1									
2	An act relating to trauma services; creating s.								
3	395.4001, F.S.; providing definitions; amending								
4	s. 395.401, F.S.; deleting definitions;								
5	revising minimum components for local and								
6	regional trauma services system plans; amending								
7	s. 395.4015, F.S.; revising minimum components								
8	for state regional trauma system plans;								
9	providing for a statewide inclusive trauma								
10	system; amending s. 395.4045, F.S.; revising								
11	requirements relating to trauma transport								
12	2 protocols; providing for uniform protocols;								
13	3 revising requirements relating to the trauma								
14	scoring system and rules related thereto;								
15	revising requirements relating to trauma								
16	transport protocols and rules related thereto;								
17	providing procedures prior to an interfacility								
18	trauma transfer to ensure patient care and								
19	safety; requiring the Department of Health to								
20	adopt and enforce certain rules; amending s.								
21	395.405, F.S.; providing rulemaking and								
22	enforcement authority; amending ss. 395.4025,								
23	395.50, 322.0602, and 440.13, F.S.; correcting								
24	cross references; creating an emergency								
25	services task force; providing membership;								
26	providing for a study; requiring								
27	recommendations and a report; providing for								
28	repeal; providing effective dates.								
29									
30	Be It Enacted by the Legislature of the State of Florida:								
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Section 1. Section 395.4001, Florida Statutes, is 1 2 created to read: 3 395.4001 Definitions.--As used in this part, the term: "Agency" means the Agency for Health Care 4 (1) 5 Administration. 6 "Charity care" or "uncompensated charity care" (2) 7 means that portion of hospital charges reported to the agency 8 for which there is no compensation for care provided to a 9 patient whose family income for the 12 months preceding the determination is less than or equal to 150 percent of the 10 federal poverty level, unless the amount of hospital charges 11 12 due from the patient exceeds 25 percent of the annual family 13 income. However, in no case shall the hospital charges for a 14 patient whose family income exceeds four times the federal poverty level for a family of four be considered charity. 15 (3) "Department" means the Department of Health. 16 17 (4) "Interfacility trauma transfer" means the transfer of a trauma victim between two facilities licensed under this 18 19 chapter, pursuant to this part. 20 (5) "Level I trauma center" means a trauma center 21 that: (a) Has formal research and education programs for the 22 23 enhancement of trauma care and is determined by the department to be in substantial compliance with Level I trauma center and 24 25 pediatric trauma referral center standards. 26 (b) Serves as a resource facility to Level II trauma 27 centers, pediatric trauma referral centers, and general 28 hospitals through shared outreach, education, and quality 29 improvement activities. 30 31 2 CODING: Words stricken are deletions; words underlined are additions.

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1 (c) Participates in an inclusive system of trauma 2 care, including providing leadership, system evaluation, and 3 quality improvement activities. (6) "Level II trauma center" means a trauma center 4 5 that: 6 (a) Is determined by the department to be in 7 substantial compliance with Level II trauma center standards. 8 (b) Serves as a resource facility to general hospitals 9 through shared outreach, education, and quality improvement 10 activities. (c) Participates in an inclusive system of trauma 11 12 care. 13 (7) "Pediatric trauma referral center" means a 14 hospital that is determined by the department to be in 15 substantial compliance with pediatric trauma referral center 16 standards as established by rule of the department. 17 (8) "State-approved trauma center" means a hospital that has successfully completed the selection process pursuant 18 19 to s. 395.4025 and has been approved by the department to 20 operate as a trauma center in the state. 21 (9) "State-sponsored trauma center" means a trauma center or pediatric trauma referral center that receives state 22 23 funding for trauma care services under s. 395.403. "Trauma agency" means a department-approved 24 (10)25 agency established and operated by one or more counties, or a 26 department-approved entity with which one or more counties contract, for the purpose of administering an inclusive 27 28 regional trauma system. 29 (11) "Trauma alert victim" means a person who has 30 incurred a single or multisystem injury due to blunt or penetrating means or burns, who requires immediate medical 31 3

