithstanding the provisions of subparagraph 14 (1)(f)3., a graduate of a foreign medical school need not 15 present the certificate issued by the Educational Commission for Foreign Medical Graduates or pass the examination utilized 16 17 by that commission if the graduate: 18 (a) Has received a bachelor's degree from an 19 accredited United States college or university. 20 (b) Has studied at a medical school which is 21 recognized by the World Health Organization. 22 (c) Has completed all of the formal requirements of 23 the foreign medical school, except the internship or social service requirements, and has passed part I of the National 24 25 Board of Medical Examiners examination or the Educational 26 Commission for Foreign Medical Graduates examination 27 equivalent. (d) Has completed an academic year of supervised 28 29 clinical training in a hospital affiliated with a medical school approved by the Council on Medical Education of the 30 American Medical Association and upon completion has passed 31 47 CODING: Words stricken are deletions; words underlined are additions. part II of the National Board of Medical Examiners examination
 or the Educational Commission for Foreign Medical Graduates
 examination equivalent.

4 (4) The department and the board shall assure that 5 applicants for licensure meet the criteria in subsection (1) 6 through an investigative process. When the investigative 7 process is not completed within the time set out in s. 8 120.60(1) and the department or board has reason to believe 9 that the applicant does not meet the criteria, the secretary or the secretary's designee may issue a 90-day licensure delay 10 which shall be in writing and sufficient to notify the 11 12 applicant of the reason for the delay. The provisions of this subsection shall control over any conflicting provisions of s. 13 14 120.60(1).

15 (5) The board may not certify to the department for licensure any applicant who is under investigation in another 16 17 jurisdiction for an offense which would constitute a violation of this chapter until such investigation is completed. Upon 18 19 completion of the investigation, the provisions of s. 458.331 shall apply. Furthermore, the department may not issue an 20 unrestricted license to any individual who has committed any 21 act or offense in any jurisdiction which would constitute the 22 23 basis for disciplining a physician pursuant to s. 458.331. When the board finds that an individual has committed an act 24 or offense in any jurisdiction which would constitute the 25 26 basis for disciplining a physician pursuant to s. 458.331, 27 then the board may enter an order imposing one or more of the terms set forth in subsection (9). 28

29 (6) Each applicant who passes the examination and
30 meets the requirements of this chapter shall be licensed as a
31 physician, with rights as defined by law.

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(7) Upon certification by the board, the department 1 2 shall impose conditions, limitations, or restrictions on a 3 license by examination if the applicant is on probation in 4 another jurisdiction for an act which would constitute a 5 violation of this chapter. (8) When the board determines that any applicant for 6 7 licensure by examination has failed to meet, to the board's 8 satisfaction, each of the appropriate requirements set forth 9 in this section, it may enter an order requiring one or more of the following terms: 10 (a) Refusal to certify to the department an 11 12 application for licensure, certification, or registration; (b) Certification to the department of an application 13 14 for licensure, certification, or registration with 15 restrictions on the scope of practice of the licensee; or (c) Certification to the department of an application 16 17 for licensure, certification, or registration with placement of the physician on probation for a period of time and subject 18 19 to such conditions as the board may specify, including, but not limited to, requiring the physician to submit to 20 treatment, attend continuing education courses, submit to 21 22 reexamination, or work under the supervision of another 23 physician. 24 (9)(a) Notwithstanding any of the provisions of this section, an applicant who, at the time of his or her medical 25 26 education, was a citizen of the country of Nicaragua and, at 27 the time of application for licensure under this subsection, is either a citizen of the country of Nicaragua or a citizen 28 29 of the United States may make initial application to the department on or before July 1, 1992, for licensure subject to 30 this subsection and may reapply pursuant to board rule. Upon 31 49

receipt of such application, the department shall issue a 1 2-year restricted license to any applicant therefor upon the 2 applicant's successful completion of the licensure examination 3 4 as described in paragraph (1)(a) and who the board certifies 5 has met the following requirements: 1. Is a graduate of a World Health Organization 6 7 recognized foreign medical institution located in a country in 8 the Western Hemisphere. 9 2. Received a medical education which has been determined by the board to be substantially similar, at the 10 11 time of the applicant's graduation, to approved United States 12 medical programs. 3. Practiced medicine in the country of Nicaragua for 13 14 a period of 1 year prior to residing in the United States and has lawful employment authority in the United States. 15 16 4. Has had his or her medical education verified by the Florida Board of Medicine. 17 5. Successfully completed the Educational Commission 18 19 for Foreign Medical Graduates Examination or Foreign Medical Graduate Examination in the Medical Sciences or successfully 20 completed a course developed for the University of Miami for 21 physician training equivalent to the course developed for such 22 purposes pursuant to chapter 74-105, Laws of Florida. No 23 person shall be permitted to enroll in the physician training 24 25 course until he or she has been certified by the board as 26 having met the requirements of this paragraph or conditionally certified by the board as having substantially complied with 27 the requirements of this paragraph. Any person conditionally 28 29 certified by the board shall be required to establish, to the board's satisfaction, full compliance with all the 30 requirements of this paragraph prior to completion of the 31 50

physician training course and shall not be permitted to sit 1 for the licensure examination unless the board certifies that 2 3 all of the requirements of this paragraph have been met. 4 5 However, applicants eligible for licensure under s. 455.581 or б subsection (9), 1988 Supplement to the Florida Statutes 1987, 7 as amended by s. 18, chapter 89-162, Laws of Florida, and ss. 5 and 42, chapter 89-374, Laws of Florida, and renumbered as 8 subsection (8) by s. 5, chapter 89-374, Laws of Florida, shall 9 not be eligible to apply under this subsection. 10 11 (b) The holder of a restricted license issued pursuant to this subsection may practice medicine for the first year 12 only under the direct supervision, as defined by board rule, 13 14 of a board-approved physician. 15 (c) Upon recommendation of the supervising physician 16 and demonstration of clinical competency to the satisfaction of the board that the holder of a restricted license issued 17 pursuant to this subsection has practiced for 1 year under 18 19 direct supervision, such licenseholder shall work for 1 year under general supervision, as defined by board rule, of a 20 Florida-licensed physician in an area of critical need as 21 determined by the board. Prior to commencing such 22 supervision, the supervising physician shall notify the board. 23 (d) Upon completion of the 1 year of work under 24 25 general supervision and demonstration to the board that the 26 holder of the restricted license has satisfactorily completed the requirements of this subsection, and has not committed any 27 28 act or is not under investigation for any act which would 29 constitute a violation of this chapter, the department shall 30 issue an unrestricted license to such licenseholder. 31 51

1 (e) Rules necessary to implement and carry out the 2 provisions of this subsection shall be promulgated by the 3 board. 4 (10) Notwithstanding any other provision of this 5 section, the department shall examine any person who meets the criteria set forth in sub-subparagraph (1)(f)1.a., 6 7 sub-subparagraphs (1)(f)3.a. and b., or subsection (3), if the 8 <del>person:</del> 9 (a) Submits proof of successful completion of Steps I 10 and II of the United States Medical Licensing Examination or the equivalent, as defined by rule of the board; 11 12 (b) Is participating in an allocated slot in an allopathic training program in this state on a full-time basis 13 14 at the time of examination; 15 (c) Makes a written request to the department that he or she be administered the examination without applying for a 16 17 license as a physician in this state; and 18 (d) Remits a nonrefundable administration fee, not to 19 exceed \$50, and an examination fee, not to exceed \$300, plus the actual cost per person to the department for the purchase 20 of the examination from the Federation of State Medical Boards 21 of the United States or a similar national organization. The 22 23 examination fee is refundable if the person is found to be ineligible to take the examination. 24 25 Section 30. Section 458.3115, Florida Statutes, 1998 26 Supplement, is amended to read: 27 458.3115 Restricted license; certain foreign-licensed 28 physicians; United States Medical Licensing Examination 29 (USMLE) or agency-developed examination; restrictions on 30 practice; full licensure.--31 52 CODING: Words stricken are deletions; words underlined are additions.

(1)(a) Notwithstanding any other provision of law, the 1 2 department agency shall provide procedures under which certain 3 physicians who are or were foreign-licensed and have practiced 4 medicine no less than 2 years may take the USMLE or an 5 agency-developed examination developed by the department, in 6 consultation with the board, to qualify for a restricted 7 license to practice medicine in this state. The 8 department-developed agency and board-developed examination 9 shall test the same areas of medical knowledge as the Federation of State Medical Boards of the United States, Inc. 10 (FLEX) previously administered by the Florida Board of 11 12 Medicine to grant medical licensure in Florida. The department-developed agency-developed examination must be made 13 14 available no later than December 31, 1998, to a physician who 15 qualifies for licensure. A person who is eligible to take and elects to take the department-developed agency and 16 17 board-developed examination, who has previously passed part 1 or part 2 of the previously administered FLEX shall not be 18 19 required to retake or pass the equivalent parts of the 20 department-developed agency-developed examination, and may sit 21 for the department-developed agency and board-developed 22 examination five times within 5 years. 23 (b) A person who is eligible to take and elects to take the USMLE who has previously passed part 1 or part 2 of 24 the previously administered FLEX shall not be required to 25 26 retake or pass the equivalent parts of the USMLE up to the year 2000. 27 28 (c) A person shall be eligible to take such 29 examination for restricted licensure if the person: Has taken, upon approval by the board, and 30 1. completed, in November 1990 or November 1992, one of the 31 53

special preparatory medical update courses authorized by the 1 board and the University of Miami Medical School and 2 3 subsequently passed the final course examination; upon approval by the board to take the course completed in 1990 or 4 5 in 1992, has a certificate of successful completion of that б course from the University of Miami or the Stanley H. Kaplan 7 course; or can document to the department that he or she was 8 one of the persons who took and successfully completed the 9 Stanley H. Kaplan course that was approved by the board of Medicine and supervised by the University of Miami. At a 10 minimum, the documentation must include class attendance 11 records and the test score on the final course examination; 12 13 2. Applies to the department agency and submits an 14 application fee that is nonrefundable and equivalent to the fee required for full licensure; 15 3. Documents no less than 2 years of the active 16 17 practice of medicine in another jurisdiction; 4. Submits an examination fee that is nonrefundable 18 and equivalent to the fee required for full licensure plus the 19 actual per-applicant cost to the department agency to provide 20 21 either examination described in this section; 22 5. Has not committed any act or offense in this or any 23 other jurisdiction that would constitute a substantial basis for disciplining a physician under this chapter or part II of 24 chapter 455; and 25 26 6. Is not under discipline, investigation, or 27 prosecution in this or any other jurisdiction for an act that would constitute a violation of this chapter or part II of 28 29 chapter 455 and that substantially threatened or threatens the 30 public health, safety, or welfare. 31 54

(d) Every person eligible for restricted licensure 1 2 under this section may sit for the USMLE or the 3 department-developed agency and board-developed examination 4 five times within 5 calendar years. Applicants desiring to 5 use portions of the FLEX and the USMLE may do so up to the 6 year 2000. However, notwithstanding subparagraph (c)3., 7 applicants applying under this section who fail the 8 examination up to a total of five times will only be required 9 to pay the examination fee required for full licensure for the second and subsequent times they take the examination. 10 (e) The department Agency for Health Care 11 12 Administration and the board shall be responsible for working with one or more organizations to offer a medical refresher 13 14 course designed to prepare applicants to take either licensure 15 examination described in this section. The organizations may develop the medical refresher course, purchase such a course, 16 17 or contract for such a course from a private organization that 18 specializes in developing such courses. 19 (f) The course shall require no less than two 16-week 20 semesters of 16 contact hours per week for a total of 256 21 contact hours per student for each semester. The cost is to be 22 paid by the students taking the course. 23 (2)(a) Before the department agency may issue a restricted license to an applicant under this section, the 24 applicant must have passed either of the two examinations 25 26 described in this section. However, the board may impose 27 reasonable restrictions on the applicant's license to 28 practice. These restrictions may include, but are not limited 29 to: 30 31 55 CODING: Words stricken are deletions; words underlined are additions.

Periodic and random department agency audits of the 1 1. 2 licensee's patient records and review of those records by the 3 board or the department agency. 4 2. Periodic appearances of the licensee before the 5 board or the department agency. 6 3. Submission of written reports to the board or the 7 department agency. 8 (b) A restricted licensee under this section shall 9 practice under the supervision of a full licensee approved by the board with the first year of the licensure period being 10 under direct supervision as defined by board rule and the 11 12 second year being under indirect supervision as defined by board rule. 13 14 (c) The board may adopt rules necessary to implement 15 this subsection. 16 (3)(a) A restricted license issued by the department 17 agency under this section is valid for 2 years unless sooner 18 revoked or suspended, and a restricted licensee is subject to 19 the requirements of this chapter, part II of chapter 455, and any other provision of law not in conflict with this section. 20 Upon expiration of such restricted license, a restricted 21 22 licensee shall become a full licensee if the restricted 23 licensee: Is not under discipline, investigation, or 24 1. 25 prosecution for a violation which poses a substantial threat 26 to the public health, safety, or welfare; and 2. Pays all renewal fees required of a full licensee. 27 28 (b) The department agency shall renew a restricted 29 license under this section upon payment of the same fees 30 required for renewal for a full license if the restricted licensee is under discipline, investigation, or prosecution 31 56 CODING: Words stricken are deletions; words underlined are additions.

for a violation which posed or poses a substantial threat to 1 2 the public health, safety, or welfare and the board has not 3 permanently revoked the restricted license. A restricted licensee who has renewed such restricted license shall become 4 5 eligible for full licensure when the licensee is no longer 6 under discipline, investigation, or prosecution. 7 (4) The board shall adopt rules necessary to carry out 8 the provisions of this section. 9 Section 31. Subsections (1), (2), and (8) of section 458.313, Florida Statutes, are amended to read: 10 458.313 Licensure by endorsement; requirements; 11 12 fees.--(1) The department shall issue a license by 13 14 endorsement to any applicant who, upon applying to the department on forms furnished by the department and remitting 15 16 a fee set by the board not to exceed \$500 set by the board, the board certifies: 17 18 (a) Has met the qualifications for licensure in s. 19 458.311(1)(b)-(g) or in s. 458.311(1)(b)-(e) and (g) and (3); 20 Prior to January 1, 2000, has obtained a passing (b) 21 score, as established by rule of the board, on the licensure 22 examination of the Federation of State Medical Boards of the 23 United States, Inc. (FLEX), on or of the United States Medical Licensing Examination (USMLE), or on the examination of the 24 National Board of Medical Examiners, or on a combination 25 26 thereof, and on or after January 1, 2000, has obtained a 27 passing score on the United States Medical Licensing Examination (USMLE)provided the board certifies as eligible 28 29 for licensure by endorsement any applicant who took the required examinations more than 10 years prior to application; 30 31 and 57

(c) Has submitted evidence of the active licensed 1 2 practice of medicine in another jurisdiction, for at least 2 3 of the immediately preceding 4 years, or evidence of 4 successful completion of either a board-approved postgraduate 5 training program within 2 years preceding filing of an application, or a board-approved clinical competency 6 7 examination, within the year preceding the filing of an application for licensure. For purposes of this paragraph, 8 9 "active licensed practice of medicine" means that practice of medicine by physicians, including those employed by any 10 governmental entity in community or public health, as defined 11 12 by this chapter, medical directors under s. 641.495(11) who are practicing medicine, and those on the active teaching 13 14 faculty of an accredited medical school. 15 (2)(a) As prescribed by board rule, the board may require an applicant who does not pass the licensing 16 17 examination after five attempts to complete additional remedial education or training. The board shall prescribe the 18 19 additional requirements in a manner that permits the applicant 20 to complete the requirements and be reexamined within 2 years after the date the applicant petitions the board to retake the 21 22 examination a sixth or subsequent time. 23 (b) The board may require an applicant for licensure 24 by endorsement to take and pass the appropriate licensure examination prior to certifying the applicant as eligible for 25 26 licensure. 27 (8) The department shall reactivate the license of any physician whose license has become void by failure to practice 28 29 in Florida for a period of 1 year within 3 years after issuance of the license by endorsement, if the physician was 30 issued a license by endorsement prior to 1989, has actively 31 58 CODING: Words stricken are deletions; words underlined are additions.

practiced medicine in another state for the last 4 years, 1 applies for licensure before October 1, 1998, pays the 2 3 applicable fees, and otherwise meets any continuing education 4 requirements for reactivation of the license as determined by 5 the board. 6 Section 32. Subsection (1) of section 458.315, Florida 7 Statutes, is amended to read: 8 458.315 Temporary certificate for practice in areas of 9 critical need.--Any physician who is licensed to practice in any other state, whose license is currently valid, and who 10 pays an application fee of \$300 may be issued a temporary 11 12 certificate to practice in communities of Florida where there is a critical need for physicians. A certificate may be 13 14 issued to a physician who will be employed by a county health department, correctional facility, community health center 15 funded by s. 329, s. 330, or s. 340 of the United States 16 Public Health Services Act, or other entity that provides 17 18 health care to indigents and that is approved by the State 19 Health Officer. The Board of Medicine may issue this 20 temporary certificate with the following restrictions: 21 (1) The board shall determine the areas of critical need, and the physician so certified may practice in any of 22 23 those areas only in that specific area for a time to be determined by the board. Such areas shall include, but not be 24 25 limited to, health professional shortage areas designated by 26 the United States Department of Health and Human Services. 27 (a) A recipient of a temporary certificate for 28 practice in areas of critical need may use the license to work 29 for any approved employer in any area of critical need 30 approved by the board. 31 59

(b) The recipient of a temporary certificate for 1 2 practice in areas of critical need shall, within 30 days after 3 accepting employment, notify the board of all approved 4 institutions in which the licensee practices and of all 5 approved institutions where practice privileges have been 6 denied. 7 Section 33. Section 458.3165, Florida Statutes, is 8 amended to read: 9 458.3165 Public psychiatry certificate.--The board shall issue a public psychiatry certificate to an individual 10 who remits an application fee not to exceed \$300, as set by 11 12 the board, who is a board-certified psychiatrist, who is licensed to practice medicine without restriction in another 13 14 state, and who meets the requirements in s. 458.311(1)(a)-(g)and (5). A recipient of a public psychiatry certificate may 15 use the certificate to work at any public mental health 16 17 facility or program funded in part or entirely by state funds. 18 (1) Such certificate shall: 19 (a) Authorize the holder to practice only in a public mental health facility or program funded in part or entirely 20 21 by state funds. (b) Be issued and renewable biennially if the 22 23 secretary of the Department of Health and Rehabilitative Services and the chair of the department of psychiatry at one 24 of the public medical schools or the chair of the department 25 26 of psychiatry at the accredited medical school at the 27 University of Miami recommend in writing that the certificate be issued or renewed. 28 29 (c) Automatically expire if the holder's relationship with a public mental health facility or program expires. 30 31 60 CODING: Words stricken are deletions; words underlined are additions.

(d) Not be issued to a person who has been adjudged 1 2 unqualified or guilty of any of the prohibited acts in this 3 chapter. 4 (2) The board may take disciplinary action against a certificateholder for noncompliance with any part of this 5 6 section or for any reason for which a regular licensee may be 7 subject to discipline. 8 Section 34. Subsection (4) is added to section 9 458.317, Florida Statutes, 1998 Supplement, to read: 458.317 Limited licenses.--10 (4) Any person holding an active license to practice 11 12 medicine in the state may convert that license to a limited license for the purpose of providing volunteer, uncompensated 13 14 care for low-income Floridians. The applicant must submit a 15 statement from the employing agency or institution stating that he or she will not receive compensation for any service 16 17 involving the practice of medicine. The application and all licensure fees, including neurological injury compensation 18 19 assessments, shall be waived. 20 Section 35. Subsection (1) of section 458.319, Florida 21 Statutes, 1998 Supplement, is amended to read: 458.319 Renewal of license.--22 23 (1) The department shall renew a license upon receipt of the renewal application, evidence that the applicant has 24 25 actively practiced medicine or has been on the active teaching 26 faculty of an accredited medical school for at least 2 years 27 of the immediately preceding 4 years, and a fee not to exceed \$500; provided, however, that if the licensee is either a 28 29 resident physician, assistant resident physician, fellow, house physician, or intern in an approved postgraduate 30 training program, as defined by the board by rule, the fee 31 61 CODING: Words stricken are deletions; words underlined are additions.

shall not exceed \$100 per annum. If the licensee has not 1 actively practiced medicine for at least 2 years of the 2 3 immediately preceding 4 years, the board shall require that 4 the licensee successfully complete a board-approved clinical competency examination prior to renewal of the license. 5 "Actively practiced medicine" means that practice of medicine б 7 by physicians, including those employed by any governmental 8 entity in community or public health, as defined by this 9 chapter, including physicians practicing administrative medicine. An applicant for a renewed license must also submit 10 the information required under s. 455.565 to the department on 11 12 a form and under procedures specified by the department, along 13 with payment in an amount equal to the costs incurred by the 14 Department of Health for the statewide criminal background 15 check of the applicant. An The applicant for a renewed license who received an initial license in this state after January 1, 16 17 1992, must submit a set of fingerprints to the Department of Health on a form and under procedures specified by the 18 19 department, along with payment in an amount equal to the costs incurred by the department for a national criminal background 20 check of the applicant for the initial renewal of his or her 21 license after January 1, 2000. If the applicant fails to 22 23 submit either the information required under s. 455.565 or a set of fingerprints to the department as required by this 24 section, the department shall issue a notice of noncompliance, 25 26 and the applicant will be given 30 additional days to comply. 27 If the applicant fails to comply within 30 days after the notice of noncompliance is issued, the department or board, as 28 29 appropriate, may issue a citation to the applicant and may fine the applicant up to \$50 for each day that the applicant 30 is not in compliance with the requirements of s. 455.565. The 31

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citation must clearly state that the applicant may choose, in 1 lieu of accepting the citation, to follow the procedure under 2 3 s. 455.621. If the applicant disputes the matter in the 4 citation, the procedures set forth in s. 455.621 must be 5 followed. However, if the applicant does not dispute the matter in the citation with the department within 30 days 6 7 after the citation is served, the citation becomes a final order and constitutes discipline. Service of a citation may be 8 9 made by personal service or certified mail, restricted 10 delivery, to the subject at the applicant's last known address. The department may not delay renewing a license due 11 12 to the processing of a statewide criminal history check or a 13 national criminal background check. If an applicant has 14 received an initial license to practice in this state after 15 January 1, 1992, and has submitted fingerprints to the department for a national criminal history check upon initial 16 17 licensure and is renewing his or her license for the first time, then the applicant need only submit the information and 18 19 fee required for a statewide criminal history check. Section 36. Paragraph (mm) is added to subsection (1) 20 of section 458.331, Florida Statutes, 1998 Supplement, and 21 subsection (2) of that section is amended to read: 22 23 458.331 Grounds for disciplinary action; action by the 24 board and department. --(1) The following acts shall constitute grounds for 25 26 which the disciplinary actions specified in subsection (2) may be taken: 27 (mm) Failing to comply with the requirements of ss. 28 29 381.026 and 381.0261 to provide patients with information about their patient rights and how to file a patient 30 31 complaint. 63

(2) When the board finds any person guilty of any of 1 2 the grounds set forth in subsection (1), including conduct that would constitute a substantial violation of subsection 3 4 (1) which occurred prior to licensure, it may enter an order 5 imposing one or more of the following penalties: 6 (a) Refusal to certify, or certification with 7 restrictions, to the department an application for licensure, 8 certification, or registration. 9 (b) Revocation or suspension of a license. (c) Restriction of practice. 10 Imposition of an administrative fine not to exceed 11 (d) 12 \$10,000<del>\$5,000</del> for each count or separate offense. (e) Issuance of a reprimand. 13 14 (f) Placement of the physician on probation for a 15 period of time and subject to such conditions as the board may 16 specify, including, but not limited to, requiring the 17 physician to submit to treatment, to attend continuing 18 education courses, to submit to reexamination, or to work 19 under the supervision of another physician. 20 Issuance of a letter of concern. (q) 21 (h) Corrective action. (i) Refund of fees billed to and collected from the 22 23 patient. 24 (j) Imposition of an administrative fine in accordance 25 with s. 381.0261 for violations regarding patient rights. 26 27 In determining what action is appropriate, the board must 28 first consider what sanctions are necessary to protect the 29 public or to compensate the patient. Only after those sanctions have been imposed may the disciplining authority 30 consider and include in the order requirements designed to 31 64

rehabilitate the physician. All costs associated with 1 2 compliance with orders issued under this subsection are the 3 obligation of the physician. 4 Section 37. Subsection (7) of section 458.347, Florida 5 Statutes, 1998 Supplement, is amended to read: 6 458.347 Physician assistants.--7 (7) PHYSICIAN ASSISTANT LICENSURE.--8 (a) Any person desiring to be licensed as a physician 9 assistant must apply to the department. The department shall 10 issue a license to any person certified by the council as having met the following requirements: 11 12 1. Is at least 18 years of age. Has satisfactorily passed a proficiency examination 13 2. 14 by an acceptable score established by the National Commission on Certification of Physician Assistants. If an applicant 15 16 does not hold a current certificate issued by the National Commission on Certification of Physician Assistants and has 17 18 not actively practiced as a physician assistant within the 19 immediately preceding 4 years, the applicant must retake and 20 successfully complete the entry-level examination of the 21 National Commission on Certification of Physician Assistants 22 to be eligible for licensure. 23 3. Has completed the application form and remitted an application fee not to exceed \$300 as set by the boards. An 24 application for licensure made by a physician assistant must 25 26 include: A certificate of completion of a physician 27 a. assistant training program specified in subsection (6). 28 29 A sworn statement of any prior felony convictions. b. A sworn statement of any previous revocation or 30 с. denial of licensure or certification in any state. 31 65

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

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that developed it, on one of the following English 1 2 examinations: 3 (I) The test for spoken English (TSE) by the 4 Educational Testing Service (ETS); 5 (II) The test of English as a foreign language 6 (TOEFL), by ETS; 7 (III) A high school or college level English course; 8 (IV) The English examination for citizenship, 9 Immigration and Naturalization Service. 10 11 A notarized copy of an Educational Commission for Foreign 12 Medical Graduates (ECFMG) certificate may also be used to demonstrate the ability to communicate in basic English. 13 14 b. Is an unlicensed physician who graduated from a 15 foreign medical school listed with the World Health 16 Organization who has not previously taken and failed the examination of the National Commission on Certification of 17 Physician Assistants and who has been certified by the Board 18 19 of Medicine as having met the requirements for licensure as a medical doctor by examination as set forth in s. 458.311(1), 20 21 (3), (4), and (5), with the exception that the applicant is not required to have completed an approved residency of at 22 23 least 1 year and the applicant is not required to have passed the licensing examination specified under s. 458.311 or hold a 24 25 valid, active certificate issued by the Educational Commission 26 for Foreign Medical Graduates. c. Was eligible and made initial application for 27 28 certification as a physician assistant in this state between 29 July 1, 1990, and June 30, 1991. 30 31 67 CODING: Words stricken are deletions; words underlined are additions.