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intervention or treatment, and who meets one or more of the 1 2 adult or pediatric scorecard criteria established by the 3 department by rule. 4 (12) "Trauma center" means any hospital that has been 5 determined by the department to be in substantial compliance 6 with trauma center verification standards as either 7 state-approved or provisional state-approved. (13) 8 "Trauma scorecard" means a statewide methodology 9 adopted by the department by rule under which a person who has incurred a traumatic injury is graded as to the severity of 10 his or her injuries or illness and which methodology is used 11 12 as the basis for making destination decisions. (14) "Trauma transport protocol" means a document 13 14 which describes the policies, processes, and procedures 15 governing the dispatch of vehicles, the triage, prehospital transport, and interfacility trauma transfer of trauma 16 17 victims. 18 (15) "Trauma victim" means any person who has incurred 19 a single or multisystem injury due to blunt or penetrating 20 means or burns and who requires immediate medical intervention 21 or treatment. 22 Section 2. Section 395.401, Florida Statutes, is 23 amended to read: 395.401 Trauma services system plans; verification of 24 25 trauma centers and pediatric trauma referral centers; 26 procedures; renewal.--27 (1) As used in this part, the term: 28 (a) "Agency" means the Agency for Health Care 29 Administration. 30 (b) "Charity care" or "uncompensated charity care" 31 means that portion of hospital charges reported to the agency 4 CODING: Words stricken are deletions; words underlined are additions.

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for which there is no compensation for care provided to a 1 patient whose family income for the 12 months preceding the 2 determination is less than or equal to 150 percent of the 3 4 federal poverty level, unless the amount of hospital charges 5 due from the patient exceeds 25 percent of the annual family 6 income. However, in no case shall the hospital charges for a 7 patient whose family income exceeds four times the federal poverty level for a family of four be considered charity. 8 9 (c) "Department" means the Department of Health. (d) "Level I trauma center" means a hospital that is 10 determined by the department to be in substantial compliance 11 with trauma center and pediatric trauma referral center 12 verification standards as established by rule of the 13 14 department, and which: 15 1. Has formal research and education programs for the 16 enhancement of trauma care. 2. Serves as a resource facility to Level II trauma 17 18 centers, pediatric trauma referral centers, and community 19 hospitals. 20 3. Ensures an organized system of trauma care. 21 (e) "Level II trauma center" means a hospital that is determined by the department to be in substantial compliance 22 with trauma center verification standards as established by 23 rule of the department, and which: 24 25 1. Serves as a resource facility to community 26 hospitals. 27 2. Ensures an organized system of trauma care. 28 (f) "Pediatric trauma referral center" means a 29 hospital that is determined to be in substantial compliance with pediatric trauma referral center standards as established 30 by rule of the department. 31 5 CODING: Words stricken are deletions; words underlined are additions.

(g) "State-approved trauma center" means a hospital 1 2 that has successfully completed the state-approved selection 3 process pursuant to s. 395.4025 and has been approved by the 4 department to operate as a trauma center in the state. (h) "State-sponsored trauma center" means a 5 6 state-approved trauma center that receives state funding for 7 trauma care services. 8 (i) "Trauma agency" means an agency established and 9 operated by one or more counties, or an entity with which one or more counties contract, for the purpose of administering an 10 inclusive regional trauma system. 11 (j) "Trauma alert victim" means a person who has 12 incurred a single or multisystem injury due to blunt or 13 14 penetrating means or burns; who requires immediate medical intervention or treatment; and who meets one or more of the 15 adult or pediatric scorecard criteria established by the 16 17 department by rule. (k) "Trauma center" means any hospital that has been 18 19 determined by the department to be in substantial compliance 20 with trauma center verification standards. 21 (1) "Trauma scorecard" means a statewide methodology 22 adopted by the department by rule under which a person who has incurred a traumatic injury is graded as to the severity of 23 his or her injuries or illness and which methodology is used 24 as the basis for making destination decisions. 25 26 (m) "Trauma victim" means any person who has incurred 27 a single or multisystem injury due to blunt or penetrating 28 means or burns and who requires immediate medical intervention 29 or treatment. 30 (1)(2)(a) The local and regional trauma agencies shall plan, implement, and evaluate trauma services systems, in 31 6 CODING: Words stricken are deletions; words underlined are additions.

accordance with this section and ss. 395.4015, 395.404, and 1 2 395.4045, which consist of organized patterns of readiness and 3 response services based on public and private agreements and 4 operational procedures. 5 (b) The local and regional trauma agencies shall 6 develop and submit to the department plans for local and 7 regional trauma services systems. The plans must include, at a 8 minimum, the following components: 9 1. The organizational structure of the trauma system. 2. Prehospital care management guidelines for triage 10 11 and transportation of trauma cases. 12 3. Flow patterns of trauma cases and transportation system design and resources, including air transportation 13 14 services, and provision for interfacility trauma transfer, and 15 the prehospital transportation of trauma victims. The trauma agency shall plan for the development of a system of 16 17 transportation of trauma alert victims to trauma centers where the distance or time to a trauma center or transportation 18 19 resources diminish access by trauma alert victims. 20 4. The number and location of needed state-approved 21 trauma centers based on local needs, population, and location 22 and distribution of resources. 23 5. Data collection regarding system operation and 24 patient outcome. 25 6. Periodic performance evaluation of the trauma 26 system and its components. The use of air transport services within the 27 7. 28 jurisdiction of the local trauma agency. 29 8. Public information and education about the trauma 30 system. 31 7 CODING: Words stricken are deletions; words underlined are additions.