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

administered at 1-year intervals forfowing the reporting of
the scores of the first and subsequent examinations. For the
purposes of this paragraph, the department may develop,
contract for the development of, purchase, or approve an

31 examination, including a practical component, that adequately

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measures an applicant's ability to practice with reasonable 1 skill and safety. The minimum passing score on the 2 3 examination shall be established by the department, with the 4 advice of the board. Those applicants failing to pass that 5 examination or any subsequent examination shall receive notice of the administration of the next examination with the notice б 7 of scores following such examination. Any applicant who 8 passes the examination and meets the requirements of this 9 section shall be licensed as a physician assistant with all rights defined thereby. 10 (c) The license must be renewed biennially. Each 11 12 renewal must include: 13 1. A renewal fee not to exceed \$500 as set by the 14 boards. 15 2. A sworn statement of no felony convictions in the 16 previous 2 years. 17 (d) Each licensed physician assistant shall biennially 18 complete 100 hours of continuing medical education or shall 19 hold a current certificate issued by the National Commission on Certification of Physician Assistants. 20 21 (e) Upon employment as a physician assistant, a 22 licensed physician assistant must notify the department in 23 writing within 30 days after such employment or after any 24 subsequent changes in the supervising physician. The notification must include the full name, Florida medical 25 26 license number, specialty, and address of the supervising physician. 27 28 (f) Notwithstanding subparagraph (a)2., the department 29 may grant to a recent graduate of an approved program, as specified in subsection (6), who expects to take the first 30 examination administered by the National Commission on 31 69

Certification of Physician Assistants available for 1 2 registration after the applicant's graduation, a temporary 3 license. The temporary license shall to expire 30 days after 4 upon receipt of scores of the proficiency examination administered by the National Commission on Certification of 5 6 Physician Assistants. Between meetings of the council, the 7 department may grant a temporary license to practice based on 8 the completion of all temporary licensure requirements. All 9 such administratively issued licenses shall be reviewed and acted on at the next regular meeting of the council. The 10 recent graduate may be licensed prior to employment, but must 11 12 comply with paragraph (e). An applicant who has passed the proficiency examination may be granted permanent licensure. An 13 14 applicant failing the proficiency examination is no longer 15 temporarily licensed, but may reapply for a 1-year extension of temporary licensure. An applicant may not be granted more 16 17 than two temporary licenses and may not be licensed as a 18 physician assistant until he or she passes the examination 19 administered by the National Commission on Certification of 20 Physician Assistants. As prescribed by board rule, the council 21 may require an applicant who does not pass the licensing examination after five or more attempts to complete additional 22 remedial education or training. The council shall prescribe 23 the additional requirements in a manner that permits the 24 25 applicant to complete the requirements and be reexamined 26 within 2 years after the date the applicant petitions the council to retake the examination a sixth or subsequent time. 27 28 (g) The Board of Medicine may impose any of the 29 penalties specified in ss. 455.624 and 458.331(2) upon a physician assistant if the physician assistant or the 30 supervising physician has been found guilty of or is being 31

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investigated for any act that constitutes a violation of this 1 2 chapter or part II of chapter 455. 3 Section 38. Section 459.005, Florida Statutes, 1998 4 Supplement, is amended to read: 5 459.005 Rulemaking authority.--6 (1) The board has authority to adopt rules pursuant to 7 ss. 120.536(1) and 120.54 to implement the provisions of this 8 chapter conferring duties upon it. 9 (2) All physicians which perform level 2 procedures lasting more than 5 minutes and all level 3 surgical 10 procedures in an office setting must register the office with 11 12 the department unless that office is licensed as a facility 13 pursuant to chapter 395. Registration information shall not 14 include the specific type of surgery performed by the 15 physician. The department shall inspect the phyisician's office annually unless the office is accredited by a 16 17 nationally recognized accrediting agency or an accrediting 18 organization subsequently approved by the Board of Osteopathic 19 Medicine. The actual costs for registration and inspection or 20 accreditation shall be paid by the person seeking to register 21 and operate the office setting in which office surgery is 22 performed. Section 39. Subsection (7) is added to section 23 459.0075, Florida Statutes, to read: 24 459.0075 Limited licenses.--25 26 (7) Any person holding an active license to practice 27 osteopathic medicine in the state may convert that license to 28 a limited license for the purpose of providing volunteer, 29 uncompensated care for low-income Floridians. The applicant 30 must submit a statement from the employing agency or institution stating that he or she will not receive 31 71

compensation for any service involving the practice of 1 2 osteopathic medicine. The application and all licensure fees, 3 including neurological injury compensation assessments, shall 4 be waived. 5 Section 40. Subsection (1) of section 459.008, Florida 6 Statutes, 1998 Supplement, is amended to read: 7 459.008 Renewal of licenses and certificates.--8 (1) The department shall renew a license or 9 certificate upon receipt of the renewal application and fee. An applicant for a renewed license must also submit the 10 information required under s. 455.565 to the department on a 11 12 form and under procedures specified by the department, along 13 with payment in an amount equal to the costs incurred by the 14 Department of Health for the statewide criminal background 15 check of the applicant. An The applicant for a renewed license who received an initial license in this state after January 1, 16 17 1992, must submit a set of fingerprints to the Department of 18 Health on a form and under procedures specified by the 19 department, along with payment in an amount equal to the costs incurred by the department for a national criminal background 20 check of the applicant for the initial renewal of his or her 21 license after January 1, 2000. If the applicant fails to 22 submit either the information required under s. 455.565 or a 23 set of fingerprints to the department as required by this 24 section, the department shall issue a notice of noncompliance, 25 26 and the applicant will be given 30 additional days to comply. 27 If the applicant fails to comply within 30 days after the notice of noncompliance is issued, the department or board, as 28 29 appropriate, may issue a citation to the applicant and may fine the applicant up to \$50 for each day that the applicant 30 is not in compliance with the requirements of s. 455.565. The 31

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citation must clearly state that the applicant may choose, in 1 lieu of accepting the citation, to follow the procedure under 2 s. 455.621. If the applicant disputes the matter in the 3 4 citation, the procedures set forth in s. 455.621 must be 5 followed. However, if the applicant does not dispute the matter in the citation with the department within 30 days 6 7 after the citation is served, the citation becomes a final order and constitutes discipline. Service of a citation may be 8 9 made by personal service or certified mail, restricted 10 delivery, to the subject at the applicant's last known address. The department may not delay renewing a license due 11 12 to the processing of a statewide criminal history check or a 13 national criminal background check. If an applicant has 14 received an initial license to practice in this state after 15 January 1, 1992, and has submitted fingerprints to the department for a national criminal history check upon initial 16 17 licensure and is renewing his or her license for the first time, then the applicant need only submit the information and 18 19 fee required for a statewide criminal history check. 20 Section 41. Paragraph (oo) is added to subsection (1) of section 459.015, F.S., 1998 supplement, and subsection (2) 21 of this section is amended to read: 22 23 459.015 Grounds for disciplinary action by the board.--24 The following acts shall constitute grounds for 25 (1) 26 which the disciplinary actions specified in subsection (2) may be taken: 27 (oo) Failing to comply with the requirements of ss. 28 29 381.026 and 381.0261 to provide patients with information about their patient rights and how to file a patient 30 31 complaint. 73

(2) When the board finds any person guilty of any of 1 2 the grounds set forth in subsection (1), it may enter an order 3 imposing one or more of the following penalties: (a) Refusal to certify, or certify with restrictions, 4 5 to the department an application for certification, licensure, 6 renewal, or reactivation. 7 (b) Revocation or suspension of a license or 8 certificate. 9 (c) Restriction of practice. Imposition of an administrative fine not to exceed 10 (d) \$10,000<del>\$5,000</del> for each count or separate offense. 11 12 (e) Issuance of a reprimand. Issuance of a letter of concern. 13 (f) 14 (g) Placement of the osteopathic physician on 15 probation for a period of time and subject to such conditions as the board may specify, including, but not limited to, 16 17 requiring the osteopathic physician to submit to treatment, attend continuing education courses, submit to reexamination, 18 19 or work under the supervision of another osteopathic 20 physician. 21 (h) Corrective action. (i) Refund of fees billed to and collected from the 22 23 patient. 24 (j) Imposition of an administrative fine in accordance 25 with s. 381.0261 for violations regarding patient rights. 26 27 In determining what action is appropriate, the board must 28 first consider what sanctions are necessary to protect the 29 public or to compensate the patient. Only after those sanctions have been imposed may the disciplining authority 30 consider and include in the order requirements designed to 31 74

rehabilitate the physician. All costs associated with 1 2 compliance with orders issued under this subsection are the 3 obligation of the physician. 4 Section 42. Subsection (6) is added to section 5 460.402, Florida Statutes, to read: 6 460.402 Exceptions. -- The provisions of this chapter 7 shall not apply to: 8 (6) A chiropractic student enrolled in a chiropractic 9 college accredited by the Council on Chiropractic Education and participating in a community-based internship under the 10 direct supervision of a doctor of chiropractic medicine who is 11 12 credentialed as an adjunct faculty member of a chiropractic college in which the student is enrolled. 13 14 Section 43. Present subsections (4) through (10) of 15 section 460.403, Florida Statutes, 1998 Supplement, are renumbered as subsections (5) through (11), respectively, a 16 17 new subsection (4) is added to that section, and present 18 subsections (6) and (9) are amended, to read: 19 460.403 Definitions.--As used in this chapter, the 20 term: 21 "Community-based internship" means a program in (4) which a student enrolled in the last year of a chiropractic 22 23 college accredited by the Council on Chiropractic Education is approved to obtain required pregraduation clinical experience 24 in a chiropractic clinic or practice under the direct 25 26 supervision of a doctor of chiropractic medicine approved as an adjunct faculty member of the chiropractic college in which 27 28 the student is enrolled, according to the teaching protocols 29 for the clinical practice requirements of the college. (7)(6) "Direct supervision" means responsible 30 31 supervision and control, with the licensed chiropractic 75 CODING: Words stricken are deletions; words underlined are additions.

physician assuming legal liability for the services rendered 1 by a registered chiropractic assistant or a chiropractic 2 3 student enrolled in a community-based intern program. Except 4 in cases of emergency, direct supervision shall require the 5 physical presence of the licensed chiropractic physician for 6 consultation and direction of the actions of the registered 7 chiropractic assistant or a chiropractic student enrolled in a 8 community-based intern program. The board shall further 9 establish rules as to what constitutes responsible direct supervision of a registered chiropractic assistant. 10 (10)(9) "Registered chiropractic assistant" means a 11 12 person who is registered by the board to perform chiropractic services under the direct supervision of a chiropractic 13 14 physician or certified chiropractic physician's assistant. 15 Section 44. Subsection (1) of section 460.406, Florida 16 Statutes, 1998 Supplement, is amended to read: 460.406 Licensure by examination.--17 18 (1) Any person desiring to be licensed as a 19 chiropractic physician shall apply to the department to take 20 the licensure examination. There shall be an application fee 21 set by the board not to exceed \$100 which shall be nonrefundable. There shall also be an examination fee not to 22 exceed \$500 plus the actual per applicant cost to the 23 department for purchase of portions of the examination from 24 the National Board of Chiropractic Examiners or a similar 25 national organization, which may be refundable if the 26 27 applicant is found ineligible to take the examination. The department shall examine each applicant who the board 28 29 certifies has: 30 (a) Completed the application form and remitted the 31 appropriate fee. 76

(b) Submitted proof satisfactory to the department 1 2 that he or she is not less than 18 years of age. 3 (c) Submitted proof satisfactory to the department 4 that he or she is a graduate of a chiropractic college which 5 is accredited by or has status with the Council on 6 Chiropractic Education or its predecessor agency. However, any 7 applicant who is a graduate of a chiropractic college that was 8 initially accredited by the Council on Chiropractic Education 9 in 1995, who graduated from such college within the 4 years immediately preceding such accreditation, and who is otherwise 10 qualified shall be eligible to take the examination. 11 No 12 application for a license to practice chiropractic medicine 13 shall be denied solely because the applicant is a graduate of 14 a chiropractic college that subscribes to one philosophy of 15 chiropractic medicine as distinguished from another. (d)1. For an applicant who has matriculated in a 16 17 chiropractic college prior to July 2, 1990, completed at least 18 2 years of residence college work, consisting of a minimum of 19 one-half the work acceptable for a bachelor's degree granted on the basis of a 4-year period of study, in a college or 20 university accredited by an accrediting agency recognized and 21 22 approved by the United States Department of Education. 23 However, prior to being certified by the board to sit for the examination, each applicant who has matriculated in a 24 chiropractic college after July 1, 1990, shall have been 25 26 granted a bachelor's degree, based upon 4 academic years of study, by a college or university accredited by a regional 27 accrediting agency which is a member of the Commission on 28 29 Recognition of Postsecondary Accreditation. Effective July 1, 2000, completed, prior to 30 2. matriculation in a chiropractic college, at least 3 years of 31 77

residence college work, consisting of a minimum of 90 semester 1 hours leading to a bachelor's degree in a liberal arts college 2 3 or university accredited by an accrediting agency recognized 4 and approved by the United States Department of Education. 5 However, prior to being certified by the board to sit for the examination, each applicant who has matriculated in a 6 7 chiropractic college after July 1, 2000, shall have been 8 granted a bachelor's degree from an institution holding 9 accreditation for that degree from a regional accrediting agency which is recognized by the United States Department of 10 Education. The applicant's chiropractic degree must consist 11 12 of credits earned in the chiropractic program and may not include academic credit for courses from the bachelor's 13 14 degree.

15 (e) Completed not less than a 3-month training program in this state of not less than 300 hours with a chiropractic 16 17 physician licensed in this state. The chiropractic physician candidate may perform all services offered by the licensed 18 19 chiropractic physician, but must be under the supervision of the licensed chiropractic physician until the results of the 20 first licensure examination for which the candidate has 21 22 qualified have been received, at which time the candidate's 23 training program shall be terminated. However, an applicant who has practiced chiropractic medicine in any other state, 24 territory, or jurisdiction of the United States or any foreign 25 26 national jurisdiction for at least 5 years as a licensed 27 chiropractic physician need not be required to complete the 3-month training program as a requirement for licensure. 28 29 (e)(f) Successfully completed the National Board of Chiropractic Examiners certification examination in parts I 30 and II and clinical competency, with a score approved by the 31 78

board, within 10 years immediately preceding application to 1 2 the department for licensure. (f)(g) Submitted to the department a set of 3 4 fingerprints on a form and under procedures specified by the 5 department, along with payment in an amount equal to the costs 6 incurred by the Department of Health for the criminal 7 background check of the applicant. 8 Section 45. Subsection (1) of section 460.407, Florida 9 Statutes, 1998 Supplement, is amended to read: 460.407 Renewal of license.--10 The department shall renew a license upon receipt 11 (1)12 of the renewal application and the fee set by the board not to exceed \$500. An applicant for a renewed license must also 13 14 submit the information required under s. 455.565 to the 15 department on a form and under procedures specified by the department, along with payment in an amount equal to the costs 16 17 incurred by the Department of Health for the statewide criminal background check of the applicant. An The applicant 18 19 for a renewed license who received an initial license in this 20 state after January 1, 1992, must submit a set of fingerprints 21 to the Department of Health on a form and under procedures specified by the department, along with payment in an amount 22 23 equal to the costs incurred by the department for a national criminal background check of the applicant for the initial 24 25 renewal of his or her license after January 1, 2000. If the 26 applicant fails to submit either the information required 27 under s. 455.565 or a set of fingerprints to the department as required by this section, the department shall issue a notice 28 29 of noncompliance, and the applicant will be given 30 additional days to comply. If the applicant fails to comply 30 within 30 days after the notice of noncompliance is issued, 31

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the department or board, as appropriate, may issue a citation 1 to the applicant and may fine the applicant up to \$50 for each 2 3 day that the applicant is not in compliance with the 4 requirements of s. 455.565. The citation must clearly state 5 that the applicant may choose, in lieu of accepting the 6 citation, to follow the procedure under s. 455.621. If the 7 applicant disputes the matter in the citation, the procedures 8 set forth in s. 455.621 must be followed. However, if the 9 applicant does not dispute the matter in the citation with the department within 30 days after the citation is served, the 10 citation becomes a final order and constitutes discipline. 11 12 Service of a citation may be made by personal service or certified mail, restricted delivery, to the subject at the 13 14 applicant's last known address. The department may not delay renewing a license due to the processing of a statewide 15 criminal history check or a national criminal background 16 17 check.If an applicant has received an initial license to 18 practice in this state after January 1, 1992, and has 19 submitted fingerprints to the department for a national criminal history check upon initial licensure and is renewing 20 21 his or her license for the first time, then the applicant need only submit the information and fee required for a statewide 22 23 criminal history check. Section 46. Paragraphs (p) and (dd) of subsection (1) 24 25 and paragraph (b) of subsection (2) of section 460.413, 26 Florida Statutes, 1998 Supplement, are amended to read: 27 460.413 Grounds for disciplinary action; action by the 28 board.--29 The following acts shall constitute grounds for (1)30 which the disciplinary actions specified in subsection (2) may 31 be taken: 80

(p) Prescribing, dispensing, or administering any 1 2 medicinal drug except as authorized by s. 460.403(9)(c)2.s. 3 460.403(8)(c)2., performing any surgery, or practicing 4 obstetrics. 5 (dd) Using acupuncture without being certified 6 pursuant to s. 460.403(9)(f)s. 460.403(8)(f). 7 (2) When the board finds any person guilty of any of 8 the grounds set forth in subsection (1), it may enter an order 9 imposing one or more of the following penalties: (d) Imposition of an administrative fine not to exceed 10 \$10,000<del>\$2,000</del> for each count or separate offense. 11 12 In determining what action is appropriate, the board must 13 14 first consider what sanctions are necessary to protect the 15 public or to compensate the patient. Only after those sanctions have been imposed may the disciplining authority 16 17 consider and include in the order requirements designed to 18 rehabilitate the chiropractic physician. All costs associated 19 with compliance with orders issued under this subsection are the obligation of the chiropractic physician. 20 21 Section 47. Section 460.4165, Florida Statutes, is amended to read: 22 23 460.4165 Certified chiropractic physician's 24 assistants.--25 (1) LEGISLATIVE INTENT. -- The purpose of this section 26 is to encourage the more effective utilization of the skills 27 of chiropractic physicians by enabling them to delegate health care tasks to qualified assistants when such delegation is 28 29 consistent with the patient's health and welfare and to allow for innovative development of programs for the education of 30 physician's assistants. 31 81

1 (2) PERFORMANCE BY CERTIFIED CHIROPRACTIC PHYSICIAN'S 2 ASSISTANT.--Notwithstanding any other provision of law, a 3 certified chiropractic physician's assistant may perform 4 chiropractic services in the specialty area or areas for which 5 the certified chiropractic physician's assistant is trained or 6 experienced when such services are rendered under the 7 supervision of a licensed chiropractic physician or group of 8 chiropractic physicians certified by the board. Any certified 9 chiropractic physician's assistant certified under this section to perform services may perform those services only: 10 (a) In the office of the chiropractic physician to 11 12 whom the certified chiropractic physician's assistant has been assigned, in which office such physician maintains her or his 13 14 primary practice; 15 (b) Under indirect supervision of When the 16 chiropractic physician to whom she or he is assigned as 17 defined by rule of the board is present; 18 (c) In a hospital in which the chiropractic physician 19 to whom she or he is assigned is a member of the staff; or 20 (d) On calls outside of the said office of the chiropractic physician to whom she or he is assigned, on the 21 22 direct order of the chiropractic physician to whom she or he 23 is assigned. (3) THIRD-PARTY PAYORS. -- This chapter does not prevent 24 25 third-party payors from reimbursing employers of chiropractic 26 physicians' assistants for covered services rendered by 27 certified chiropractic physicians' assistants. 28 (4)(3) PERFORMANCE BY TRAINEES. -- Notwithstanding any 29 other provision of law, a trainee may perform chiropractic services when such services are rendered within the scope of 30 31 an approved program. 82

1	(5) <del>(4)</del> PROGRAM APPROVALThe department shall issue
2	 certificates of approval for programs for the education and
3	training of certified chiropractic physician's assistants
4	which meet board standards. Any basic program curriculum
5	certified by the board shall cover a period of 24 months. The
6	curriculum must consist of at least 200 didactic classroom
7	hours during those 24 months.
8	(a) In developing criteria for program approval, the
9	board shall give consideration to, and encourage, the
10	utilization of equivalency and proficiency testing and other
11	mechanisms whereby full credit is given to trainees for past
12	education and experience in health fields.
13	(b) The board shall create groups of specialty
14	classifications of training for certified chiropractic
15	physician's assistants. These classifications shall reflect
16	the training and experience of the certified chiropractic
17	physician's assistant. The certified chiropractic physician's
18	assistant may receive training in one or more such
19	classifications, which shall be shown on the certificate
20	issued.
21	(c) The board shall adopt and publish standards to
22	ensure that such programs operate in a manner which does not
23	endanger the health and welfare of the patients who receive
24	services within the scope of the program. The board shall
25	review the quality of the curricula, faculties, and facilities
26	of such programs; issue certificates of approval; and take
27	whatever other action is necessary to determine that the
28	purposes of this section are being met.
29	(6)(5) APPLICATION APPROVALAny person desiring to
30	be licensed as a certified chiropractic physician's assistant
31	must apply to the department. The department shall issue a
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certificate to any person certified by the board as having met 1 2 the following requirements: 3 (a) Is at least 18 years of age. 4 (b) Is a graduate of an approved program or its 5 equivalent and is fully certified by reason of experience and 6 education, as defined by board rule, to perform chiropractic 7 services under the responsible supervision of a licensed chiropractic physician and when the board is satisfied that 8 9 the public will be adequately protected by the arrangement proposed in the application. 10 (c) Has completed the application form and remitted an 11 12 application fee set by the board pursuant to this section. An application for certification made by a chiropractic 13 14 physician's assistant must include: 15 1. A certificate of completion of a physician's 16 assistant training program specified in subsection (5). 17 2. A sworn statement of any prior felony conviction in 18 any jurisdiction. 19 3. A sworn statement of any previous revocation or 20 denial of licensure or certification in any state or 21 jurisdiction. 22 (a) The board shall adopt rules for the consideration 23 of applications by a licensed chiropractic physician or a group of licensed chiropractic physicians to supervise 24 25 certified chiropractic physician's assistants. Each 26 application made by a chiropractic physician or group of 27 chiropractic physicians shall include all of the following: 28 1. The qualifications, including related experience, 29 of the certified chiropractic physician's assistant intended 30 to be employed. 31 84

2. The professional background and specialty of the 1 2 chiropractic physician or the group of chiropractic 3 physicians. 3. A description by the chiropractic physician of her 4 5 or his practice, or by the chiropractic physicians of their practice, and of the way in which the assistant or assistants 6 7 are to be utilized. 8 9 The board shall certify an application by a licensed 10 chiropractic physician to supervise a certified chiropractic physician's assistant when the proposed assistant is a 11 12 graduate of an approved program or its equivalent and is fully qualified by reason of experience and education to perform 13 14 chiropractic services under the responsible supervision of a licensed chiropractic physician and when the board is 15 satisfied that the public will be adequately protected by the 16 17 arrangement proposed in the application. 18 (b) The board shall certify no more than two certified 19 chiropractic physician's assistants for any chiropractic physician practicing alone; no more than four chiropractic 20 physician's assistants for two chiropractic physicians 21 practicing together formally or informally; or no more than a 22 23 ratio of two certified chiropractic physician's assistants to three chiropractic physicians in any group of chiropractic 24 physicians practicing together formally or informally. 25 26 (7)(6) PENALTY.--Any person who has not been certified by the board and approved by the department and who represents 27 herself or himself as a certified chiropractic physician's 28 29 assistant or who uses any other term in indicating or implying that she or he is a certified chiropractic physician's 30 assistant is guilty of a felony of the third degree, 31 85

1 punishable as provided in s. 775.082 or s. 775.084 or by a 2 fine not exceeding \$5,000.

3 <u>(8)(7)</u> REVOCATION OF APPROVAL.--The certificate of 4 approval to supervise a certified chiropractic physician's 5 assistant held by any chiropractic physician or group of 6 chiropractic physicians may be revoked when the board 7 determines that the intent of this section is not being 8 carried out.

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(9)<del>(8)</del> FEES.--

10 (a) A fee not to exceed \$100 set by the board shall 11 accompany the application by a chiropractic physician for 12 authorization to supervise a certified chiropractic 13 physician's assistant.

(b) Upon approval of an application for certification of a certified chiropractic physician's assistant in a specialty area, the applicant shall be charged an initial certification fee for the first biennium not to exceed \$250; and a biennial renewal fee not to exceed \$250 shall accompany each application for renewal of the certified chiropractic physician's assistant certificate.

21 (10)(9) EXISTING PROGRAMS.--Nothing in this section 22 shall be construed to eliminate or supersede existing laws 23 relating to other paramedical professions or services. It is 24 the intent of this section to supplement all such existing 25 programs relating to the certification and the practice of 26 paramedical professions as may be authorized by law.

27 <u>(11)(10)</u> LIABILITY.--Each chiropractic physician or 28 group of chiropractic physicians utilizing certified 29 chiropractic physician's assistants shall be liable for any 30 act or omission of any physician's assistant acting under her 31 or his or its supervision and control.

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(12) SUPERVISION OF REGISTERED CHIROPRACTIC 1 2 ASSISTANT .-- A certified chiropractic physician's assistant may 3 directly supervise a registered chiropractic assistant and 4 other persons who are not licensed as chiropractic physicians 5 who are employed or supervised by the chiropractic physician 6 to whom the certified chiropractic physician's assistant is 7 assigned. 8 (13) CERTIFIED CHIROPRACTIC ASSISTANT CERTIFICATION 9 RENEWAL. -- The certification must be renewed biennially. (a) Each renewal must include: 10 1. A renewal fee as set by board pursuant to this 11 12 section. 13 2. A sworn statement of no felony convictions in the 14 previous 2 years in any jurisdiction. 15 (b) Each certified chiropractic physician's assistant shall biennially complete 24 hours of continuing education 16 17 courses sponsored by chiropractic colleges accredited by the Council on Chiropractic Education and approved by the board. 18 19 The board shall approve those courses that build upon the 20 basic courses required for the practice of chiropractic 21 medicine, and the board may also approve courses in adjunctive modalities. The board may make exception from the requirements 22 23 of this section in emergency or hardship cases. The board may adopt rules within the requirements of this section which are 24 25 necessary for its implementation. 26 (c) Upon employment as a certified chiropractic physician's assistant, a certified chiropractic physician's 27 28 assistant must notify the department in writing within 30 days after such employment or any change of the supervising 29 30 chiropractic physician. The notification must include the full 31 87

name, Florida chiropractic medical license number, specialty, 1 2 and address of the supervising chiropractic physician. 3 Section 48. Persons holding certificates as certified 4 chiropractic physicians' assistants on the effective date of 5 this act need not reapply for certification, but must comply 6 with biennial renewal requirements as provided in section 7 460.4165(6), Florida Statutes. The requirement for completion 8 of the continuing education requirements for biennial renewal of the certificate shall not take effect until the beginning 9 of the next biennial renewal period following the effective 10 date of this act. 11 12 Section 49. Section 460.4166, Florida Statutes, is 13 amended to read: 14 460.4166 Registered chiropractic assistants .--15 (1) DEFINITION.--As used in this section, "registered chiropractic assistant" means a professional, multiskilled 16 17 person dedicated to assisting in all aspects of chiropractic 18 medical practice under the direct supervision and 19 responsibility of a chiropractic physician or certified 20 chiropractic physician's assistant. A registered chiropractic 21 assistant assists with patient care management, executes administrative and clinical procedures, and often performs 22 23 managerial and supervisory functions. Competence in the field also requires that a registered chiropractic assistant adhere 24 to ethical and legal standards of professional practice, 25 26 recognize and respond to emergencies, and demonstrate professional characteristics. 27 28 (2) DUTIES.--Under the direct supervision and 29 responsibility of a licensed chiropractic physician or certified chiropractic physician's assistant, a registered 30 chiropractic assistant may: 31 88

1 (a) Perform clinical procedures, which include: 2 Preparing patients for the chiropractic physician's 1. 3 care. 4 2. Taking vital signs. Observing and reporting patients' signs or 5 3. 6 symptoms. 7 (b) Administer basic first aid. 8 (c) Assist with patient examinations or treatments 9 other than manipulations or adjustments. (d) Operate office equipment. 10 (e) Collect routine laboratory specimens as directed 11 by the chiropractic physician or certified chiropractic 12 13 physician's assistant. 14 (f) Administer nutritional supplements as directed by 15 the chiropractic physician or certified chiropractic 16 physician's assistant. (q) Perform office procedures required by the 17 18 chiropractic physician or certified chiropractic physician's 19 assistant under direct supervision of the chiropractic 20 physician or certified chiropractic physician's assistant. 21 (3) REGISTRATION.--Registered chiropractic assistants 22 may be registered by the board for a biennial fee not to 23 exceed \$25. Section 50. Section 461.003, Florida Statutes, 1998 24 25 Supplement, is amended to read: 26 461.003 Definitions.--As used in this chapter: 27 (1) "Department" means the Department of Health. 28 (1)(2) "Board" means the Board of Podiatric Medicine 29 as created in this chapter. 30 "Certified podiatric X-ray assistant" means a (2) person who is employed by and under the direct supervision of 31 89

a licensed podiatric physician to perform only those 1 2 radiographic functions that are within the scope of practice 3 of a podiatric physician licensed under this chapter. For purposes of this subsection, the term "direct supervision" 4 5 means supervision whereby a podiatric physician orders the X 6 ray, remains on the premises while the X ray is being 7 performed and exposed, and approves the work performed before 8 dismissal of the patient. 9 "Department" means the Department of Health. (3) (3) "Practice of podiatric medicine" means the 10 diagnosis or medical, surgical, palliative, and mechanical 11 12 treatment of ailments of the human foot and leg. The surgical treatment of ailments of the human foot and leq shall be 13 14 limited anatomically to that part below the anterior tibial tubercle. The practice of podiatric medicine shall include 15 16 the amputation of the toes or other parts of the foot but 17 shall not include the amputation of the foot or leg in its entirety. A podiatric physician may prescribe drugs that 18 19 relate specifically to the scope of practice authorized 20 herein. 21 (4) "Podiatric physician" means any person licensed to 22 practice podiatric medicine pursuant to this chapter. 23 "Practice of podiatric medicine" means the (5) diagnosis or medical, surgical, palliative, and mechanical 24 25 treatment of ailments of the human foot and leg. The surgical 26 treatment of ailments of the human foot and leg shall be limited anatomically to that part below the anterior tibial 27 28 tubercle. The practice of podiatric medicine shall include 29 the amputation of the toes or other parts of the foot but 30 shall not include the amputation of the foot or leg in its 31 entirety. A podiatric physician may prescribe drugs that 90

relate specifically to the scope of practice authorized 1 2 herein. Section 51. Paragraph (d) of subsection (1) of section 3 4 461.006, Florida Statutes, 1998 Supplement, is amended to 5 read: 6 461.006 Licensure by examination.--7 (1) Any person desiring to be licensed as a podiatric 8 physician shall apply to the department to take the licensure 9 examination. The department shall examine each applicant who the board certifies: 10 (d) Beginning October 1, 1995, Has satisfactorily 11 12 completed one of the following clinical experience 13 requirements: 14 1. One year of residency in a residency program approved by the board, and if it has been 4 or more years 15 since the completion of that residency, active licensed 16 17 practice of podiatric medicine in another jurisdiction for at 18 least 2 of the immediately preceding 4 years, or successful 19 completion of a board-approved postgraduate program or 20 board-approved course within the year preceding the filing of 21 the application. For the purpose of this subparagraph, "active licensed practice" means the licensed practice of podiatric 22 medicine as defined in s. 461.003(5) by podiatric physicians, 23 including podiatric physicians employed by any governmental 24 25 entity, on the active teaching faculty of an accredited school 26 of podiatric medicine, or practicing administrative podiatric medicine. 27 Ten years of continuous, active licensed practice 28 2. 29 of podiatric medicine in another state immediately preceding the submission of the application and completion of at least 30 the same continuing educational requirements during those 10 31 91 CODING: Words stricken are deletions; words underlined are additions.

years as are required of podiatric physicians licensed in this 1 2 state. 3 Section 52. Subsection (1) of section 461.007, Florida 4 Statutes, 1998 Supplement, is amended to read: 5 461.007 Renewal of license.--6 (1) The department shall renew a license upon receipt 7 of the renewal application and a fee not to exceed \$350 set by the board, and evidence that the applicant has actively 8 9 practiced podiatric medicine or has been on the active teaching faculty of an accredited school of podiatric medicine 10 for at least 2 years of the immediately preceding 4 years. If 11 12 the licensee has not actively practiced podiatric medicine for at least 2 years of the immediately preceding 4 years, the 13 14 board shall require that the licensee successfully complete a 15 board-approved course prior to renewal of the license. For purposes of this subsection, "actively practiced podiatric 16 17 medicine" means the licensed practice of podiatric medicine as defined in s. 461.003(5) by podiatric physicians, including 18 19 podiatric physicians employed by any governmental entity, on 20 the active teaching faculty of an accredited school of 21 podiatric medicine, or practicing administrative podiatric medicine. An applicant for a renewed license must also submit 22 23 the information required under s. 455.565 to the department on a form and under procedures specified by the department, along 24 with payment in an amount equal to the costs incurred by the 25 26 Department of Health for the statewide criminal background 27 check of the applicant. An The applicant for a renewed license who received an initial license in this state after January 1, 28 29 1992, must submit a set of fingerprints to the Department of Health on a form and under procedures specified by the 30 department, along with payment in an amount equal to the costs 31 92

incurred by the department for a national criminal background 1 check of the applicant for the initial renewal of his or her 2 3 license after January 1, 2000. If the applicant fails to 4 submit either the information required under s. 455.565 or a 5 set of fingerprints to the department as required by this 6 section, the department shall issue a notice of noncompliance, 7 and the applicant will be given 30 additional days to comply. 8 If the applicant fails to comply within 30 days after the 9 notice of noncompliance is issued, the department or board, as appropriate, may issue a citation to the applicant and may 10 fine the applicant up to \$50 for each day that the applicant 11 12 is not in compliance with the requirements of s. 455.565. The 13 citation must clearly state that the applicant may choose, in 14 lieu of accepting the citation, to follow the procedure under 15 s. 455.621. If the applicant disputes the matter in the citation, the procedures set forth in s. 455.621 must be 16 17 followed. However, if the applicant does not dispute the matter in the citation with the department within 30 days 18 19 after the citation is served, the citation becomes a final order and constitutes discipline. Service of a citation may be 20 made by personal service or certified mail, restricted 21 22 delivery, to the subject at the applicant's last known 23 address. The department may not delay renewing a license due to the processing of a statewide criminal history check or a 24 national criminal background check. If an applicant has 25 26 received an initial license to practice in this state after January 1, 1992, and has submitted fingerprints to the 27 department for a national criminal history check upon initial 28 29 licensure and is renewing his or her license for the first time, then the applicant need only submit the information and 30 fee required for a statewide criminal history check. 31

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1 Section 53. Paragraph (bb) is added to subsection (1) 2 of section 461.013, Florida Statutes, 1998 Supplement, and 3 subsection (2) of that section is amended, to read: 4 461.013 Grounds for disciplinary action; action by the board; investigations by department.--5 6 The following acts shall constitute grounds for (1) 7 which the disciplinary actions specified in subsection (2) may 8 be taken: 9 (bb) Failing to comply with the requirements of ss. 10 381.026 and 381.0261 to provide patients with information about their patient rights and how to file a patient 11 12 complaint. 13 (2) When the board finds any person guilty of any of 14 the grounds set forth in subsection (1), it may enter an order imposing one or more of the following penalties: 15 (a) Refusal to certify to the department an 16 17 application for licensure. 18 (b) Revocation or suspension of a license. 19 (c) Restriction of practice. 20 (d) Imposition of an administrative fine not to exceed 21 \$10,000<del>\$1,000</del> for each count or separate offense. (e) Issuance of a reprimand. 22 23 (f) Placing the podiatric physician on probation for a period of time and subject to such conditions as the board may 24 specify, including requiring the podiatric physician to submit 25 26 to treatment, to attend continuing education courses, to submit to reexamination, and to work under the supervision of 27 another podiatric physician. 28 29 (g) Imposition of an administrative fine in accordance 30 with s. 381.0261 for violations regarding patient rights. 31 94 CODING: Words stricken are deletions; words underlined are additions.

1	Section 54. Section 461.0135, Florida Statutes, is
2	created to read:
3	461.0135 Operation of X-ray machines by podiatric
4	X-ray assistantsA licensed podiatric physician may utilize
5	an X-ray machine, expose X-ray films, and interpret or read
6	such films. The provision of part IV of chapter 468 to the
7	contrary notwithstanding, a licensed podiatric physician may
8	authorize or direct a certified podiatric X-ray assistant to
9	operate such equipment and expose such films under the
10	licensed podiatric physician's direction and supervision,
11	pursuant to rules adopted by the board in accordance with s.
12	461.004, which ensures that such certified podiatric X-ray
13	assistant is competent to operate such equipment in a safe and
14	efficient manner by reason of training, experience, and
15	passage of a board-approved course which includes an
16	examination. The board shall issue a certificate to an
17	individual who successfully completes the board-approved
18	course and passes the examination to be administered by the
19	training authority upon completion of such course.
20	Section 55. Subsection (3) is added to section
21	464.008, Florida Statutes, to read:
22	464.008 Licensure by examination
23	(3) Any applicant who fails the examination three
24	consecutive times, regardless of the jurisdiction in which the
25	examination is taken, shall be required to complete a
26	board-approved remedial course before the applicant will be
27	approved for reexamination. After taking the remedial course,
28	the applicant may be approved to retake the examination up to
29	three additional times before the applicant is required to
30	retake remediation. The applicant shall apply for
31	reexamination within 6 months after completion of remediation.
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The board shall by rule establish guidelines for remedial 1 2 courses. Section 56. Subsection (13) is added to section 3 4 464.022, Florida Statutes, to read: 5 464.022 Exceptions. -- No provision of this chapter 6 shall be construed to prohibit: 7 (13) The practice of nursing by individuals enrolled 8 in board-approved remedial courses. Section 57. Subsection (12) of section 465.003, 9 Florida Statutes, is amended, subsections (4) through (14) of 10 said section are renumbered as subsections (5) through (15), 11 12 respectively, and a new subsection (4) is added to said section, to read: 13 14 465.003 Definitions.--As used in this chapter, the 15 term: "Data communication device" means an electronic 16 (4) 17 device that receives electronic information from one source and transmits or routes it to another, including, but not 18 19 limited to, any such bridge, router, switch, or gateway. 20 (13)(12) "Practice of the profession of pharmacy" 21 includes compounding, dispensing, and consulting concerning contents, therapeutic values, and uses of any medicinal drug; 22 23 and consulting concerning therapeutic values and interactions of patent or proprietary preparations, whether pursuant to 24 prescriptions or in the absence and entirely independent of 25 26 such prescriptions or orders; and other pharmaceutical services. For purposes of this subsection, "other 27 pharmaceutical services" means the monitoring of the patient's 28 29 drug therapy and assisting the patient in the management of his or her drug therapy, and includes review of the patient's 30 drug therapy and communication with the patient's prescribing 31 96

health care provider as licensed under chapter 458, chapter 1 459, chapter 461, or chapter 466, or similar statutory 2 3 provision in another jurisdiction, or such provider's agent or 4 such other persons as specifically authorized by the patient, 5 regarding the drug therapy. However, nothing in this 6 subsection may be interpreted to permit an alteration of a 7 prescriber's directions, the diagnosis or treatment of any 8 disease, the initiation of any drug therapy, the practice of 9 medicine, or the practice of osteopathic medicine, unless otherwise permitted by law. "Practice of the profession of 10 pharmacy"The phrase also includes any other act, service, 11 12 operation, research, or transaction incidental to, or forming a part of, any of the foregoing acts, requiring, involving, or 13 14 employing the science or art of any branch of the pharmaceutical profession, study, or training, and shall 15 expressly permit a pharmacist to transmit information from 16 17 persons authorized to prescribe medicinal drugs to their 18 patients. 19 Section 58. Paragraph (1) of subsection (1) and 20 paragraph (c) of subsection (2) of section 465.016, Florida 21 Statutes, are amended, and paragraph (q) is added to 22 subsection (1) of that section, to read: 23 465.016 Disciplinary actions.--(1) The following acts shall be grounds for 24 25 disciplinary action set forth in this section: 26 (1) Placing in the stock of any pharmacy any part of any prescription compounded or dispensed which is returned by 27 28 a patient; however, in a hospital, nursing home, correctional 29 facility, or extended care facility in which unit-dose medication is dispensed to inpatients, each dose being 30 individually sealed and the individual unit dose or unit-dose 31 97

system labeled with the name of the drug, dosage strength, 1 manufacturer's control number, and expiration date, if any, 2 3 the unused unit dose of medication may be returned to the 4 pharmacy for redispensing. Each pharmacist shall maintain 5 appropriate records for any unused or returned medicinal 6 drugs. 7 (q) Using or releasing a patient's records except as 8 authorized by this chapter and chapter 455. 9 (2) When the board finds any person guilty of any of 10 the grounds set forth in subsection (1), it may enter an order imposing one or more of the following penalties: 11 12 (c) Imposition of an administrative fine not to exceed 13 \$5,000<del>\$1,000</del> for each count or separate offense. 14 Section 59. Section 465.014, Florida Statutes, is amended to read: 15 465.014 Pharmacy technician. -- No person other than a 16 17 licensed pharmacist or pharmacy intern may engage in the practice of the profession of pharmacy, except that a licensed 18 19 pharmacist may delegate to nonlicensed pharmacy technicians those duties, tasks, and functions which do not fall within 20 the purview of s. 465.003(13)(12). All such delegated acts 21 shall be performed under the direct supervision of a licensed 22 23 pharmacist who shall be responsible for all such acts performed by persons under his or her supervision. A pharmacy 24 technician, under the supervision of a pharmacist, may 25 26 initiate or receive communications with a practitioner or his 27 or her agent, on behalf of a patient, regarding refill authorization requests. No licensed pharmacist shall 28 29 supervise more than one pharmacy technician unless otherwise permitted by the guidelines adopted by the board. The board 30 shall establish guidelines to be followed by licensees or 31

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permittees in determining the circumstances under which a 1 2 licensed pharmacist may supervise more than one but not more 3 than three pharmacy technicians. 4 Section 60. Paragraph (c) of subsection (2) of section 5 465.015, Florida Statutes, is amended to read: 6 465.015 Violations and penalties.--7 (2) It is unlawful for any person: 8 (c) To sell or dispense drugs as defined in s. 9 465.003(8)(7) without first being furnished with a 10 prescription. Section 61. Section 465.0196, Florida Statutes, is 11 12 amended to read: 465.0196 Special pharmacy permits. -- Any person 13 14 desiring a permit to operate a pharmacy which does not fall within the definitions set forth in s.  $465.003(11)\frac{(10)}{(a)}(a)1.$ 15 2., and 3. shall apply to the department for a special 16 17 pharmacy permit. If the board certifies that the application 18 complies with the applicable laws and rules of the board 19 governing the practice of the profession of pharmacy, the department shall issue the permit. No permit shall be issued 20 21 unless a licensed pharmacist is designated to undertake the professional supervision of the compounding and dispensing of 22 23 all drugs dispensed by the pharmacy. The licensed pharmacist shall be responsible for maintaining all drug records and for 24 providing for the security of the area in the facility in 25 26 which the compounding, storing, and dispensing of medicinal drugs occurs. The permittee shall notify the department 27 within 10 days of any change of the licensed pharmacist 28 29 responsible for such duties. 30 Section 62. Subsection (3) of section 468.812, Florida Statutes, is amended to read: 31 99

1 468.812 Exemptions from licensure.--2 (3) The provisions of this act relating to orthotics 3 or pedorthics do not apply to any licensed pharmacist or to 4 any person acting under the supervision of a licensed 5 pharmacist. The practice of orthotics or pedorthics by a 6 pharmacist or any of the pharmacist's employees acting under 7 the supervision of a pharmacist shall be construed to be 8 within the meaning of the term "practice of the profession of 9 pharmacy" as set forth in s.  $465.003(13)\frac{12}{12}$ , and shall be subject to regulation in the same manner as any other pharmacy 10 practice. The Board of Pharmacy shall develop rules regarding 11 12 the practice of orthotics and pedorthics by a pharmacist. Any pharmacist or person under the supervision of a pharmacist 13 14 engaged in the practice of orthotics or pedorthics shall not 15 be precluded from continuing that practice pending adoption of 16 these rules. 17 Section 63. Subsection (19) of section 499.003, Florida Statutes, is amended to read: 18 19 499.003 Definitions of terms used in ss. 499.001-499.081.--As used in ss. 499.001-499.081, the term: 20 21 (19) "Legend drug," "prescription drug," or "medicinal 22 drug" means any drug, including, but not limited to, finished 23 dosage forms, or active ingredients subject to, defined by, or 24 described by s. 503(b) of the Federal Food, Drug, and Cosmetic Act or s. 465.003(8)(7), s. 499.007(12), or s. 499.0122(1)(b)25 26 or (c). 27 Section 64. (1) There is created within the Department of Health a Task Force for the Study of 28 29 Collaborative Drug Therapy Management. The department shall provide staff support for the task force. The task force shall 30 31 consist of not more than 10 members nominated by the 100 CODING: Words stricken are deletions; words underlined are additions.

associations and entities named in this section and appointed 1 by the Secretary of Health. Members of the task force shall 2 3 not receive compensation, per diem, or reimbursement for 4 travel expenses for service on the task force. Participation 5 in the task force is optional and at the discretion of each 6 identified group or entity. The task force shall include: 7 (a) One representative from each of the following 8 associations: 9 1. Florida Society of Health-System Pharmacists. 10 2. Florida Pharmacy Association. 3. Florida Medical Association. 11 12 4. Florida Osteopathic Medical Association. 13 5. Florida Retail Federation. 14 6. Florida Nurses Association. 15 (b) One representative from each of the following 16 entities: 17 1. Department of Health. 18 2. Board of Medicine, which representative must be a 19 member of the board who is licensed under chapter 458, Florida 20 Statutes. 21 3. Board of Osteopathic Medicine, which representative must be a member of the board who is licensed under chapter 22 23 459, Florida Statutes. Board of Pharmacy, which representative must be a 24 4. member of the board who is licensed under chapter 465, Florida 25 26 Statutes. 5. Agency for Health Care Administration. 27 (2) The task force shall hold its first meeting no 28 29 later than August 1, 1999, and shall report its findings to 30 the President of the Senate, the Speaker of the House of Representatives, and the chairs of the applicable legislative 31 101 CODING: Words stricken are deletions; words underlined are additions.

committees of substance not later than December 31, 1999. All 1 2 task force meetings must be held in Tallahassee at the 3 department in order to minimize costs to the state. 4 (3) The task force shall be charged with the 5 responsibility to: 6 (a) Determine the states in which collaborative drug 7 therapy management has been enacted by law or administrative 8 rule and summarize the content of all such laws and rules. 9 (b) Receive testimony from interested parties and identify the extent to which collaborative drug therapy 10 management is currently being practiced in this state and 11 12 other states. 13 (c) Determine the efficacy of collaborative drug 14 therapy management in improving health care outcomes of patients. 15 Section 65. Section 466.021, Florida Statutes, is 16 17 amended to read: 18 466.021 Employment of unlicensed persons by dentist; 19 penalty.--Every duly licensed dentist who uses the services of any unlicensed person for the purpose of constructing, 20 altering, repairing, or duplicating any denture, partial 21 denture, bridge splint, or orthodontic or prosthetic appliance 22 shall be required to furnish such unlicensed person with a 23 written work order in such form as prescribed shall be 24 approved by rule of the board department. This form shall be 25 26 supplied to the dentist by the department at a cost not to 27 exceed that of printing and handling. The work order blanks shall be assigned to individual dentists and are not 28 29 transferable. This form shall be dated and signed by such dentist and shall include the patient's name or number with 30 sufficient descriptive information to clearly identify the 31 102

case for each separate and individual piece of work. A<del>; said</del> 1 work order shall be made in duplicate form, the duplicate copy 2 3 of such work order shall to be retained in a permanent file in 4 the dentist's office for a period of 2 years, and the original 5 work order shall to be retained in a permanent file for a 6 period of 2 years by such said unlicensed person in her or his 7 place of business. Such permanent file of work orders to be 8 kept by such dentist or by such unlicensed person shall be 9 open to inspection at any reasonable time by the department or its duly constituted agent. Failure of the dentist to keep 10 such permanent records of such said work orders shall subject 11 12 the dentist to suspension or revocation of her or his license to practice dentistry. Failure of such unlicensed person to 13 14 have in her or his possession a work order as required by this section above defined shall be admissible evidence of a 15 violation of this chapter and shall constitute a misdemeanor 16 17 of the second degree, punishable as provided in s. 775.082 or 18 s. 775.083. Nothing in this section shall preclude a 19 registered dental laboratory from working for another 20 registered dental laboratory, provided that such work is performed pursuant to written authorization, in a form to be 21 prescribed by rule of the board department, which evidences 22 23 that the originating laboratory has obtained a valid work order and which sets forth the work to be performed. 24 25 Furthermore, nothing in this section shall preclude a 26 registered laboratory from providing its services to dentists 27 licensed and practicing in another state, provided that such work is requested or otherwise authorized in written form 28 29 which clearly identifies the name and address of the 30 requesting dentist and which sets forth the work to be 31 performed.

1 Section 66. Paragraph (b) of subsection (2), paragraph 2 (b) of subsection (3), and subsection (4) of section 468.1155, Florida Statutes, are amended to read: 3 468.1155 Provisional license; requirements.--4 5 (2) The department shall issue a provisional license 6 to practice speech-language pathology to each applicant who 7 the board certifies has: 8 (b) Received a master's degree or doctoral degree with 9 a major emphasis in speech-language pathology from an institution of higher learning which, at the time the 10 applicant was enrolled and graduated, was accredited by an 11 12 accrediting agency recognized by the Commission on Recognition of Postsecondary Accreditation or from an institution which is 13 14 publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada. An 15 applicant who graduated from a program at a university or 16 college outside the United States or Canada must present 17 18 documentation of the determination of equivalency to standards 19 established by the Commission on Recognition of Postsecondary 20 Accreditation in order to qualify. The applicant must have 21 completed 60 semester hours that include: 22 1. Fundamental information applicable to the normal 23 development and use of speech, hearing, and language; information about training in management of speech, hearing, 24 25 and language disorders; and information supplementary to these 26 fields. Six semester hours in audiology. 27 2. 28 Thirty of the required 60 semester hours in courses 3. 29 acceptable toward a graduate degree by the college or university in which these courses were taken, of which 24 30 semester hours must be in speech-language pathology. 31 104

(3) The department shall issue a provisional license 1 2 to practice audiology to each applicant who the board 3 certifies has: 4 (b) Received a master's degree or doctoral degree with 5 a major emphasis in audiology from an institution of higher б learning which at the time the applicant was enrolled and 7 graduated was accredited by an accrediting agency recognized 8 by the Commission on Recognition of Postsecondary 9 Accreditation or from an institution which is publicly recognized as a member in good standing with the Association 10 of Universities and Colleges of Canada. An applicant who 11 12 graduated from a program at a university or college outside the United States or Canada must present documentation of the 13 14 determination of equivalency to standards established by the 15 Commission on Recognition of Postsecondary Accreditation in order to qualify. The applicant must have completed 60 16 semester hours that include: 17 18 1. Fundamental information applicable to the normal 19 development and use of speech, hearing, and language; 20 information about training in management of speech, hearing, 21 and language disorders; and information supplementary to these 22 fields. 23 2. Six semester hours in speech-language pathology. Thirty of the required 60 semester hours in courses 24 3. acceptable toward a graduate degree by the college or 25 26 university in which these courses were taken, of which 24 semester hours must be in audiology. 27 (4) An applicant for a provisional license who has 28 29 received a master's degree or doctoral degree with a major emphasis in speech-language pathology as provided in 30 subsection (2), or audiology as provided in subsection (3), 31 105

and who seeks licensure in the area in which the applicant is 1 not currently licensed, must have completed 30 semester hours 2 3 in courses acceptable toward a graduate degree and 200 4 supervised clinical clock hours in the second discipline from 5 an accredited institution. 6 Section 67. Section 468.1215, Florida Statutes, is 7 amended to read: 8 468.1215 Speech-language pathology assistant and 9 audiology assistant; certification .--10 (1) A person desiring to be certified as a speech-language pathology assistant or audiology assistant 11 12 shall apply to the department. (1) (1) (2) The department shall issue a certificate as a 13 14 speech-language pathology assistant or as an audiology 15 assistant to each applicant who the board certifies has: (a) Completed the application form and remitted the 16 17 required fees, including a nonrefundable application fee. 18 (b) Earned a bachelor's degree from a college or 19 university accredited by a regional association of colleges 20 and schools recognized by the Department of Education which 21 includes at least 24 semester hours of coursework as approved by the board at an institution accredited by an accrediting 22 agency recognized by the Commission on Recognition of 23 Postsecondary Accreditation. 24 (2) The department shall issue a certificate as an 25 26 audiology assistant to each applicant who the board certifies 27 has: 28 (a) Completed the application form and remitted the 29 required fees, including a nonrefundable application fee. 30 (b) Completed at least 24 semester hours of coursework as approved by the board at an institution accredited by an 31 106 CODING: Words stricken are deletions; words underlined are additions.

accrediting agency recognized by the Commission on Recognition 1 of Postsecondary Accreditation. 2 3 (3) The board, by rule, shall establish minimum 4 education and on-the-job training and supervision requirements 5 for certification as a speech-language pathology assistant or 6 audiology assistant. 7 (4) The provisions of this section shall not apply to 8 any student, intern, or trainee performing speech-language 9 pathology or audiology services while completing the supervised clinical clock hours as required in s. 468.1155. 10 Section 68. Subsection (1) of section 468.307, Florida 11 12 Statutes, 1998 Supplement, is amended to read: 468.307 Certificate; issuance; possession; display.--13 14 (1) The department shall issue a certificate to each candidate who has met the requirements of ss. 468.304 and 15 468.306 or has qualified under s. 468.3065. The department may 16 17 by rule establish a subcategory of a certificate issued under this part limiting the certificateholder to a specific 18 19 procedure or specific type of equipment. 20 Section 69. Section 468.506, Florida Statutes, 1998 21 Supplement, is amended to read: 22 468.506 Dietetics and Nutrition Practice Council. -- There is created the Dietetics and Nutrition 23 Practice Council under the supervision of the board. The 24 25 council shall consist of four persons licensed under this part 26 and one consumer who is 60 years of age or older. Council members shall be appointed by the board. Licensed members 27 shall be appointed based on the proportion of licensees within 28 each of the respective disciplines. Members shall be 29 appointed for 4-year staggered terms. In order to be eligible 30 for appointment, each licensed member must have been a 31 107

licensee under this part for at least 3 years prior to his or 1 her appointment. No council member shall serve more than two 2 3 successive terms. The board may delegate such powers and 4 duties to the council as it may deem proper to carry out the 5 operations and procedures necessary to effectuate the 6 provisions of this part. However, the powers and duties 7 delegated to the council by the board must encompass both 8 dietetics and nutrition practice and nutrition counseling. Any 9 time there is a vacancy on the council, any professional association composed of persons licensed under this part may 10 recommend licensees to fill the vacancy to the board in a 11 12 number at least twice the number of vacancies to be filled, and the board may appoint from the submitted list, in its 13 14 discretion, any of those persons so recommended. Any 15 professional association composed of persons licensed under 16 this part may file an appeal regarding a council appointment 17 with the secretary director of the department agency, whose decision shall be final. The board shall fix council members' 18 19 compensation and pay their expenses in the same manner as provided in s. 455.534. 20 21 Section 70. Section 468.701, Florida Statutes, 1998 Supplement, is amended to read: 22 23 468.701 Definitions.--As used in this part, the term: 24 (1)"Athlete" means a person who participates in an 25 athletic activity. "Athletic activity" means the participation in an 26 (2) 27 activity, conducted by an educational institution, a 28 professional athletic organization, or an amateur athletic 29 organization, involving exercises, sports, games, or recreation requiring any of the physical attributes of 30 31 108

strength, agility, flexibility, range of motion, speed, and 1 2 stamina. 3 (3) "Athletic injury" means an injury sustained which affects the athlete's ability to participate or perform in 4 5 athletic activity. (4) "Athletic trainer" means a person licensed under б 7 this part. 8 (5) "Athletic training" means the recognition, 9 prevention, and treatment of athletic injuries. (6) 10 "Board Council" means the Board Council of 11 Athletic Training. 12 (7) "Department" means the Department of Health. "Direct supervision" means the physical presence 13 (8) 14 of the supervisor on the premises so that the supervisor is 15 immediately available to the trainee when needed. 16 (9) "Secretary" means the Secretary of Health. 17 (9)(10) "Supervision" means the easy availability of 18 the supervisor to the athletic trainer, which includes the 19 ability to communicate by telecommunications. 20 Section 71. Section 468.703, Florida Statutes, 1998 21 Supplement, is amended to read: 22 468.703 Board Council of Athletic Training .--23 The Board Council of Athletic Training is created (1)within the department and shall consist of nine seven members 24 25 to be appointed by the Governor and confirmed by the Senate 26 secretary. 27 (2) Five Four members of the board must council shall be licensed athletic trainers. One member of the board must 28 29 council shall be a physician licensed under chapter 458 or chapter 459. One member of the board must <del>council shall</del> be a 30 physician licensed under chapter 460. Two members One member 31 109 CODING: Words stricken are deletions; words underlined are additions.

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of the board shall be consumer members, each of whom must 1 council shall be a resident of this state who has never worked 2 3 as an athletic trainer, who has no financial interest in the 4 practice of athletic training, and who has never been a 5 licensed health care practitioner as defined in s. 455.501(4). Members of the council shall serve staggered 4-year terms as 6 7 determined by rule of the department; however, no member may 8 serve more than two consecutive terms. 9 (3) For the purpose of staggering terms, the Governor shall appoint the initial members of the board as follows: 10 (a) Three members for terms of 2 years each. 11 12 (b) Three members for terms of 3 years each. (c) Three members for terms of 4 years each. 13 14 (4) As the terms of the members expire, the Governor 15 shall appoint successors for terms of 4 years and such members 16 shall serve until their successors are appointed. 17 (5) All provisions of part II of chapter 455 relating to activities of the board shall apply. 18 19 (6) The board shall maintain its official headquarters 20 in Tallahassee. 21 (3) The council shall advise and assist the department 22 <del>in:</del> 23 (a) Developing rules relating to licensure requirements, the licensure examination, continuing education 24 requirements, fees, records and reports to be filed by 25 26 licensees, and any other requirements necessary to regulate 27 the practice of athletic training. 28 (b) Monitoring the practice of athletic training in 29 other jurisdictions. 30 (c) Educating the public about the role of athletic 31 trainers. 110

1 (d) Collecting and reviewing data regarding the 2 licensed practice of athletic training. (e) Addressing concerns and problems of athletic 3 4 trainers in order to promote improved safety in the practice 5 of athletic training. 6 (4) Members of the council shall be entitled to 7 compensation and reimbursement for expenses in the same manner 8 as board members are compensated and reimbursed under s. 9 455.534. Section 72. Section 468.705, Florida Statutes, 1998 10 11 Supplement, is amended to read: 12 468.705 Rulemaking authority.--The board department is authorized to adopt rules pursuant to ss. 120.536(1) and 13 14 120.54 to implement provisions of this part conferring duties upon it. Such rules shall include, but not be limited to, the 15 16 allowable scope of practice regarding the use of equipment, 17 procedures, and medication, and requirements for a written protocol between the athletic trainer and a supervising 18 19 physician, licensure requirements, licensure examination, 20 continuing education requirements, fees, records, and reports 21 to be filed by licensees, protocols, and any other 22 requirements necessary to regulate the practice of athletic 23 training. Section 73. Section 468.707, Florida Statutes, 1998 24 25 Supplement, is amended to read: 26 468.707 Licensure by examination; requirements.--(1) Any person desiring to be licensed as an athletic 27 28 trainer shall apply to the department on a form approved by 29 the department. 30 (a) The department shall license each applicant who: 31 111 CODING: Words stricken are deletions; words underlined are additions. 1 1. Has completed the application form and remitted the 2 required fees.

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2. Is at least 21 years of age.

3. Has obtained a baccalaureate degree from a college
or university accredited by an accrediting agency recognized
and approved by the United States Department of Education or
the Commission on Recognition of Postsecondary Accreditation,
or approved by the board department.

9 4. Has completed coursework from a college or university accredited by an accrediting agency recognized and 10 approved by the United States Department of Education or the 11 12 Commission on Recognition of Postsecondary Accreditation, or 13 approved by the board department, in each of the following 14 areas, as provided by rule: health, human anatomy, 15 kinesiology/biomechanics, human physiology, physiology of exercise, basic athletic training, and advanced athletic 16 17 training.

18 5. Has current certification in standard first aid and
19 cardiovascular pulmonary resuscitation from the American Red
20 Cross or an equivalent certification as determined by the
21 board department.

6. Has, within 2 of the preceding 5 years, attained a minimum of 800 hours of athletic training experience under the direct supervision of a licensed athletic trainer or an athletic trainer certified by the National Athletic Trainers' Association or a comparable national athletic standards organization.

28 7. Has passed an examination administered or approved
29 by the <u>board</u> department.

30 (b) The department shall also license each applicant 31 who:

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1. Has completed the application form and remitted the 1 2 required fees no later than October 1, 1996. 3 Is at least 21 years of age. 2. 4 3. Has current certification in standard first aid and 5 cardiovascular pulmonary resuscitation from the American Red 6 Cross or an equivalent certification as determined by the 7 board department. 8 4.a. Has practiced athletic training for at least 3 of 9 the 5 years preceding application; or Is currently certified by the National Athletic 10 b. Trainers' Association or a comparable national athletic 11 12 standards organization. (2) Pursuant to the requirements of s. 455.607 13 14 455.604, each applicant shall complete a continuing education 15 course on human immunodeficiency virus and acquired immune 16 deficiency syndrome as part of initial licensure. 17 Section 74. Section 468.709, Florida Statutes, is amended to read: 18 19 468.709 Fees.--20 (1)The board department shall, by rule, establish 21 fees for the following purposes: 22 (a) An application fee, not to exceed \$100. 23 (b) An examination fee, not to exceed \$200. (c) An initial licensure fee, not to exceed \$200. 24 (d) A biennial renewal fee, not to exceed \$200. 25 26 (e) An inactive fee, not to exceed \$100. 27 (f) A delinquent fee, not to exceed \$100. 28 (g) A reactivation fee, not to exceed \$100. 29 A voluntary inactive fee, not to exceed \$100. (h) The board department shall establish fees at a 30 (2) 31 level, not to exceed the statutory fee cap, that is adequate 113 CODING: Words stricken are deletions; words underlined are additions.

to ensure the continued operation of the regulatory program 1 under this part. The board department shall neither set nor 2 3 maintain the fees at a level that will substantially exceed 4 this need. 5 Section 75. Subsections (2) and (3) of section 6 468.711, Florida Statutes, 1998 Supplement, are amended to 7 read: 8 468.711 Renewal of license; continuing education .--9 (2) The board department may, by rule, prescribe continuing education requirements, not to exceed 24 hours 10 biennially. The criteria for continuing education shall be 11 12 approved by the board department and shall include 4 hours in standard first aid and cardiovascular pulmonary resuscitation 13 14 from the American Red Cross or equivalent training as 15 determined by board department. (3) Pursuant to the requirements of s. 455.607 16 17 455.604, each licensee shall complete a continuing education course on human immunodeficiency virus and acquired immune 18 19 deficiency syndrome as part of biennial relicensure. 20 Section 76. Subsection (2) of section 468.719, Florida 21 Statutes, 1998 Supplement, is amended to read: 468.719 Disciplinary actions.--22 23 (2) When the board department finds any person guilty of any of the acts set forth in subsection (1), the board 24 25 department may enter an order imposing one or more of the 26 penalties provided in s. 455.624. Section 77. Section 468.721, Florida Statutes, is 27 28 amended to read: 29 468.721 Saving clause. --(1) An athletic trainer registration which is valid on 30 October 1, 1995, shall become for all purposes an athletic 31 114 CODING: Words stricken are deletions; words underlined are additions.

trainer license as required by this part, subject to any 1 disciplinary or administrative action pending on October 1, 2 3 1995, and shall be subject to all the same terms and 4 conditions as athletic trainer licenses issued after October 5 1, 1995. The department shall retain jurisdiction to impose 6 discipline for any violation of this part which occurred prior 7 to October 1, 1995, but is discovered after October 1, 1995, 8 under the terms of this part prior to October 1, 1995. 9 (2) No judicial or administrative proceeding pending on July 1, 1995, shall be abated as a result of enactment of 10 any provision of this act. 11 (3) Rules adopted by the department relating to the 12 regulation registration of athletic trainers under this part 13 14 prior to July 1, 1999, shall remain in effect until the board 15 department adopts rules relating to the regulation licensure of athletic trainers under this part which supersede such 16 earlier rules. 17 Section 78. Paragraph (g) of subsection (3) of section 18 19 20.43, Florida Statutes, 1998 Supplement, is amended to read: 20 20.43 Department of Health.--There is created a 21 Department of Health. 22 (3) The following divisions of the Department of Health are established: 23 (g) Division of Medical Quality Assurance, which is 24 25 responsible for the following boards and professions 26 established within the division: 1. Nursing assistants, as provided under s. 400.211. 27 2. Health care services pools, as provided under s. 28 29 402.48. 30 3. The Board of Acupuncture, created under chapter 457. 31 115

1 The Board of Medicine, created under chapter 458. 4. 2 The Board of Osteopathic Medicine, created under 5. chapter 459. 3 4 6. The Board of Chiropractic Medicine, created under 5 chapter 460. 6 7. The Board of Podiatric Medicine, created under 7 chapter 461. 8 8. Naturopathy, as provided under chapter 462. 9 9. The Board of Optometry, created under chapter 463. 10. The Board of Nursing, created under chapter 464. 10 The Board of Pharmacy, created under chapter 465. 11. 11 12 12. The Board of Dentistry, created under chapter 466. Midwifery, as provided under chapter 467. 13 13. 14 14. The Board of Speech-Language Pathology and 15 Audiology, created under part I of chapter 468. 16 15. The Board of Nursing Home Administrators, created 17 under part II of chapter 468. 18 16. The Board of Occupational Therapy, created under 19 part III of chapter 468. 20 17. Respiratory therapy, as provided under part V of 21 chapter 468. 22 18. Dietetics and nutrition practice, as provided 23 under part X of chapter 468. The Board of Athletic Training trainers, created 24 19. 25 as provided under part XIII of chapter 468. 26 20. The Board of Orthotists and Prosthetists, created 27 under part XIV of chapter 468. 28 21. Electrolysis, as provided under chapter 478. 29 22. The Board of Massage Therapy, created under 30 chapter 480. 31 116 CODING: Words stricken are deletions; words underlined are additions.

1 23. The Board of Clinical Laboratory Personnel, 2 created under part III of chapter 483. 3 24. Medical physicists, as provided under part IV of chapter 483. 4 5 25. The Board of Opticianry, created under part I of 6 chapter 484. 7 26. The Board of Hearing Aid Specialists, created 8 under part II of chapter 484. 9 27. The Board of Physical Therapy Practice, created under chapter 486. 10 The Board of Psychology, created under chapter 11 28. 12 490. 13 29. School psychologists, as provided under chapter 14 490. 15 30. The Board of Clinical Social Work, Marriage and 16 Family Therapy, and Mental Health Counseling, created under 17 chapter 491. 18 19 The department may contract with the Agency for Health Care Administration who shall provide consumer complaint, 20 investigative, and prosecutorial services required by the 21 22 Division of Medical Quality Assurance, councils, or boards, as 23 appropriate. The Council of Athletic Training and the 24 Section 79. 25 terms of all council members are terminated on July 1, 1999. 26 However, such termination in no way precludes the Governor 27 from considering any former council member for appointment to 28 the Board of Athletic Training created by this act. 29 Section 80. Section 468.805, Florida Statutes, is 30 amended to read: 31 117 CODING: Words stricken are deletions; words underlined are additions.

468.805 Grandfathering Licensure without examination; 1 2 provisional licensure. --3 (1) A person who has practiced orthotics, prosthetics, 4 or pedorthics in this state for the required period since July 5 1, 1990, who, before March 1, 1998, applies to the department 6 for a license to practice orthotics, prosthetics, or 7 pedorthics, may be licensed as a prosthetist, orthotist, prosthetist-orthotist, orthotic fitter, orthotic fitter 8 9 assistant, or pedorthist, as determined from the person's experience, certification, and educational preparation, 10 without meeting the educational requirements set forth in s. 11 12 468.803, upon receipt of the application fee and licensing fee and after the board has completed an investigation into the 13 14 applicant's background and experience. The board shall require 15 an application fee not to exceed \$500, which shall be nonrefundable. The board shall complete its investigation 16 17 within 6 months after receipt of the completed application. The period of experience required for licensure under this 18 19 section subsection is 5 years for a prosthetist; 2 years for an orthotic fitter, an orthotic fitter assistant, or a 20 pedorthist; and 5 years for an orthotist whose scope of 21 practice is defined under s. 468.80(7). 22 23 (2)(a) A person who has received certification as an orthotist, a prosthetist, or a prosthetist-orthotist from a 24 national certifying body and who has practiced orthotics or 25 26 prosthetics in this state for at least 2 years but less than 5 years is eligible for a provisional license. 27 28 (b) An applicant for provisional licensure shall 29 submit proof that he or she has been actively practicing as a 30 nationally certified orthotist, prosthetist, or 31 118 CODING: Words stricken are deletions; words underlined are additions. prosthetist-orthotist, an application fee, and a provisional
 license fee.

3 (c) A provisional licensee is required to practice 4 under supervision of a fully licensed orthotist, prosthetist, 5 or prosthetist-orthotist for up to 3 years in order to meet 6 the 5-year experience requirement of subsection (1) to be 7 licensed as an orthotist, prosthetist, or 8 prosthetist-orthotist.

9 (d) After appropriate investigation, the board shall 10 license as an orthotist, prosthetist, or prosthetist-orthotist 11 the provisional licensee who has successfully completed the 12 period of experience required and otherwise meets the 13 requirements of subsection (1).

(e) The board shall require an application fee, not to
exceed \$500, which is nonrefundable, and a provisional
licensure fee, not to exceed \$500.

17 (3) An applicant who has received certification as an orthotist, a prosthetist, a prosthetist-orthotist, or a 18 19 pedorthist from a national certifying body which requires the successful completion of an examination, may be licensed under 20 this section without taking an additional examination. An 21 applicant who has not received certification from a national 22 23 certifying body which requires the successful completion of an examination shall be required to take an examination as 24 determined by the board. This examination shall be designed to 25 26 determine if the applicant has the minimum qualifications needed to be licensed under this section. The board may charge 27 an examination fee and the actual per applicant cost to the 28 29 department for purchase or development of the examination. (4) An applicant who successfully completed prior to 30 March 1, 1998, at least one-half of the examination required 31

for national certification and successfully completed the 1 2 remaining portion of the examination and became certified 3 prior to July 1, 1998, shall be considered as nationally 4 certified by March 1, 1998, for purposes of this section. 5 (5)(4) This section is repealed July 1, 2002. 6 Section 81. Subsection (3) of section 468.806, Florida 7 Statutes, is amended to read: 8 468.806 Biennial renewal of license.--9 (3) The board may by rule prescribe continuing education requirements and approve course criteria, not to 10 exceed 30 hours biennially, as a condition for license 11 renewal. The board shall establish a procedure for approving 12 13 continuing education courses and providers and may set a fee 14 for continuing education course and provider approval. 15 Section 82. Subsection (5) of section 478.42, Florida Statutes, is amended to read: 16 17 478.42 Definitions.--As used in this chapter, the 18 term: 19 (5) "Electrolysis or electrology" means the permanent 20 removal of hair by destroying introducing, into and beneath 21 the skin, ionizing (galvanic current) or nonionizing radiation (thermolysis or high-frequency current) to destroy the 22 23 hair-producing cells of the skin and vascular system, using equipment and needle-type epilation devices approved by the 24 board which have been cleared by and that are registered with 25 26 the United States Food and Drug Administration and that are 27 used pursuant to protocols approved by the council and the 28 board. 29 Section 83. Section 483.041, Florida Statutes, is 30 amended to read: 31 483.041 Definitions.--As used in this part, the term: 120 CODING: Words stricken are deletions; words underlined are additions.

"Agency" means the Agency for Health Care 1 (1)Administration. 2 3 (2)"Clinical laboratory" means the physical location 4 in which one or more of the following services a laboratory where examinations are performed on materials or specimens 5 6 taken from the human body to provide information or materials 7 for use in the diagnosis, prevention, or treatment of a 8 disease or the identification or assessment of a medical or 9 physical condition. (a) Clinical laboratory services are the examinations 10 of fluids or other materials taken from the human body. 11 (b) Anatomic laboratory services are the examinations 12 13 of tissue taken from the human body. 14 (c) Cytology laboratory services are the examinations of cells from individual tissues or fluid taken from the human 15 16 body. 17 (3) "Clinical laboratory examination" means a procedure performed to deliver the services defined in 18 19 subsection (2), including the oversight or interpretation 20 thereof. 21 (4)(3) "Clinical laboratory proficiency testing program" means a program approved by the agency for evaluating 22 23 the performance of clinical laboratories. (5) (4) "Collection station" or "branch office" means a 24 25 facility operated by a clinical laboratory where materials or 26 specimens are withdrawn or collected from patients or assembled after being withdrawn or collected from patients 27 28 elsewhere, for subsequent delivery to another location for 29 examination. (6)<del>(5)</del> "Hospital laboratory" means a laboratory 30 located in a hospital licensed under chapter 395 that provides 31 121 CODING: Words stricken are deletions; words underlined are additions.

services solely to that hospital and that is owned by the 1 hospital and governed by the hospital medical staff or 2 3 governing board. 4 (7)(6) "Licensed practitioner" means a physician licensed under chapter 458, chapter 459, chapter 460, or 5 6 chapter 461; a dentist licensed under chapter 466; a person 7 licensed under chapter 462; or an advanced registered nurse 8 practitioner licensed under chapter 464 or a duly licensed 9 practitioner from another state licensed under similar statutes who orders examinations on materials or specimens for 10 non residents of the State of Florida, but who reside in the 11 12 same state as the requesting licensed practitioner. (8) (7) "Person" means the State of Florida or any 13 14 individual, firm, partnership, association, corporation, county, municipality, political subdivision, or other entity, 15 whether organized for profit or not. 16 17 (9)(8) "Validation inspection" means an inspection of a clinical laboratory by the agency to assess whether a review 18 19 by an accrediting organization has adequately evaluated the clinical laboratory according to state standards. 20 21 (10) (10) (9) "Waived test" means a test that the federal 22 Health Care Financing Administration has determined qualifies for a certificate of waiver under the federal Clinical 23 Laboratory Improvement Amendments of 1988, and the federal 24 rules adopted thereunder. 25 26 Section 84. Subsections (2), (3), and (7) of section 27 483.803, Florida Statutes, are amended to read: 483.803 Definitions.--As used in this part, the term: 28 29 "Clinical laboratory" means a clinical laboratory (2) 30 as defined in s. 483.041(2). 31 122 CODING: Words stricken are deletions; words underlined are additions.

(3) "Clinical laboratory examination" means a clinical 1 2 laboratory examination as defined in s. 483.041 an examination 3 performed on materials or specimens of the human body to 4 provide information or materials for use in the diagnosis, 5 prevention, or treatment of a disease or the identification or 6 assessment of a medical or physical condition. 7 "Licensed practitioner of the healing arts" means (7) 8 a physician licensed under <del>pursuant to</del> chapter 458, chapter 9 459, or chapter 460, or chapter 461; a dentist licensed under pursuant to chapter 466; or a person licensed under pursuant 10 to chapter 461 or chapter 462. 11 12 13 14 Section 85. Subsection (9) of section 483.807, Florida Statutes, 1998 Supplement, is amended to read: 15 16 483.807 Fees; establishment; disposition.--(9) The initial application and renewal fee for 17 18 approval as a laboratory training program may not exceed \$300. 19 The fee for late filing of a renewal application shall be \$50. 20 Section 86. Subsections (2) and (3) of section 21 483.809, Florida Statutes, are amended to read: 22 483.809 Licensure; examinations; registration of 23 trainees; approval of curricula.--(2) EXAMINATIONS.--The department shall conduct 24 25 examinations required by board rules to determine in part the 26 qualification of clinical laboratory personnel for licensure. The board by rule may designate a An approved national 27 certification examination that may be accepted in lieu of 28 29 state examination for clinical laboratory personnel or public 30 health scientists. 31 123

1 (3) REGISTRATION OF TRAINEES.--The department shall 2 provide for annual registration of clinical laboratory trainees who are enrolled in a training program employed by 3 4 laboratories approved pursuant to s. 483.811, which 5 registration may not be renewed except upon special 6 authorization of the board. 7 Section 87. Section 483.812, Florida Statutes, is 8 amended to read: 9 483.812 Public health laboratory scientists; 10 licensure.--(1) Applicants at the director level in the category 11 12 of public health shall qualify under s. 483.824. (2)(1) Applicants at the director and supervisor level 13 14 in the category of public health who are certified registered by the National Registry  $\underline{in} \ of$  Clinical Chemistry 15 Certification or the American Society for of Microbiology, 16 17 licensed as a technologist, and have 5 years of pertinent clinical laboratory experience may qualify under board rules 18 19 by passing the state-administered appropriate supervision and administration examination. 20 21 (3)(2)(a) A technologist applicant for licensure in the category of public health microbiology, with a 22 baccalaureate degree in one of the biological sciences from an 23 accredited institution, may use the American Society for of 24 Microbiology or the National Registry in of Microbiology 25 26 Certification in Public Health Microbiology to qualify for a 27 technologist license in public health microbiology. Such a technologist may work in a public health microbiology 28 29 laboratory. (b) A technologist applicant for licensure in the 30 category of public health chemistry, with a baccalaureate 31 124 CODING: Words stricken are deletions; words underlined are additions.

degree in one of the chemical, biological, or physical 1 sciences from an accredited institution, may use the National 2 3 Registry of Clinical Chemistry Certification to qualify for a technologist license in public health chemistry. 4 Such a 5 technologist may work in a public health chemistry laboratory. 6 (c) A technician applicant for licensure in the 7 category of public health, with a baccalaureate degree in one 8 of the chemical or biological sciences from an accredited 9 institution, may obtain a 2-year one-time, 3-year, conditional public health technician license, which may be renewed once 10 pending national certification by the American Society of 11 12 Microbiology or the National Registry of Clinical Chemistry Certification. Such a technician may perform testing only 13 14 under the direct supervision of a licensed pathologist, director, supervisor, or technologist. 15 (4) (4) (3) A person licensed by the Board of Clinical 16 17 Laboratory Personnel may work in a public health laboratory at 18 the appropriate level and specialty. 19 Section 88. Section 483.813, Florida Statutes, is 20 amended to read: 21 483.813 Clinical laboratory personnel license.--A 22 person may not conduct a clinical laboratory examination or 23 report the results of such examination unless such person is licensed under this part to perform such procedures. However, 24 this provision does not apply to any practitioner of the 25 26 healing arts authorized to practice in this state or to 27 persons engaged in testing performed by laboratories regulated under s. 483.035(1) or exempt from regulation under s. 28 29 483.031(2). The department may grant a temporary license to any candidate it deems properly qualified, for a period not to 30 31 125

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exceed 1 year, or a conditional license for a period not to 1 2 exceed 3 years. 3 Section 89. Subsection (3) is added to section 4 483.821, Florida Statutes, to read: 5 483.821 Periodic demonstration of competency; 6 continuing education or reexamination .--7 (3) The board may, by rule, provide for continuing 8 education or retraining requirements for candidates failing an 9 examination two or more times. Section 90. Section 483.824, Florida Statutes, is 10 11 amended to read: 12 483.824 Qualifications of clinical laboratory director.--A clinical laboratory director must have 4 years of 13 14 clinical laboratory experience with 2 years of experience in 15 the speciality to be directed or be nationally board certified in the specialty to be directed, and must meet one of the 16 17 following requirements: 18 (1) Be a physician licensed under chapter 458 or 19 chapter 459; 20 (2) Hold an earned doctoral degree in a chemical, physical, or biological science from a regionally accredited 21 institution and be nationally certified; or 22 23 (3) For the subspecialty of oral pathology, be a physician licensed under chapter 458 or chapter 459 or a 24 dentist licensed under chapter 466. 25 26 Section 91. Section 483.825, Florida Statutes, is 27 amended to read: 28 483.825 Grounds for disciplinary action.--The 29 following acts constitute grounds for which disciplinary actions specified in s. 483.827 may be taken against 30 applicants, registrants, and licensees under this part: 31 126 CODING: Words stricken are deletions; words underlined are additions.

(1) Attempting to obtain, obtaining, or renewing a 1 2 license or registration under this part by bribery, by 3 fraudulent misrepresentation, or through an error of the 4 department or the board. 5 (2) Engaging in or attempting to engage in, or 6 representing herself or himself as entitled to perform, any 7 clinical laboratory procedure or category of procedures not 8 authorized pursuant to her or his license. 9 (3) Demonstrating incompetence or making consistent errors in the performance of clinical laboratory examinations 10 or procedures or erroneous reporting. 11 12 (4) Performing a test and rendering a report thereon to a person not authorized by law to receive such services. 13 14 (5) Has been convicted or found guilty of, or entered a plea of nolo contendere to, regardless of adjudication, a 15 16 crime in any jurisdiction which directly relates to the 17 activities of clinical laboratory personnel or involves moral 18 turpitude or fraudulent or dishonest dealing. The record of a 19 conviction certified or authenticated in such form as to be 20 admissible in evidence under the laws of the state shall be 21 admissible as prima facie evidence of such guilt. Having been 22 convicted of a felony or of any crime involving moral 23 turpitude under the laws of any state or of the United States. 24 The record of conviction or a certified copy thereof shall be 25 conclusive evidence of such conviction. 26 (6) Having been adjudged mentally or physically 27 incompetent. 28 (7) Violating or aiding and abetting in the violation 29 of any provision of this part or the rules adopted hereunder. 30 (8) Reporting a test result when no laboratory test 31 was performed on a clinical specimen. 127

(9) Knowingly advertising false services or
 credentials.

3 (10) Having a license revoked, suspended, or otherwise 4 acted against, including the denial of licensure, by the 5 licensing authority of another jurisdiction. The licensing 6 authority's acceptance of a relinquishment of a license, 7 stipulation, consent order, or other settlement, offered in 8 response to or in anticipation of the filing of administrative 9 charges against the licensee, shall be construed as action against the licensee. 10

(11) Failing to report to the board, in writing, within 30 days <u>that an</u> <del>if</del> action under <u>subsection (5)</u>, <u>subsection (6)</u>, <u>or</u> subsection (10) has been taken against <u>the</u> <u>licensee or</u> one's license to practice as clinical laboratory personnel in another state, territory, <del>or</del> country, <u>or other</u> jurisdiction.

17 (12) Being unable to perform or report clinical 18 laboratory examinations with reasonable skill and safety to 19 patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a 20 result of any mental or physical condition. In enforcing this 21 22 subsection, the department shall have, upon a finding of the 23 secretary or his or her designee that probable cause exists to believe that the licensee is unable to practice because of the 24 reasons stated in this subsection, the authority to issue an 25 26 order to compel a licensee to submit to a mental or physical 27 examination by physicians designated by the department. If the licensee refuses to comply with such order, the 28 29 department's order directing such examination may be enforced by filing a petition for enforcement in the circuit court 30 where the licensee resides or does business. The department 31

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shall be entitled to the summary procedure provided in s. 1 51.011. A licensee affected under this subsection shall at 2 reasonable intervals be afforded an opportunity to demonstrate 3 4 that he or she can resume competent practice with reasonable 5 skill and safety to patients. (13) Delegating professional responsibilities to a 6 7 person when the licensee delegating such responsibilities knows, or has reason to know, that such person is not 8 9 qualified by training, experience, or licensure to perform 10 them. 11 (14) Violating a previous order of the board entered 12 in a disciplinary proceeding. 13 (15) Failing to report to the department a person or 14 other licensee who the licensee knows is in violation of this 15 chapter or the rules of the department or board adopted 16 hereunder. 17 (16) Making or filing a report which the licensee knows to be false, intentionally or negligently failing to 18 19 file a report or record required by state or federal law, 20 willfully impeding or obstructing such filing or inducing another person to do so, including, but not limited to, 21 impeding an agent of the state from obtaining a report or 22 record for investigative purposes. Such reports or records 23 shall include only those generated in the capacity as a 24 25 licensed clinical laboratory personnel. 26 (17) Paying or receiving any commission, bonus, kickback, or rebate, or engaging in any split-fee arrangement 27 28 in any form whatsoever with a physician, organization, agency, 29 or person, either directly or indirectly for patients referred to providers of health care goods and services including, but 30 not limited to, hospitals, nursing homes, clinical 31 129

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laboratories, ambulatory surgical centers, or pharmacies. The 1 2 provisions of this subsection shall not be construed to 3 prevent a clinical laboratory professional from receiving a 4 fee for professional consultation services. 5 (18) Exercising influence on a patient or client in 6 such a manner as to exploit the patient or client for the 7 financial gain of the licensee or other third party, which 8 shall include, but not be limited to, the promoting, selling, or withholding of services, goods, appliances, referrals, or 9 10 drugs. (19) Practicing or offering to practice beyond the 11 12 scope permitted by law or rule, or accepting or performing 13 professional services or responsibilities which the licensee 14 knows or has reason to know that he or she is not competent to 15 perform. (20) Misrepresenting or concealing a material fact at 16 17 any time during any phase of the licensing, investigative, or disciplinary process, procedure, or proceeding. 18 19 (21) Improperly interfering with an investigation or 20 any disciplinary proceeding. 21 (22) Engaging in or attempting to engage in sexual misconduct, causing undue embarrassment or using disparaging 22 23 language or language of a sexual nature towards a patient, exploiting superior/subordinate, professional/patient, 24 25 instructor/student relationships for personal gain, sexual 26 gratification, or advantage. Section 92. Paragraph (g) of subsection (4) and 27 28 subsections (6) and (8) of section 483.901, Florida Statutes, 29 1998 Supplement, are amended to read: 30 483.901 Medical physicists; definitions; licensure.--31 130 CODING: Words stricken are deletions; words underlined are additions.

(4) COUNCIL.--The Advisory Council of Medical 1 2 Physicists is created in the Department of Health to advise 3 the department in regulating the practice of medical physics 4 in this state. 5 (g) If a vacancy on the council occurs, the secretary 6 director shall appoint a member to serve for a 4-year term. 7 (6) LICENSE REQUIRED.--An individual may not engage in the practice of medical physics, including the specialties of 8 9 diagnostic radiological physics, therapeutic radiological physics, medical nuclear radiological physics, or medical 10 health physics, without a license issued by the department for 11 12 the appropriate specialty. (a) The department shall adopt rules to administer 13 14 this section which specify license application and renewal fees, continuing education requirements, and standards for 15 practicing medical physics. The council shall recommend to 16 17 the department continuing education requirements that shall be 18 a condition of license renewal. The department shall require 19 a minimum of 24 hours per biennium of continuing education 20 offered by an organization recommended by the council and 21 approved by the department. The department, upon recommendation of the council, may adopt rules to specify 22 continuing education requirements for persons who hold a 23 license in more than one specialty. 24 (b) In order to apply for a medical physicist license 25 26 in one or more specialties, a person must file an individual 27 application for each specialty with the department. The 28 application must be on a form prescribed by the department and 29 must be accompanied by a nonrefundable application fee for 30 each specialty. 31 131 CODING: Words stricken are deletions; words underlined are additions.

1 (c) The department may issue a license to an eligible 2 applicant if the applicant meets all license requirements. At 3 any time before the department issues a license, the applicant 4 may request in writing that the application be withdrawn. То 5 reapply, the applicant must submit a new application and an 6 additional nonrefundable application fee and must meet all 7 current licensure requirements. 8 (d) The department shall review each completed 9 application for a license which the department receives. (e) On receipt of an application and fee as specified 10 in this section, the department may issue a license to 11 12 practice medical physics in this state: 1. Until October 1, 1998, to a person who meets any of 13 14 the following requirements: Earned from an accredited college or university a 15 a. doctoral degree in physics, medical physics, biophysics, 16 17 radiological physics, medical health physics, or nuclear 18 engineering and has at least 2 years' experience in the 19 practice of the medical physics specialty for which 20 application is made. 21 b. Earned from an accredited college or university a master's degree in physics, medical physics, biophysics, 22 23 radiological physics, medical health physics, or nuclear engineering and has at least 3 years' experience in the 24 25 practice of the medical physics specialty for which 26 application is made. Earned from an accredited college or university a 27 c. bachelor's degree in physics and has at least 5 years' 28 29 experience in the practice of the medical physics specialty 30 for which application is made. 31 132 CODING: Words stricken are deletions; words underlined are additions.

Has at least 8 years' experience in the practice of 1 d. 2 the medical physics specialty for which application is made, 2 3 years of which must have been earned within the 4 years 4 immediately preceding application for licensure. 5 e. Is board certified in the medical physics specialty 6 in which the applicant applies to practice by the American 7 Board of Radiology for diagnostic radiological physics, 8 therapeutic radiological physics, or medical nuclear 9 radiological physics; by the American Board of Medical Physics or the Canadian Board of Medical Physics for diagnostic 10 radiological physics, therapeutic radiological physics, or 11 12 medical nuclear radiological physics; or by the American Board of Health Physics or an equivalent certifying body approved by 13 14 the agency. 2. On or after October 1, 1997, to a person who is 15 board certified in the medical physics specialty in which the 16 17 applicant applies to practice by the American Board of 18 Radiology for diagnostic radiological physics, therapeutic 19 radiological physics, or medical nuclear radiological physics; by the American Board of Medical Physics for diagnostic 20 radiological physics, therapeutic radiological physics, or 21 medical nuclear radiological physics; or by the American Board 22 23 of Health Physics or an equivalent certifying body approved by the department. 24 25 (f) A licensee shall: 26 1. Display the license in a place accessible to the 27 public; and 28 2. Report immediately any change in the licensee's 29 address or name to the department. (g) The following acts are grounds for which the 30 31 disciplinary actions in paragraph (h) may be taken: 133 CODING: Words stricken are deletions; words underlined are additions.

1. Obtaining or attempting to obtain a license by 1 2 bribery, fraud, knowing misrepresentation, or concealment of 3 material fact or through an error of the department. 4 2. Having a license denied, revoked, suspended, or 5 otherwise acted against in another jurisdiction. 6 3. Being convicted or found guilty of, or entering a 7 plea of nolo contendere to, regardless of adjudication, a 8 crime in any jurisdiction which relates to the practice of, or 9 the ability to practice, the profession of medical physics. 4. Willfully failing to file a report or record 10 required for medical physics or willfully impeding or 11 12 obstructing the filing of a report or record required by this section or inducing another person to do so. 13 14 5. Making misleading, deceptive, or fraudulent 15 representations in or related to the practice of medical 16 physics. 17 6. Willfully failing to report any known violation of 18 this section or any rule adopted thereunder. 19 7. Willfully or repeatedly violating a rule adopted 20 under this section or an order of the department. 21 Failing to perform any statutory or legal 8. 22 obligation placed upon a licensee. 23 Aiding, assisting, procuring, employing, or 9. advising any unlicensed person to practice medical physics 24 25 contrary to this section or any rule adopted thereunder. 26 10. Delegating or contracting for the performance of 27 professional responsibilities by a person when the licensee 28 delegating or contracting such responsibilities knows, or has 29 reason to know, such person is not qualified by training, 30 experience, and authorization to perform them. 31 134 CODING: Words stricken are deletions; words underlined are additions.

1 11. Practicing or offering to practice beyond the 2 scope permitted by law or accepting and performing 3 professional responsibilities the licensee knows, or has 4 reason to know, the licensee is not competent to perform. 5 12. Gross or repeated malpractice or the inability to 6 practice medical physics with reasonable skill and safety. 7 Judicially determined mental incompetency. 13. 14. 8 Being unable to practice medical physics with 9 reasonable skill and safety because of a mental or physical condition or illness or the use of alcohol, controlled 10 substances, or any other substance which impairs one's ability 11 to practice. 12 13 a. The department may, upon probable cause, compel a 14 licensee to submit to a mental or physical examination by 15 physicians designated by the department. The cost of an 16 examination shall be borne by the licensee, and the licensee's failure to submit to such an examination constitutes an 17 admission of the allegations against the licensee, consequent 18 19 upon which a default and a final order may be entered without 20 the taking of testimony or presentation of evidence, unless 21 the failure was due to circumstances beyond the licensee's 22 control. b. A licensee who is disciplined under this 23 subparagraph shall, at reasonable intervals, be afforded an 24 25 opportunity to demonstrate that the licensee can resume the 26 practice of medical physics with reasonable skill and safety. 27 c. With respect to any proceeding under this subparagraph, the record of proceedings or the orders entered 28 29 by the department may not be used against a licensee in any 30 other proceeding. 31 135

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(h) When the department finds any person guilty of any 1 2 of the grounds set forth in paragraph (g), including conduct 3 that would constitute a substantial violation of paragraph (g) 4 which occurred prior to licensure, it may enter an order 5 imposing one or more of the following penalties: 6 1. Deny the application for licensure. 7 2. Revoke or suspend the license. 8 Impose an administrative fine for each count or 3. 9 separate offense. Place the licensee on probation for a specified 10 4. time and subject the licensee to such conditions as the 11 12 department determines necessary, including requiring treatment, continuing education courses, or working under the 13 14 monitoring or supervision of another licensee. 5. Restrict a licensee's practice. 15 6. Issue a reprimand to the licensee. 16 17 (i) The department may not issue or reinstate a 18 license to a person it has deemed unqualified until it is 19 satisfied that such person has complied with the terms and 20 conditions of the final order and that the licensee can safely 21 practice medical physics. 22 (j) The department may issue a temporary license to an applicant pending completion of the application process for 23 board certification. 24 25 (j) (k) Upon receipt of a complete application and the 26 fee set forth by rule, the department may issue a 27 physicist-in-training certificate to a person qualified to 28 practice medical physics under direct supervision. The 29 department may establish by rule requirements for initial certification and renewal of a physicist-in-training 30 certificate. 31

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(8) DISPOSITION OF FEES. -- The department shall deposit 1 2 all funds received into the Medical Quality Assurance Health 3 Care Trust Fund. 4 Section 93. Paragraph (d) of subsection (1) of section 5 484.007, Florida Statutes, is amended to read: 6 484.007 Licensure of opticians; permitting of optical 7 establishments.--8 (1) Any person desiring to practice opticianry shall 9 apply to the department, upon forms prescribed by it, to take a licensure examination. The department shall examine each 10 applicant who the board certifies: 11 12 (d)1. Has received an associate degree, or its equivalent, in opticianry from an educational institution the 13 14 curriculum of which is accredited by an accrediting agency 15 recognized and approved by the United States Department of Education or the Council on Postsecondary Education or 16 17 approved by the board; 2. Is an individual licensed to practice the 18 19 profession of opticianry pursuant to a regulatory licensing law of another state, territory, or jurisdiction of the United 20 States, who has actively practiced in such other state, 21 22 territory, or jurisdiction for more than 3 years immediately preceding application, and who meets the examination 23 qualifications as provided in this subsection; 24 25 3. Is an individual who has actively practiced in 26 another state, territory, or jurisdiction of the United States 27 for more than 5 years immediately preceding application and who provides tax or business records, affidavits, or other 28 29 satisfactory documentation of such practice and who meets the examination qualifications as provided in this subsection; or 30 31 137

4. Has registered as an apprentice with the department 1 2 and paid a registration fee not to exceed \$60, as set by rule 3 of the board. The apprentice shall complete 6,240 hours of 4 training under the supervision of an optician licensed in this 5 state for at least 1 year or of-a physician-or an 6 optometrist licensed under the laws of this state. These 7 requirements must be met within 5 years after the date of 8 registration. However, any time spent in a recognized school 9 may be considered as part of the apprenticeship program provided herein. The board may establish administrative 10 processing fees sufficient to cover the cost of administering 11 12 apprentice rules as promulgated by the board. Section 94. Subsection (3) is added to section 13 14 484.0512, Florida Statutes, to read: 484.0512 Thirty-day trial period; purchaser's right to 15 16 cancel; notice; refund; cancellation fee.--17 (3) Within 30 days after the return or attempted return of the hearing aid, the seller shall refund all moneys 18 19 that must be refunded to a purchaser pursuant to this section. 20 Section 95. Section 484.053, Florida Statutes, is 21 amended to read: 22 484.053 Prohibitions; penalties.--23 (1) A person may not: Practice dispensing hearing aids unless the person 24 (a) 25 is a licensed hearing aid specialist; (b) Use the name or title "hearing aid specialist" 26 when the person has not been licensed under this part; 27 (c) Present as her or his own the license of another; 28 29 (d) Give false, incomplete, or forged evidence to the board or a member thereof for the purposes of obtaining a 30 31 license; 138

(e) Use or attempt to use a hearing aid specialist 1 2 license that is delinquent or has been suspended, revoked, or 3 placed on inactive or delinquent status; 4 (f) Knowingly employ unlicensed persons in the 5 practice of dispensing hearing aids; or 6 (g) Knowingly conceal information relative to 7 violations of this part. 8 (2) Any person who violates any of the provisions of 9 this section is guilty of a felony misdemeanor of the third 10 second degree, punishable as provided in s. 775.082 or s. 775.083. 11 12 (3) If a person licensed under this part allows the 13 sale of a hearing aid by an unlicensed person not registered 14 as a trainee or fails to comply with the requirements of s. 484.0445(2) relating to supervision of trainees, the board 15 shall, upon determination of that violation, order the full 16 17 refund of moneys paid by the purchaser upon return of the 18 hearing aid to the seller's place of business. 19 Section 96. Paragraph (a) of subsection (1) of section 20 484.056, Florida Statutes, 1998 Supplement, is amended to 21 read: 22 484.056 Disciplinary proceedings.--23 (1) The following acts relating to the practice of dispensing hearing aids shall be grounds for both disciplinary 24 25 action against a hearing aid specialist as set forth in this 26 section and cease and desist or other related action by the department as set forth in s. 455.637 against any person 27 owning or operating a hearing aid establishment who engages 28 29 in, aids, or abets any such violation: 30 (a) Violation of any provision of s. 455.624(1), s. 31 484.0512, or s. 484.053. 139 CODING: Words stricken are deletions; words underlined are additions.

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Section 97. Section 486.041, Florida Statutes, is 1 2 amended to read: 3 486.041 Physical therapist; application for license; 4 fee; temporary permit. --5 (1) A person who desires to be licensed as a physical 6 therapist shall apply to the department in writing on a form 7 furnished by the department. She or he shall embody in that application evidence under oath, satisfactory to the board, of 8 9 possession of the qualifications preliminary to examination required by s. 486.031. The applicant shall pay to the 10 department at the time of filing the application a fee not to 11 12 exceed \$100, as fixed by the board. 13 (2) If a person desires to practice physical therapy 14 before becoming licensed through examination, she or he shall 15 apply for a temporary permit in accordance with rules adopted 16 pursuant to this chapter. 17 (a) A temporary permit shall only be issued for a 18 limited period of time, not to exceed 1 year, and shall not be 19 renewable. A temporary permit shall automatically expire if an 20 applicant fails the examination. 21 (b) An applicant for licensure by examination and 22 practicing under a temporary permit shall do so only under the 23 direct supervision of a licensed physical therapist. Section 98. Section 486.081, Florida Statutes, is 24 25 amended to read: 26 486.081 Physical therapist; issuance of license 27 without examination to person passing examination of another 28 authorized examining board; temporary permit; fee .--29 (1) The board may cause a license to be issued through 30 the department without examination to any applicant who presents evidence satisfactory to the board of having passed 31 140 CODING: Words stricken are deletions; words underlined are additions.

the American Registry Examination prior to 1971 or an 1 examination in physical therapy before a similar lawfully 2 3 authorized examining board of another state, the District of 4 Columbia, a territory, or a foreign country, if the standards 5 for licensure in physical therapy in such other state, district, territory, or foreign country are determined by the 6 7 board to be as high as those of this state, as established by rules adopted pursuant to this chapter. Any person who holds a 8 9 license pursuant to this section may use the words "physical therapist" or "physiotherapist," or the letters "P.T.," in 10 connection with her or his name or place of business to denote 11 12 her or his licensure hereunder.

13 (2) At the time of making application for licensure 14 without examination pursuant to the terms of this section, the 15 applicant shall pay to the department a fee not to exceed \$175 16 as fixed by the board, no part of which will be returned.

17 (3) If a person desires to practice physical therapy 18 before becoming licensed through endorsement, she or he shall 19 apply to the board for a temporary permit in accordance with 20 rules adopted pursuant to this chapter. A temporary permit 21 shall only be issued for a limited period of time, not to 22 exceed 1 year, and shall not be renewable.

23 Section 99. Section 486.103, Florida Statutes, is 24 amended to read:

25 486.103 Physical therapist assistant; application for 26 license; fee; temporary permit.--

27 (1) A person who desires to be licensed as a physical 28 therapist assistant shall apply to the department in writing 29 on a form furnished by the department. She or he shall embody 30 in that application evidence under oath, satisfactory to the 31 board, of possession of the qualifications preliminary to

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examination required by s. 486.104. The applicant shall pay to 1 the department at the time of filing the application a fee not 2 3 to exceed \$100, as fixed by the board. 4 (2) If a person desires to work as a physical 5 therapist assistant before being licensed through examination, she or he shall apply for a temporary permit in accordance 6 7 with rules adopted pursuant to this chapter. (a) A temporary permit shall only be issued for a 8 9 limited period of time, not to exceed 1 year, and shall not be 10 renewable. A temporary permit shall automatically expire if an applicant fails the examination. 11 12 (b) An applicant for licensure by examination who is 13 practicing under a temporary permit shall do so only under the 14 direct supervision of a licensed physical therapist. 15 Section 100. Section 486.107, Florida Statutes, is amended to read: 16 17 486.107 Physical therapist assistant; issuance of license without examination to person licensed in another 18 19 jurisdiction; temporary permit; fee.--(1) The board may cause a license to be issued through 20 the department without examination to any applicant who 21 presents evidence to the board, under oath, of licensure in 22 23 another state, the District of Columbia, or a territory, if 24 the standards for registering as a physical therapist assistant or licensing of a physical therapist assistant, as 25 26 the case may be, in such other state are determined by the 27 board to be as high as those of this state, as established by rules adopted pursuant to this chapter. Any person who holds a 28 29 license pursuant to this section may use the words "physical therapist assistant," or the letters "P.T.A.," in connection 30 with her or his name to denote licensure hereunder. 31

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(2) At the time of making application for licensing 1 2 without examination pursuant to the terms of this section, the 3 applicant shall pay to the department a fee not to exceed \$175 4 as fixed by the board, no part of which will be returned. 5 (3) If a person desires to work as a physical 6 therapist assistant before being licensed through endorsement, 7 she or he shall apply for a temporary permit in accordance 8 with rules adopted pursuant to this chapter. A temporary 9 permit shall only be issued for a limited period of time, not 10 to exceed 1 year, and shall not be renewable. Section 101. Paragraph (b) of subsection (1) of 11 12 section 490.005, Florida Statutes, 1998 Supplement, is amended 13 to read: 14 490.005 Licensure by examination .--15 (1) Any person desiring to be licensed as a psychologist shall apply to the department to take the 16 17 licensure examination. The department shall license each 18 applicant who the board certifies has: 19 (b) Submitted proof satisfactory to the board that the 20 applicant has: 21 1. Received doctoral-level psychological education, as 22 defined in s. 490.003(3); 23 2. Received the equivalent of a doctoral-level psychological education, as defined in s. 490.003(3), from a 24 program at a school or university located outside the United 25 26 States of America and Canada, which was officially recognized by the government of the country in which it is located as an 27 institution or program to train students to practice 28 29 professional psychology. The burden of establishing that the requirements of this provision have been met shall be upon the 30 applicant; 31 143

3. Received and submitted to the board, prior to July 1 2 1, 1999, certification of an augmented doctoral-level 3 psychological education from the program director of a 4 doctoral-level psychology program accredited by a programmatic 5 agency recognized and approved by the United States Department б of Education; or 7 Received and submitted to the board, prior to 4. 8 August 31, 2001 July 1, 2001, certification of a 9 doctoral-level program that at the time the applicant was enrolled and graduated maintained a standard of education and 10 training comparable to the standard of training of programs 11 12 accredited by a programmatic agency recognized and approved by the United States Department of Education, as such 13 14 comparability was determined by the Board of Psychological 15 Examiners immediately prior to the amendment of s. 490.005, Florida Statutes, 1994 Supplement, by s. 5, chapter 95-279, 16 17 Laws of Florida. Such certification of comparability shall be provided by the program director of a doctoral-level 18 19 psychology program accredited by a programmatic agency 20 recognized and approved by the United States Department of 21 Education. 22 Section 102. Subsection (1) of section 490.006, Florida Statutes, is amended to read: 23 490.006 Licensure by endorsement.--24 25 (1) The department shall license a person as a 26 psychologist or school psychologist who, upon applying to the 27 department and remitting the appropriate fee, demonstrates to the department or, in the case of psychologists, to the board 28 29 that the applicant: (a) Holds a valid license or certificate in another 30 state to practice psychology or school psychology, as 31 144 CODING: Words stricken are deletions; words underlined are additions.

applicable, provided that, when the applicant secured such 1 2 license or certificate, the requirements were substantially 3 equivalent to or more stringent than those set forth in this 4 chapter at that time; and, if no Florida law existed at that time, then the requirements in the other state must have been 5 substantially equivalent to or more stringent than those set 6 7 forth in this chapter at the present time; or 8 (b) Is a diplomate in good standing with the American 9 Board of Professional Psychology, Inc.; or 10 (c) Possesses a doctoral degree in psychology as described in s. 490.003 and has at least 20 years of 11 12 experience as a licensed psychologist in any jurisdiction or territory of the United States within 25 years preceding the 13 14 date of application. 15 Section 103. Subsection (2) of section 490.0085, Florida Statutes, is amended to read: 16 17 490.0085 Continuing education; approval of providers, 18 programs, and courses; proof of completion .--19 (2) The department or, in the case of psychologists, 20 the board has the authority to set a fee not to exceed \$500 21 for each applicant who applies for or renews provider status. 22 Such fees shall be deposited into the Medical Quality 23 Assurance Health Care Trust Fund. Section 104. Section 490.0148, Florida Statutes, is 24 25 amended to read: 26 490.0148 Psychologist and school psychologist 27 records.--Each psychologist and school psychologist who 28 provides services as defined in this chapter shall maintain 29 The board or, in the case of a school psychologist, records. the department may adopt rules defining the minimum 30 requirements for such records, including content, length of 31 145

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time such records shall be maintained, and transfer of such 1 records or of a summary of such records, or both, to a 2 subsequent treating practitioner or other individual with the 3 4 written consent of the client or clients. A patient's 5 psychological report may be released to an employer or 6 carrier, or the attorney for either, pursuant to s. 440.13. 7 Section 105. Section 491.0045, Florida Statutes, is 8 amended to read: 9 491.0045 Intern registration; requirements.--(1) Effective January 1, 1998, an individual who 10 intends to practice in Florida to satisfy the postgraduate or 11 12 post-master's level experience requirements, as specified in s. 491.005(1)(c), (3)(c), or (4)(c), must register as an 13 14 intern in the profession for which he or she is seeking 15 licensure prior to commencing the post-master's experience requirement or an individual who intends to satisfy part of 16 17 the required graduate-level practicum, internship, or field experience, outside the academic arena for any profession, 18 19 must register as an intern in the profession for which he or 20 she is seeking licensure prior to commencing the practicum, 21 internship, or field experience. 22 (2) The department shall register as a clinical social 23 worker intern, marriage and family therapist intern, or mental health counselor intern each applicant who the board certifies 24 25 has: 26 (a) Completed the application form and remitted a 27 nonrefundable application fee not to exceed \$200, as set by 28 board rule; 29 (b)1. Completed the education requirements as 30 specified in s. 491.005(1)(c), (3)(c), or (4)(c)for the 31 146 CODING: Words stricken are deletions; words underlined are additions.

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profession for which he or she is applying for licensure, if 1 2 needed; and 3 2. Submitted an acceptable supervision plan, as determined by the board, for meeting the practicum, 4 5 internship, or field work required for licensure that was not 6 satisfied in his or her graduate program. 7 (c) Identified a qualified supervisor. 8 (3) An individual registered under this section must 9 remain under supervision until he or she is in receipt of a license or a letter from the department stating that he or she 10 is licensed to practice the profession for which he or she 11 12 applied. 13 (4) An individual who has applied for intern 14 registration on or before December 31, 2001, and has satisfied the education requirements of s. 491.005 that are in effect 15 through December 31, 2000, will have met the educational 16 17 requirements for licensure for the profession for which he or 18 she has applied. 19 (5) Individuals who have commenced the experience 20 requirement as specified in s. 491.005(1)(c), (3)(c), or 21 (4)(c) but failed to register as required by subsection (1) shall register with the department before January 1, 2000. 22 Individuals who fail to comply with this subsection shall not 23 be granted a license, and any time spent by the individual 24 completing the experience requirement prior to registering as 25 26 an intern shall not count toward completion of such 27 requirement. 28 Section 106. Subsections (1) and (2) of section 29 491.0046, Florida Statutes, are amended to read: 491.0046 Provisional license; requirements.--30 31 147 CODING: Words stricken are deletions; words underlined are additions.

1 (1) An individual applying for licensure by 2 examination who has satisfied the clinical experience requirements of s. 491.005 or an individual applying for 3 4 licensure by endorsement pursuant to s. 491.006 intending to 5 provide clinical social work, marriage and family therapy, or 6 mental health counseling services in Florida while satisfying 7 coursework or examination requirements for licensure must be 8 provisionally licensed in the profession for which he or she 9 is seeking licensure prior to beginning practice. (2) The department shall issue a provisional clinical 10 social worker license, provisional marriage and family 11 12 therapist license, or provisional mental health counselor license to each applicant who the board certifies has: 13 14 (a) Completed the application form and remitted a 15 nonrefundable application fee not to exceed \$100, as set by 16 board rule; and 17 (b)1. Earned a graduate degree in social work, a 18 graduate degree with a major emphasis in marriage and family 19 therapy or a closely related field, or a graduate degree in a 20 major related to the practice of mental health counseling; 21 and, and satisfied the clinical experience requirements for 22 licensure pursuant to s. 491.005; or 23 2. Been approved for examination under the provisions for licensure by endorsement pursuant to s. 491.006. 24 25 (c) Has met the following minimum coursework 26 requirements: 27 1. For clinical social work, a minimum of 15 semester 28 hours or 22 quarter hours of the coursework required by s. 29 491.005(1)(b)2.b. 30 2. For marriage and family therapy, ten of the courses 31 required by s. 491.005(3)(b)1.a.-c., as determined by the 148

board, and at least 6 semester hours or 9 quarter hours of the 1 2 course credits must have been completed in the area of 3 marriage and family systems, theories, or techniques. 4 3. For mental health counseling, a minimum of seven of 5 the courses required under s. 491.005(b)1.a.-c. 6 Section 107. Section 491.005, Florida Statutes, is 7 amended to read: 8 491.005 Licensure by examination.--9 (1) CLINICAL SOCIAL WORK.--Upon verification of documentation and payment of a fee not to exceed \$200, as set 10 by board rule, plus the actual per applicant cost to the 11 12 department for purchase of the examination from the American Association of State Social Worker's Boards or a similar 13 14 national organization, the department shall issue a license as 15 a clinical social worker to an applicant who the board 16 certifies: 17 (a) Has made application therefor and paid the 18 appropriate fee. 19 (b)1. Has received a doctoral degree in social work 20 from a graduate school of social work which at the time the 21 applicant graduated was accredited by an accrediting agency 22 recognized by the United States Department of Education or has 23 received a master's degree in social work from a graduate school of social work which at the time the applicant 24 graduated: 25 26 Was accredited by the Council on Social Work a. Education; 27 28 b. Was accredited by the Canadian Association of 29 Schools of Social Work; or 30 Has been determined to have been a program c. equivalent to programs approved by the Council on Social Work 31 149 CODING: Words stricken are deletions; words underlined are additions. Education by the Foreign Equivalency Determination Service of the Council on Social Work Education. An applicant who graduated from a program at a university or college outside of the United States or Canada must present documentation of the equivalency determination from the council in order to qualify.

7 2. The applicant's graduate program must have 8 emphasized direct clinical patient or client health care 9 services, including, but not limited to, coursework in clinical social work, psychiatric social work, medical social 10 work, social casework, psychotherapy, or group therapy. 11 The 12 applicant's graduate program must have included all of the 13 following coursework:

a. A supervised field placement which was part of the
applicant's advanced concentration in direct practice, during
which the applicant provided clinical services directly to
clients.

b. Completion of 24 semester hours or <u>32</u> <del>37</del> quarter
hours in theory of human behavior and practice methods as
courses in clinically oriented services, including a minimum
of one course in psychopathology, and no more than one course
<u>in research</u>, taken in a school of social work accredited or
approved pursuant to subparagraph 1.

3. 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.

(c) Has had not less than 2 years of clinical social
work experience, which took place subsequent to completion of
a graduate degree in social work at an institution meeting the

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accreditation requirements of this section, under the 1 2 supervision of a licensed clinical social worker or the 3 equivalent who is a qualified supervisor as determined by the 4 board. An individual who intends to practice in Florida to 5 satisfy clinical experience requirements must register 6 pursuant to s. 491.0045 prior to commencing practice. If the 7 applicant's graduate program was not a program which 8 emphasized direct clinical patient or client health care 9 services as described in subparagraph (b)2.s. 491.003, the supervised experience requirement must take place after the 10 applicant has completed a minimum of 15 semester hours or 22 11 12 quarter hours of the coursework required. A doctoral internship may be applied toward the clinical social work 13 14 experience requirement. The experience requirement may be met 15 by work performed on or off the premises of the supervising clinical social worker or the equivalent, provided the 16 17 off-premises work is not the independent private practice rendering of clinical social work that does not have a 18 19 licensed mental health professional, as determined by the 20 board, on the premises at the same time the intern is 21 providing services. 22 (d) Has passed a theory and practice examination 23 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 clinical social work, marriage and family therapy,
and mental health counseling.

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(2) <u>CLINICAL SOCIAL WORK.--</u>

(a) Notwithstanding the provisions of paragraph
(1)(b), coursework which was taken at a baccalaureate level
shall not be considered toward completion of education

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requirements for licensure unless an official of the graduate 1 program certifies in writing on the graduate school's 2 3 stationery that a specific course, which students enrolled in 4 the same graduate program were ordinarily required to complete 5 at the graduate level, was waived or exempted based on 6 completion of a similar course at the baccalaureate level. Ιf 7 this condition is met, the board shall apply the baccalaureate 8 course named toward the education requirements.

9 (b) An applicant from a master's or doctoral program in social work which did not emphasize direct patient or 10 client services may complete the clinical curriculum content 11 12 requirement by returning to a graduate program accredited by the Council on Social Work Education or the Canadian 13 14 Association of Schools of Social Work, or to a clinical social work graduate program with comparable standards, in order to 15 complete the education requirements for examination. However, 16 17 a maximum of 6 semester or 9 quarter hours of the clinical curriculum content requirement may be completed by credit 18 19 awarded for independent study coursework as defined by board 20 rule.

21 MARRIAGE AND FAMILY THERAPY.--Upon verification (3) 22 of documentation and payment of a fee not to exceed \$200, as 23 set by board rule, plus the actual cost to the department for the purchase of the examination from the Association of 24 Marital and Family Therapy Regulatory Board, or similar 25 26 national organization, the department shall issue a license as 27 a marriage and family therapist to an applicant who the board 28 certifies:

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29 (a) Has made application therefor and paid the30 appropriate fee.
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1 (b)1. Has a minimum of a master's degree with major 2 emphasis in marriage and family therapy, or a closely related 3 field, and has completed all of the following requirements: 4 a. Twenty-seven semester hours or 41 quarter hours of 5 graduate coursework, which must include a minimum of 2 6 semester hours or 3 quarter hours of graduate-level course 7 credits in each of the following nine areas: dynamics of 8 marriage and family systems; marriage therapy and counseling 9 theory and techniques; family therapy and counseling theory and techniques; individual human development theories 10 throughout the life cycle; personality theory; 11 12 psychopathology; human sexuality theory and counseling techniques; general counseling theory and techniques; and 13 14 psychosocial theory. Content may be combined, provided no more 15 than two of the nine content areas are included in any one graduate-level course and the applicant can document that the 16 17 equivalent of 2 semester hours of coursework was devoted to 18 each content area. Courses in research, evaluation, appraisal, 19 assessment, or testing theories and procedures; thesis or 20 dissertation work; or practicums, internships, or fieldwork may not be applied toward this requirement. 21 A minimum of one graduate-level course of 2 22 b. 23 semester hours or 3 quarter hours in legal, ethical, and professional standards issues in the practice of marriage and 24 25 family therapy or a course determined by the board to be 26 equivalent. c. A minimum of one graduate-level course of 2 27 semester hours or 3 quarter hours in diagnosis, appraisal, 28 29 assessment, and testing for individual or interpersonal disorder or dysfunction; and a minimum of one 2-semester-hour 30 or 3-quarter-hour graduate-level course in behavioral research 31 153

which focuses on the interpretation and application of 1 research data as it applies to clinical practice. Credit for 2 3 thesis or dissertation work, practicums, internships, or 4 fieldwork may not be applied toward this requirement. 5 d. A minimum of one supervised clinical practicum, б internship, or field experience in a marriage and family 7 counseling setting, during which the student provided 180 8 direct client contact hours of marriage and family therapy 9 services under the supervision of an individual who met the requirements for supervision under paragraph (c). This 10 requirement may be met by a supervised practice experience 11 12 which took place outside the academic arena, but which is certified as equivalent to a graduate-level practicum or 13 14 internship program which required a minimum of 180 direct 15 client contact hours of marriage and family therapy services currently offered within an academic program of a college or 16 17 university accredited by an accrediting agency approved by the United States Department of Education, or an institution which 18 19 is publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada or a 20 training institution accredited by the Commission on 21 22 Accreditation for Marriage and Family Therapy Education 23 recognized by the United States Department of Education. Certification shall be required from an official of such 24 college, university, or training institution. 25 26 2. If the course title which appears on the applicant's transcript does not clearly identify the content 27 of the coursework, the applicant shall be required to provide 28 29 additional documentation, including, but not limited to, a syllabus or catalog description published for the course. 30 31

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The required master's degree must have been received in an 1 2 institution of higher education which at the time the 3 applicant graduated was: fully accredited by a regional 4 accrediting body recognized by the Commission on Recognition 5 of Postsecondary Accreditation; publicly recognized as a 6 member in good standing with the Association of Universities 7 and Colleges of Canada; or an institution of higher education 8 located outside the United States and Canada, which at the 9 time the applicant was enrolled and at the time the applicant graduated maintained a standard of training substantially 10 equivalent to the standards of training of those institutions 11 12 in the United States which are accredited by a regional accrediting body recognized by the Commission on Recognition 13 14 of Postsecondary Accreditation. Such foreign education and training must have been received in an institution or program 15 of higher education officially recognized by the government of 16 the country in which it is located as an institution or 17 18 program to train students to practice as professional marriage 19 and family therapists or psychotherapists. The burden of 20 establishing that the requirements of this provision have been met shall be upon the applicant, and the board shall require 21 documentation, such as, but not limited to, an evaluation by a 22 23 foreign equivalency determination service, as evidence that the applicant's graduate degree program and education were 24 equivalent to an accredited program in this country. An 25 26 applicant with a master's degree from a program which did not 27 emphasize marriage and family therapy may complete the coursework requirement in a training institution fully 28 29 accredited by the Commission on Accreditation for Marriage and Family Therapy Education recognized by the United States 30 Department of Education. 31

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(c) Has had not less than 2 years of clinical 1 2 experience during which 50 percent of the applicant's clients 3 were receiving marriage and family therapy services, which 4 must be at the post-master's level under the supervision of a 5 licensed marriage and family therapist with at least 5 years 6 of experience, or the equivalent, who is a qualified 7 supervisor as determined by the board. An individual who 8 intends to practice in Florida to satisfy the clinical 9 experience requirements must register pursuant to s. 491.0045 10 prior to commencing practice. If a graduate has a master's degree with a major emphasis in marriage and family therapy or 11 12 a closely related field that did not include all the coursework required under sub-subparagraphs (b)1.a.-c., credit 13 14 for the post-master's level clinical experience shall not 15 commence until the applicant has completed a minimum of 10 of the courses required under sub-subparagraphs (b)1.a.-c., as 16 17 determined by the board, and at least 6 semester hours or 9 quarter hours of the course credits must have been completed 18 19 in the area of marriage and family systems, theories, or 20 techniques. Within the 3 years of required experience, the applicant shall provide direct individual, group, or family 21 therapy and counseling, to include the following categories of 22 23 cases: unmarried dyads, married couples, separating and divorcing couples, and family groups including children. A 24 doctoral internship may be applied toward the clinical 25 26 experience requirement. The clinical experience requirement may be met by work performed on or off the premises of the 27 supervising marriage and family therapist or the equivalent, 28 29 provided the off-premises work is not the independent private practice rendering of marriage and family therapy services 30 that does not have a licensed mental health professional, as 31

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determined by the board, on the premises at the same time the 1 intern is providing services. 2 3 (d) Has passed a theory and practice examination 4 provided by the department for this purpose. 5 (e) Has demonstrated, in a manner designated by rule 6 of the board, knowledge of the laws and rules governing the 7 practice of clinical social work, marriage and family therapy, 8 and mental health counseling. 9 (f) For the purposes of dual licensure, the department 10 shall license as a marriage and family therapist any person who meets the requirements of s. 491.0057. Fees for dual 11 12 licensure shall not exceed those stated in this subsection. MENTAL HEALTH COUNSELING .-- Upon verification of 13 (4) documentation and payment of a fee not to exceed \$200, as set 14 15 by board rule, plus the actual per applicant cost to the department for purchase of the examination from the 16 17 Professional Examination Service for the National Academy of Certified Clinical Mental Health Counselors or a similar 18 national organization, the department shall issue a license as 19 a mental health counselor to an applicant who the board 20 21 certifies: 22 (a) Has made application therefor and paid the 23 appropriate fee. (b)1. Has received a minimum of an earned master's 24 25 degree with a major related to the practice of mental health 26 counseling, and has completed all of the following requirements: 27 28 Twenty-one semester hours or 32 quarter hours of a. graduate coursework, which must include a minimum of 2 29 semester hours or 3 quarter hours of graduate-level coursework 30 in each of the following seven content areas: counseling 31 157

theories and practice; human development theories; personality 1 theory; psychopathology or abnormal psychology; human 2 3 sexuality theories; group theories and practice; and 4 individual evaluation and assessment. Content may be combined, provided no more than two of the seven content areas 5 are included in any one graduate-level course and the 6 7 applicant can document that the equivalent of 2 semester hours 8 of content was devoted to each content area. Courses in 9 research, thesis or dissertation work, practicums, 10 internships, or fieldwork may not be applied toward this requirement. 11 12 b. A minimum of one 2-semester-hour or 3-quarter-hour graduate-level course in research or in career or vocational 13 14 counseling. Credit for thesis or dissertation work, practicums, internships, or fieldwork may not be applied 15 toward this requirement. 16 17 c. A minimum of 2 semester hours or 3 quarter hours of graduate-level coursework in legal, ethical, and professional 18 19 standards issues in the practice of mental health counseling, which includes goals and objectives of professional counseling 20 organizations, codes of ethics, legal considerations, 21 standards of preparation, certifications and licensing, and 22 23 the role identity of counselors. Courses in research, thesis or dissertation work, practicums, internships, or fieldwork 24 may not be applied toward this requirement. 25 26 d. A minimum of one supervised practicum, internship, or field experience in a counseling setting. This requirement 27 may be met by a supervised practice experience which takes 28 29 place outside the academic arena, but which is certified as equivalent to a graduate-level practicum in a clinical mental 30 health counseling setting currently offered within an academic 31

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program of a college or university accredited by an 1 accrediting agency approved by the United States Department of 2 3 Education. Such certification shall be required from an 4 official of such college or university. 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. 10 Except as provided in sub-subparagraph 1.d., education and 11 12 training in mental health counseling must have been received in an institution of higher education which at the time the 13 14 applicant graduated was: fully accredited by a regional 15 accrediting body recognized by the Commission on Recognition of Postsecondary Accreditation; publicly recognized as a 16 17 member in good standing with the Association of Universities 18 and Colleges of Canada; or an institution of higher education 19 located outside the United States and Canada, which at the time the applicant was enrolled and at the time the applicant 20 graduated maintained a standard of training substantially 21 equivalent to the standards of training of those institutions 22 23 in the United States which are accredited by a regional accrediting body recognized by the Commission on Recognition 24 of Postsecondary Accreditation. Such foreign education and 25 26 training must have been received in an institution or program of higher education officially recognized by the government of 27 the country in which it is located as an institution or 28 29 program to train students to practice as mental health counselors. The burden of establishing that the requirements 30 of this provision have been met shall be upon the applicant, 31

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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.

6 (c) Has had not less than 2 years of clinical 7 experience in mental health counseling, which must be at the 8 post-master's level under the supervision of a licensed mental 9 health counselor or the equivalent who is a qualified supervisor as determined by the board. An individual who 10 intends to practice in Florida to satisfy the clinical 11 12 experience requirements must register pursuant to s. 491.0045 prior to commencing practice. If a graduate has a master's 13 14 degree with a major related to the practice of mental health 15 counseling which did not include all the coursework required under sub-subparagraphs (b)1.a.-c., credit for the 16 post-master's level clinical experience shall not commence 17 18 until the applicant has completed a minimum of seven of the 19 courses required under sub-subparagraphs (b)1.a.-c., as 20 determined by the board, one of which must be a course in psychopathology or abnormal psychology. A doctoral internship 21 22 may be applied toward the clinical experience requirement. The 23 clinical experience requirement may be met by work performed on or off the premises of the supervising mental health 24 25 counselor or the equivalent, provided the off-premises work is 26 not the independent private practice rendering of services that does not have a licensed mental health professional, as 27 determined by the board, on the premises at the same time the 28 29 intern is providing services.

30 (d) Has passed a theory and practice examination31 provided by the department for this purpose.

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(e) Has demonstrated, in a manner designated by rule 1 2 of the board, knowledge of the laws and rules governing the 3 practice of clinical social work, marriage and family therapy, 4 and mental health counseling. INTERNSHIP.--An individual who is registered as an 5 (5) 6 intern and has satisfied all of the educational requirements 7 for the profession for which the applicant seeks licensure 8 shall be certified as having met the educational requirements 9 for licensure under this section. 10 (6) RULES.--The board may adopt rules necessary to implement any education or experience requirement of this 11 12 section for licensure as a clinical social worker, marriage and family therapist, or mental health counselor. 13 14 Section 108. Effective January 1, 2001, paragraph (b) 15 of subsection (4) of section 491.005, Florida Statutes, as amended by section 13 of chapter 97-198 and section 205 of 16 17 chapter 97-264, Laws of Florida, is amended, and subsection 18 (6) of that section is reenacted, to read: 19 491.005 Licensure by examination.--20 (4) Upon verification of documentation and payment of a fee not to exceed \$200, as set by board rule, plus the 21 22 actual per applicant cost to the department for purchase of the examination from the Professional Examination Service for 23 the National Academy of Certified Clinical Mental Health 24 Counselors or a similar national organization, the department 25 26 shall issue a license as a mental health counselor to an 27 applicant who the board certifies: (b)1. Has a minimum of an earned master's degree from 28 29 a mental health counseling program accredited by the Council for the Accreditation of Counseling and Related Educational 30 Programs that consists of at least 60 semester hours or 80 31 161 CODING: Words stricken are deletions; words underlined are additions.

quarter hours of clinical and didactic instruction, including 1 a course in human sexuality and a course in substance abuse. 2 3 If the master's degree is earned from a program related to the 4 practice of mental health counseling that is not accredited by 5 the Council for the Accreditation of Counseling and Related Educational Programs, then the coursework and practicum, 6 7 internship, or fieldwork must consist of at least 60 semester 8 hours or 80 quarter hours and meet the following requirements: Thirty-three Thirty-six semester hours or 44 48 9 a. quarter hours of graduate coursework, which must include a 10 minimum of 3 semester hours or 4 quarter hours of 11 12 graduate-level coursework in each of the following 11  $\frac{12}{12}$ content areas: counseling theories and practice; human growth 13 14 and development; diagnosis and treatment of psychopathology; 15 human sexuality; group theories and practice; individual evaluation and assessment; career and lifestyle assessment; 16 17 research and program evaluation; social and cultural 18 foundations; foundations of mental health counseling; 19 counseling in community settings; and substance abuse. Courses in research, thesis or dissertation work, practicums, 20 internships, or fieldwork may not be applied toward this 21 22 requirement. 23 b. A minimum of 3 semester hours or 4 quarter hours of graduate-level coursework in legal, ethical, and professional 24 standards issues in the practice of mental health counseling, 25 26 which includes goals, objectives, and practices of 27 professional counseling organizations, codes of ethics, legal considerations, standards of preparation, certifications and 28 29 licensing, and the role identity and professional obligations 30 of mental health counselors. Courses in research, thesis or 31 162

dissertation work, practicums, internships, or fieldwork may
 not be applied toward this requirement.

The equivalent, as determined by the board, of at 3 c. 4 least 1,000 hours of university-sponsored supervised clinical 5 practicum, internship, or field experience as required in the accrediting standards of the Council for Accreditation of 6 7 Counseling and Related Educational Programs for mental health counseling programs. If the academic practicum, internship, or 8 9 field experience was less than 1,000 hours, experience gained 10 outside the academic arena in clinical mental health settings under the supervision of a qualified supervisor as determined 11 12 by the board may be applied. This experience may not be used to satisfy the post-master's clinical experience requirement. 13

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

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

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regional accrediting body recognized by the Commission on 1 Recognition of Postsecondary Accreditation. Such foreign 2 3 education and training must have been received in an 4 institution or program of higher education officially 5 recognized by the government of the country in which it is 6 located as an institution or program to train students to 7 practice as mental health counselors. The burden of 8 establishing that the requirements of this provision have been 9 met shall be upon the applicant, and the board shall require documentation, such as, but not limited to, an evaluation by a 10 foreign equivalency determination service, as evidence that 11 12 the applicant's graduate degree program and education were equivalent to an accredited program in this country. 13 14 (6) The board may adopt rules necessary to implement 15 any education or experience requirement of this section for 16 licensure as a clinical social worker, marriage and family 17 therapist, or mental health counselor. 18 Section 109. Paragraph (b) of subsection (1) of 19 section 491.006, Florida Statutes, is amended to read: 20 491.006 Licensure or certification by endorsement.--21 (1) The department shall license or grant a certificate to a person in a profession regulated by this 22 23 chapter who, upon applying to the department and remitting the appropriate fee, demonstrates to the board that he or she: 24 (b)1. Holds an active valid license to practice and 25 26 has actively practiced the profession for which licensure is 27 applied in another state for 3 of the last 5 years immediately 28 preceding licensure. 29 Meets the education requirements of this chapter 2. 30 for the profession for which licensure is applied. 31 164 CODING: Words stricken are deletions; words underlined are additions.

1 3. Has passed a substantially equivalent licensing 2 examination in another state or has passed the licensure 3 examination in this state in the profession for which the 4 applicant seeks licensure. 5 4. Holds a license in good standing, is not under 6 investigation for an act which would constitute a violation of 7 this chapter, and has not been found to have committed any act 8 which would constitute a violation of this chapter. 9 Section 110. Section 491.0085, Florida Statutes, is amended to read: 10 491.0085 Continuing education and laws and rules 11 12 courses; approval of providers, programs, and courses; proof of completion .--13 14 (1) Continuing education providers, programs, and 15 courses and laws and rules courses and their providers and 16 programs shall be approved by the department or the board. 17 (2) The department or the board has the authority to 18 set a fee not to exceed \$200 for each applicant who applies 19 for or renews provider status. Such fees shall be deposited 20 into the Medical Quality Assurance Health Care Trust Fund. 21 (3) Proof of completion of the required number of hours of continuing education and completion of the laws and 22 23 rules course shall be submitted to the department or the board in the manner and time specified by rule and on forms provided 24 by the department or the board. 25 26 (4) The department or the board shall adopt rules and 27 guidelines to administer and enforce the provisions of this 28 section. 29 Section 111. Paragraph (d) of subsection (4) of section 491.014, Florida Statutes, 1998 Supplement, is amended 30 to read: 31 165

1 491.014 Exemptions.--2 (4) No person shall be required to be licensed, 3 provisionally licensed, registered, or certified under this chapter who: 4 5 (d) Is not a resident of this state but offers 6 services in this state, provided: 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 Such nonresident is licensed or certified to 10 2. practice the services provided by a state or territory of the 11 12 United States or by a foreign country or province. Section 112. Paragraph (a) of subsection (1) and 13 14 subsection (5) of section 499.012, Florida Statutes, 1998 15 Supplement, are amended to read: 16 499.012 Wholesale distribution; definitions; permits; 17 general requirements. --(1) As used in this section, the term: 18 19 (a) "Wholesale distribution" means distribution of 20 prescription drugs to persons other than a consumer or 21 patient, but does not include: 22 Any of the following activities, which is not a 1. 23 violation of s. 499.005(21) if such activity is conducted in accordance with s. 499.014: 24 25 The purchase or other acquisition by a hospital or a. 26 other health care entity that is a member of a group purchasing organization of a prescription drug for its own use 27 from the group purchasing organization or from other hospitals 28 29 or health care entities that are members of that organization. The sale, purchase, or trade of a prescription drug 30 b. or an offer to sell, purchase, or trade a prescription drug by 31 166 CODING: Words stricken are deletions; words underlined are additions.

a charitable organization described in s. 501(c)(3) of the 1 2 Internal Revenue Code of 1986, as amended and revised, to a 3 nonprofit affiliate of the organization to the extent 4 otherwise permitted by law. 5 c. The sale, purchase, or trade of a prescription drug б or an offer to sell, purchase, or trade a prescription drug 7 among hospitals or other health care entities that are under 8 common control. For purposes of this section, "common control" 9 means the power to direct or cause the direction of the management and policies of a person or an organization, 10 whether by ownership of stock, by voting rights, by contract, 11 12 or otherwise. 13 d. The sale, purchase, trade, or other transfer of a 14 prescription drug from or for any federal, state, or local government agency or any entity eligible to purchase 15 16 prescription drugs at public health services prices pursuant 17 to s. 602 of Pub. L. No. 102-585 to a contract provider or its 18 subcontractor for eligible patients of the agency or entity 19 under the following conditions: 20 (I) The agency or entity must obtain written 21 authorization for the sale, purchase, trade, or other transfer 22 of a prescription drug under this sub-subparagraph from the 23 Secretary of Health or his or her designee. (II) The contract provider or subcontractor must be 24 25 authorized by law to administer or dispense prescription 26 drugs. 27 (III) In the case of a subcontractor, the agency or 28 entity must be a party to and execute the subcontract. 29 (IV) A contract provider or subcontractor must 30 maintain separate and apart from other prescription drug 31 167 CODING: Words stricken are deletions; words underlined are additions.

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inventory any prescription drugs of the agency or entity in 1 2 its possession. 3 The contract provider and subcontractor must (V) 4 maintain and produce immediately for inspection all records of 5 movement or transfer of all the prescription drugs belonging 6 to the agency or entity, including, but not limited to, the 7 records of receipt and disposition of prescription drugs. 8 Each contractor and subcontractor dispensing or administering 9 these drugs must maintain and produce records documenting the dispensing or administration. Records that are required to be 10 maintained include, but are not limited to, a perpetual 11 12 inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, 13 14 which must be submitted to the agency or entity quarterly. 15 (VI) The contract provider or subcontractor may administer or dispense the prescription drugs only to the 16 17 eligible patients of the agency or entity or must return the prescription drugs for or to the agency or entity. The 18 19 contract provider or subcontractor must require proof from 20 each person seeking to fill a prescription or obtain treatment 21 that the person is an eligible patient of the agency or entity and must, at a minimum, maintain a copy of this proof as part 22 23 of the records of the contractor or subcontractor required under sub-sub-subparagraph (V). 24 25 (VII) The prescription drugs transferred pursuant to 26 this sub-subparagraph may not be billed to Medicaid. 27 (VIII) In addition to the departmental inspection 28 authority set forth in s. 499.051, the establishment of the 29 contract provider and subcontractor and all records pertaining 30 to prescription drugs subject to this sub-subparagraph shall be subject to inspection by the agency or entity. All records 31 168

relating to prescription drugs of a manufacturer under this 1 2 sub-subparagraph shall be subject to audit by the manufacturer 3 of those drugs, without identifying individual patient 4 information. 5 2. Any of the following activities, which is not a 6 violation of s. 499.005(21) if such activity is conducted in 7 accordance with rules established by the department: 8 The sale, purchase, or trade of a prescription drug a. 9 among federal, state, or local government health care entities that are under common control and are authorized to purchase 10 11 such prescription drug. 12 b. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug 13 14 for emergency medical reasons. + For purposes of this 15 sub-subparagraph subparagraph, the term "emergency medical reasons" includes transfers of prescription drugs by a retail 16 17 pharmacy to another retail pharmacy to alleviate a temporary 18 shortage. 19 c. The transfer purchase or acquisition of a 20 prescription drug acquired by a medical director on behalf of 21 a licensed an emergency medical services provider to that medical director for use by emergency medical services 22 provider and its transport vehicles for use in accordance with 23 the provider's license under providers acting within the scope 24 of their professional practice pursuant to chapter 401. 25 26 d. The revocation of a sale or the return of a 27 prescription drug to the person's prescription drug wholesale 28 supplier. 29 The donation of a prescription drug by a health e. care entity to a charitable organization that has been granted 30 an exemption under s. 501(c)(3) of the Internal Revenue Code 31 169 CODING: Words stricken are deletions; words underlined are additions.

of 1986, as amended, and that is authorized to possess 1 2 prescription drugs. 3 The transfer of a prescription drug by a person f. 4 authorized to purchase or receive prescription drugs to a 5 person licensed or permitted to handle reverse distributions 6 or destruction under the laws of the jurisdiction in which the 7 person handling the reverse distribution or destruction 8 receives the drug. 9 3. The dispensing of a prescription drug pursuant to a 10 prescription; 3.4. The distribution of prescription drug samples by 11 12 manufacturers' representatives or distributors' 13 representatives conducted in accordance with s. 499.028. + or 14 4.5. The sale, purchase, or trade of blood and blood 15 components intended for transfusion. As used in this subparagraph section, the term "blood" means whole blood 16 collected from a single donor and processed either for 17 18 transfusion or further manufacturing, and the term "blood 19 components" means that part of the blood separated by physical 20 or mechanical means. 21 5. The lawful dispensing of a prescription drug in 22 accordance with chapter 465. (5) The department may adopt rules governing the 23 24 recordkeeping, storage, and handling with respect to each of the distributions of prescription drugs specified in 25 26 subparagraphs(1)(a)1.-4.(1)(a)1., 2., 4., and 5. Section 113. Subsection (6) is added to section 27 28 626.883, Florida Statutes, to read: 29 626.883 Administrator as intermediary; collections held in fiduciary capacity; establishment of account; 30 disbursement; payments on behalf of insurer .--31 170 CODING: Words stricken are deletions; words underlined are additions.

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(6) All payments to a health care provider by a fiscal 1 2 intermediary for noncapitated providers must include an 3 explanation of services being reimbursed which includes, at a minimum, the patient's name, the date of service, the 4 5 procedure code, the amount of reimbursement, and the 6 identification of the plan on whose behalf the payment is 7 being made. For capitated providers, the statement of services 8 must include the number of patients covered by the contract, 9 the rate per patient, the total amount of the payment, and the identification of the plan on whose behalf the payment is 10 being made. 11 12 Section 114. Paragraph (a) of subsection (2) of section 641.316, Florida Statutes, 1998 Supplement, is amended 13 14 to read: 641.316 Fiscal intermediary services.--15 (2)(a) The term "fiduciary" or "fiscal intermediary 16 services" means reimbursements received or collected on behalf 17 18 of health care professionals for services rendered, patient 19 and provider accounting, financial reporting and auditing, receipts and collections management, compensation and 20 reimbursement disbursement services, or other related 21 22 fiduciary services pursuant to health care professional 23 contracts with health maintenance organizations. All payments to a health care provider by a fiscal intermediary for 24 noncapitated providers must include an explanation of services 25 26 being reimbursed which includes, at a minimum, the patient's name, the date of service, the procedure code, the amount of 27 28 reimbursement, and the identification of the plan on whose 29 behalf the payment is being made. For capitated providers, the statement of services must include the number of patients 30 31 covered by the contract, the rate per patient, the total 171

amount of the payment, and the identification of the plan on 1 2 whose behalf the payment is being made. 3 Section 115. Task Force on Telehealth .--4 (1) Because telecommunications technology has made it 5 possible to provide a wide range of health care services 6 across state lines between healthcare practitioners and 7 patients, it is the intent of the Legislature to protect the 8 health and safety of all patients in this state receiving 9 services by means of such technology and to ensure the accountability of the healthcare profession with respect to 10 unsafe and incompetent practitioners using such technology to 11 12 provide health care services to patients in this state. (2) The Secretary of Health shall appoint a task force 13 14 consisting of representatives from the affected medical and 15 allied health professions and other affected health care 16 industries. 17 (3) The task force shall address the following: 18 (a) Identification of various electronic 19 communications or telecommunications technologies currently 20 used within the state and by other states to provide 21 healthcare information. 22 (b) Identification of laws, regulations, and 23 reimbursement practices that serve as barriers to 24 implementation of electronic communications related to health 25 care. 26 (c) Recommendation of the appropriate level of 27 regulation of health care professionals necessary to protect 28 the health and safety of patients in this state, including 29 analysis of existing provisions governing in-state 30 professionals such as licensing, financial responsibility, and medical malpractice insurance requirements. 31 172

(d) Potential preemption of state regulation by the 1 2 Commerce Clause of the United States Constitution. 3 (e) The effect of telehealth on access to health care in rural and under-served areas. 4 5 (f) Potential antitrust concerns. 6 (g) The effect of regulations by other states or 7 jurisdictions on health care professionals in this state who 8 provide consultative services through telehealth to entities 9 and patients outside the state. (h) Research on other public and private data and 10 initiatives related to telehealth. 11 12 (i) Any other issue affecting the health, safety, and 13 welfare of patients through telehealth identified by the task 14 force. 15 (4) The task force shall submit a report of its findings and recommendations by January 1, 2000, to the 16 17 Governor, the President of the Senate, and the Speaker of the 18 House of Representatives. 19 Section 116. Subsection (1) of section 468.352, Florida Statutes, is amended to read: 20 21 468.352 Definitions.--As used in this part, unless the 22 context otherwise requires, the term: 23 (1) "Board" means the Board of Respiratory Care 24 Medicine. Section 117. Section 468.353, Florida Statutes, is 25 26 amended to read: 27 468.353 Board of Respiratory Care Medicine; powers and 28 duties.--29 (1) The board, with the assistance of the Advisory Council on Respiratory Care, is authorized to establish 30 minimum standards for the delivery of respiratory care 31 173 CODING: Words stricken are deletions; words underlined are additions.

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services and to adopt those rules necessary to administer this 1 2 part. 3 The board may administer oaths, summon witnesses, (2) 4 and take testimony in all matters relating to its duties under 5 this part. 6 (3) The board may adopt rules to administer this part, 7 including rules governing the investigation, inspection, and review of schools and colleges that offer courses in 8 9 respiratory care in order to ascertain their compliance with standards established by the board or appropriate accrediting 10 agencies delegate such powers and duties to the council as it 11 12 may deem proper. Section 118. Section 468.354, Florida Statutes, is 13 14 amended to read: 15 468.354 Board of Advisory Council on Respiratory Care; 16 organization; function. --17 (1) There is created within the department, the Board of Advisory Council on Respiratory Care, composed of seven 18 19 members appointed by the Governor and confirmed by the Senate 20 under the supervision of the board. 21 (2) The board council shall consist of five members appointed by the board and shall include: 22 23 (a) A registered respiratory therapist. (b) A certified respiratory therapist care 24 25 practitioner. 26 (c) A respiratory care professional from each of the 27 following areas: 28 1. Respiratory care education. 29 2. Respiratory care management and supervision. 30 Homecare/subacute Cardiopulmonary diagnostics. 3. 31 174 CODING: Words stricken are deletions; words underlined are additions.

1 (d) Two consumer members, who are residents of this 2 state and have never been licensed as health care 3 practitioners. 4 5 Each member of the council shall be a respiratory care 6 professional on the board must have who has been actively 7 engaged in the delivery of respiratory care services in this 8 state for at least 4 consecutive years prior to appointment. 9 (3)(a) Except as provided in paragraph (b), the term of office for each board council member shall be 4 years. No 10 member shall serve for more than two consecutive terms. Any 11 12 time there is a vacancy to be filled on the council, all professional organizations dealing with respiratory therapy 13 14 incorporated within the state as not for profit which register their interest with the board shall recommend at least twice 15 as many persons to fill the vacancy to the council as the 16 17 number of vacancies to be filled, and the Governor board may 18 appoint from the submitted list, in his its discretion, any of 19 those persons so recommended. The Governor <del>board</del> shall, 20 insofar as possible, appoint persons from different 21 geographical areas. 22 (b) In order To achieve staggering of terms, within 23 120 days after July 1, 1999, October 1, 1984, the Governor 24 board shall appoint the board members of the council as 25 follows: 26 1. Two members One member shall be appointed for terms a term of 2 years. 27 28 Two members shall be appointed for terms of 3 2. 29 years. 30 3. Three Two members shall be appointed for terms of 4 31 years. 175

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(c) All provisions of part II of chapter 455, relating 1 2 to boards apply to this part. 3 (4)(a) The board council shall annually elect from 4 among its members a chair and vice chair. 5 (b) The board council shall meet at least twice a year 6 and shall hold such additional meetings as are deemed 7 necessary by the board. Four Three members of the council 8 constitute a quorum. 9 (c) Unless otherwise provided by law, a board <del>council</del> member shall be compensated \$50 for each day he or she attends 10 11 an official board meeting of the council and for each day he 12 or she participates in any other board business involving the council. A board council member shall also be entitled to 13 14 reimbursement for expenses pursuant to s. 112.061. Travel out 15 of the state shall require the prior approval of the secretary 16 of the department. 17 (5)(a) The board may council shall recommend to the 18 department a code of ethics for those persons licensed 19 pursuant to this part. 20 (b) The council shall make recommendations to the 21 department for the approval of continuing education courses. 22 Section 119. Section 468.355, Florida Statutes, is 23 amended to read: 24 468.355 Eligibility for licensure; temporary 25 licensure.--26 (1) To be eligible for licensure by the board as a 27 respiratory care practitioner, an applicant must: 28 (a) Be at least 18 years old. 29 (b) Possess a high school diploma or a graduate 30 equivalency diploma. (c) Meet at least one of the following criteria: 31 176 CODING: Words stricken are deletions; words underlined are additions.

1 The applicant has successfully completed a training 1. 2 program for respiratory therapy technicians or respiratory 3 therapists approved by the Commission on Accreditation of 4 Allied Health Education Programs, or the equivalent thereof, 5 as accepted by the board. 6 2. The applicant is currently a "Certified Respiratory 7 Therapy Technician" certified by the National Board for 8 Respiratory Care, or the equivalent thereof, as accepted by 9 the board. The applicant is currently a "Registered 10 3. Respiratory Therapist" registered by the National Board for 11 12 Respiratory Care, or the equivalent thereof, as accepted by the board. 13 14 4. The applicant is currently employed in this state 15 as a respiratory care practitioner or respiratory therapist on 16 October 1, 1984. 17 18 The criteria set forth in subparagraphs 2. and 3. 19 notwithstanding, the board shall periodically annually review 20 the examinations and standards of the National Board for Respiratory Care and may reject those examinations and 21 standards if they are deemed inappropriate. 22 23 (2) To be eligible for licensure by the board as a respiratory therapist, an applicant must: 24 (a) Be at least 18 years old. 25 (b) Possess a high school diploma or a graduate 26 27 equivalency diploma. 28 (c) Meet at least one of the following criteria: 29 The applicant has successfully completed a training 1. 30 program for respiratory therapists approved by the Commission 31 177 CODING: Words stricken are deletions; words underlined are additions.

on Accreditation of Allied Health Education Programs, or the 1 2 equivalent thereof, as accepted by the board. 3 2. The applicant is currently a "Registered 4 Respiratory Therapist" registered by the National Board for 5 Respiratory Care, or the equivalent thereof, as accepted by 6 the board. 7 The criteria set forth in subparagraphs 1. and 2. 8 9 notwithstanding, the board shall periodically annually review the examinations and standards of the National Board for 10 Respiratory Care and may reject those examinations and 11 12 standards if they are deemed inappropriate. (3) With respect to the delivery of respiratory care 13 14 services, the board shall establish procedures for temporary licensure of eligible individuals entering the state and 15 16 temporary licensure of those persons who have graduated from a 17 program approved by the board. Such temporary licensure shall 18 be for a period not to exceed 1 year. 19 Section 120. Section 468.357, Florida Statutes, is 20 amended to read: 21 468.357 Licensure by examination.--(1) A person who desires to be licensed as a 22 23 respiratory care practitioner may submit an application to the department to take the examination, in accordance with board 24 25 rule to be administered by the department. 26 The department shall examine Each applicant may (a) take the examination who is determined by the board to have: 27 28 Completed the application form and remitted the 1. 29 applicable fee set by the board; 30 2. Submitted required documentation as required in s. 468.355; and 31 178

Remitted an examination fee set by the <u>examination</u>
 provider board.

3 (b) The department shall conduct Examinations for 4 licensure of respiratory care practitioners <u>must be conducted</u> 5 no less than two times a year in such geographical locations 6 <u>or by such methods</u> as are deemed advantageous to the majority 7 of the applicants.

8 (c) The examination given for respiratory care 9 practitioners shall be the same as that given by the National 10 Board for Respiratory Care for entry-level certification of 11 respiratory therapy technicians. However, an equivalent 12 examination may be accepted by the board in lieu of that 13 examination.

14 (2) Each applicant who passes the examination shall be 15 entitled to licensure as a respiratory care practitioner, and the department shall issue a license pursuant to this part to 16 17 any applicant who successfully completes the examination in accordance with this section. However, the department shall 18 19 not issue a license to any applicant who is under investigation in another jurisdiction for an offense which 20 would constitute a violation of this part. Upon completion of 21 such an investigation, if the applicant is found guilty of 22 23 such an offense, the applicable provisions of s. 468.365 will 24 apply.

(3) Any person who was employed in this state on or
before September 30, 1983, as a respiratory therapy technician
or respiratory therapist, and who has performed services in
such professional capacity for 4 years or more by October 1,
1987, under the supervision of a licensed physician or in a
hospital or licensed health care facility, shall be issued a
license without examination, if such person provides

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acceptable documentation of performance of such services to 1 the board. Such documentation shall include certification by 2 3 a physician licensed pursuant to chapter 458 or chapter 459 4 who has direct knowledge of the practice of, or who has 5 supervised, the person. If such person is not determined to have performed critical care respiratory services for at least б 7 4 years, the board may limit the license of such person to the 8 performance of noncritical care respiratory services. 9 Section 121. Section 468.364, Florida Statutes, 1998 Supplement, is amended to read: 10 468.364 Fees; establishment; disposition.--11 12 (1) The board shall establish by rule fees for the 13 following purposes: 14 (a) Application, a fee not to exceed \$50. 15 (b) Examination, a fee not to exceed \$125 plus the 16 actual per applicant cost to the department for purchase of 17 the examination from the National Board for Respiratory Care or a similar national organization. 18 19 (b)(c) Initial licensure, a fee not to exceed \$200. 20 (c)(d) Renewal of licensure, a fee not to exceed \$200 21 biennially. 22 (d)<del>(e)</del> Renewal of inactive licensure, a fee not to 23 exceed \$50. (e)(f) Reactivation, a fee not to exceed \$50. 24 (2) The fees established pursuant to subsection (1) 25 26 shall be based upon the actual costs incurred by the 27 department in carrying out its responsibilities under this part. 28 29 (3) All moneys collected by the department under this 30 part shall be deposited as required by s. 455.587. 31 180 CODING: Words stricken are deletions; words underlined are additions.

1 Section 122. Paragraph (f) of subsection (1) of 2 section 468.365, Florida Statutes, 1998 Supplement, is amended 3 to read: 4 468.365 Disciplinary grounds and actions.--5 (1) The following acts constitute grounds for which 6 the disciplinary actions in subsection (2) may be taken: 7 (f) Unprofessional conduct, which includes, but is not limited to, any departure from, or failure to conform to, 8 9 acceptable standards related to the delivery of respiratory care services, as set forth by the board and the Advisory 10 Council on Respiratory Care in rules adopted pursuant to this 11 12 part. 13 Section 123. Paragraph (a) of subsection (2) of 14 section 464.016, Florida Statutes, is amended to read: 464.016 Violations and penalties.--15 (2) Each of the following acts constitutes a 16 17 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083: 18 19 (a) Using the name or title"Nurse, ""Registered Nurse," "Licensed Practical Nurse," "Advanced Registered Nurse 20 21 Practitioner," or any other name or title which implies that a person was licensed or certified as same, unless such person 22 23 is duly licensed or certified. Section 124. Paragraphs (b) and (c) of subsection (1) 24 25 of section 458.3115, Florida Statutes, 1998 Supplement, are 26 amended to read: 458.3115 Restricted license; certain foreign-licensed 27 physicians; United States Medical Licensing Examination 28 29 (USMLE) or agency-developed examination; restrictions on 30 practice; full licensure.--(1)31 181

(b) A person who is eligible to take and elects to
 take the USMLE who has previously passed part 1 or part 2 of
 the previously administered FLEX shall not be required to
 retake or pass the equivalent parts of the USMLE up to the
 year 2002 2000.

6 (c) A person shall be eligible to take such7 examination for restricted licensure if the person:

8 Has taken, upon approval by the board, and 1. 9 completed, in November 1990 or November 1992, one of the special preparatory medical update courses authorized by the 10 board and the University of Miami Medical School and 11 12 subsequently passed the final course examination; upon approval by the board to take the course completed in 1990 or 13 14 in 1992, has a certificate of successful completion of that 15 course from the University of Miami or the Stanley H. Kaplan 16 course; or can document to the department that he or she was 17 one of the persons who took and successfully completed the 18 Stanley H. Kaplan course that was approved by the Board of 19 Medicine and supervised by the University of Miami. At a 20 minimum, the documentation must include class attendance 21 records and the test score on the final course examination;

22 2. Applies to the agency and submits an application
23 fee that is nonrefundable and equivalent to the fee required
24 for full licensure;

25 3. Documents no less than 2 years of the active26 practice of medicine in <u>any</u> another jurisdiction;

4. Submits an examination fee that is nonrefundable
and equivalent to the fee required for full licensure plus the
actual per-applicant cost to the agency to provide either
examination described in this section;

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1 5. Has not committed any act or offense in this or any 2 other jurisdiction that would constitute a substantial basis 3 for disciplining a physician under this chapter or part II of 4 chapter 455; and 6. Is not under discipline, investigation, or 5 6 prosecution in this or any other jurisdiction for an act that 7 would constitute a violation of this chapter or part II of 8 chapter 455 and that substantially threatened or threatens the 9 public health, safety, or welfare. Section 125. Subsection (2) of section 458.3124, 10 Florida Statutes, 1998 Supplement, is amended to read: 11 12 458.3124 Restricted license; certain experienced foreign-trained physicians .--13 14 (2) A person applying for licensure under this section 15 must submit to the Department of Health on or before December 16 31, 2000 <del>1998</del>: 17 (a) A completed application and documentation required by the Board of Medicine to prove compliance with subsection 18 19 (1); and 20 (b) A nonrefundable application fee not to exceed \$500 21 and a nonrefundable examination fee not to exceed \$300 plus 22 the actual cost to purchase and administer the examination. 23 Section 126. Effective upon this act becoming a law, section 301 of chapter 98-166, Laws of Florida, is amended to 24 25 read: 26 Section 301. The sum of \$1.2 million from the unallocated balance in the Medical Quality Assurance Trust 27 28 Fund is appropriated to the Department of Health to allow the 29 department to develop the examination required for foreign licensed physicians in section 458.3115(1)(a), Florida 30 Statutes, through a contract with the University of South 31 183

Florida. The department shall charge examinees a fee not to 1 2 exceed 25 percent of the cost of the actual costs of the first 3 examination administered pursuant to section 458.3115, Florida Statutes, 1998 Supplement, and a fee not to exceed 75 percent 4 5 of the actual costs for any subsequent examination 6 administered pursuant to that section. 7 Section 127. Subsection (1)(a) of section 490.012, Florida Statutes, is amended to read: 8 9 490.012 Violations; penalties; injunction .--(1)(a) No person shall hold herself or himself out by 10 any title or description incorporating the words, or 11 12 permutations of them, "psychologist," "psychology," "psychological," "psychodiagnostic," or "school psychologist," 13 14 or describe any test or report as psychological, unless such person holds a valid, active license under this chapter, 15 chapter 458 or chapter 459 or is exempt from the provisions of 16 17 this chapter. 18 Section 128. The Agency for Health Care 19 Administration, in conjunction with the Medicare Fraud 20 Division of the Office of the Attorney General, shall conduct 21 a detailed study and analysis of clinical laboratory services for kidney dialysis patients in the State of Florida. The 22 23 study shall include, but not be limited to, an analysis of the past and present utilization rates of clinical laboratory 24 25 services for dialysis patients, financial arrangements among 26 kidney dialysis centers, their medical directors, and any business relationships and affiliations with clinical 27 28 laboratories, any self referral to clinical labs, the quality 29 and responsiveness of clinical laboratory services for 30 dialysis patients in Florida, and the average annual revenue for dialysis patients for clinical laboratory services for the 31 184

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past ten years. The agency shall report back to the President 1 2 of the Senate, Speaker of the House of Representatives, and 3 chairs of the appropriate substantive committees of the 4 Legislature on its findings no later than February 1, 2000. 5 Section 129. Subsection (3) is added to section 6 455.651, Florida Statutes, 1998 Supplement, to read: 7 455.651 Disclosure of confidential information.--(1) No officer, employee, or person under contract 8 9 with the department, or any board therein, or any subject of an investigation shall convey knowledge or information to any 10 person who is not lawfully entitled to such knowledge or 11 12 information about any public meeting or public record, which at the time such knowledge or information is conveyed is 13 14 exempt from the provisions of s. 119.01, s. 119.07(1), or s. 286.011. 15 (2) Any person who willfully violates any provision of 16 17 this section is quilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, and may be 18 19 subject to discipline pursuant to s. 455.624, and, if 20 applicable, shall be removed from office, employment, or the 21 contractual relationship. (3) Any person injured as a result of a violation of 22 23 this section shall have a civil cause of action for treble damages, reasonable attorney fees, and costs. 24 25 Section 130. Except as otherwise provided in this act, 26 this act shall take effect July 1, 1999. 27 28 29 30 31 185 CODING: Words stricken are deletions; words underlined are additions.