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1 9. Emergency medical services communication system 2 usage and dispatching. 3 The coordination and integration between the 10. 4 verified trauma care facility and the nonverified health care 5 facilities. 6 11. Medical control and accountability. 7 Quality control and system evaluation. 12. 8 (c) The department shall receive plans for the 9 implementation of inclusive trauma systems from trauma 10 agencies. The department may approve or not approve trauma 11 agency plans based on the conformance of the plan with this section and ss. 395.4015, 395.404, and 395.4045 and the rules 12 The 13 adopted by the department pursuant to those sections. 14 department shall approve or disapprove the plans within 120 15 days after the date the plans are submitted to the department. 16 (d) A trauma agency shall not operate unless the 17 department has approved the local or regional trauma services 18 system plan of the agency. 19 (e) The department may grant an exception to a portion 20 of the rules adopted pursuant to this section or s. 395.4015 21 if the local or regional trauma agency proves that, as defined in the rules, compliance with that requirement would not be in 22 23 the best interest of the persons served within the affected local or regional trauma area. 24 25 (f) A local or regional trauma agency may implement a 26 trauma care system only if the system meets the minimum 27 standards set forth in the rules for implementation 28 established by the department and if the plan has been 29 submitted to, and approved by, the department. At least 60 30 days before the local or regional trauma agency submits the plan for the trauma care system to the department, the local 31 8 CODING: Words stricken are deletions; words underlined are additions.

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or regional trauma agency shall hold a public hearing and give 1 adequate notice of the public hearing to all hospitals and 2 3 other interested parties in the area to be included in the 4 proposed system. 5 (g) Local or regional trauma agencies may enter into 6 contracts for the purpose of implementing the local or 7 regional plan. If local or regional agencies contract with 8 hospitals for trauma services, such agencies must contract 9 only with hospitals which are verified trauma centers. (h) Local or regional trauma agencies providing 10 service for more than one county shall, as part of their 11 12 formation, establish interlocal agreements between or among the several counties in the regional system. 13 14 (i) This section does not restrict the authority of a 15 health care facility to provide service for which it has 16 received a license pursuant to this chapter. 17 (j) Any hospital which is verified as a trauma center shall accept all trauma victims that are appropriate for the 18 19 facility regardless of race, sex, creed, or ability to pay. 20 It is unlawful for any hospital or other facility (k) 21 to hold itself out as a trauma center unless it has been so 22 verified. 23 (1) A county, upon the recommendations of the local or regional trauma agency, may adopt ordinances governing the 24 transport of a patient who is receiving care in the field from 25 26 prehospital emergency medical personnel when the patient meets specific criteria for trauma, burn, or pediatric centers 27 adopted by the local or regional trauma agency. 28 These 29 ordinances must be consistent with s. 395.4045, ordinances adopted under s. 401.25(6), and the local or regional trauma 30 system plan and, to the furthest possible extent, must ensure 31 9

1 that individual patients receive appropriate medical care 2 while protecting the interests of the community at large by 3 making maximum use of available emergency medical care 4 resources.

(m) The local or regional trauma agency shall,
consistent with the regional trauma system plan, coordinate
and otherwise facilitate arrangements necessary to develop a
trauma services system.

9 (n) After the submission of the initial trauma system 10 plan, each trauma agency shall, every 5th year, submit to the 11 department for approval an updated plan that identifies the 12 changes, if any, to be made in the regional trauma system.

(o) This section does not preclude a local or regionaltrauma agency from adopting trauma care system standards.

15 (2) (3) The department shall adopt, by rule, standards for verification of trauma centers based on national 16 17 quidelines, including those established by the American 18 College of Surgeons entitled "Hospital and Prehospital 19 Resources for Optimal Care of the Injured Patient" and published appendices thereto. Standards specific to pediatric 20 trauma referral centers shall be developed in conjunction with 21 22 Children's Medical Services and adopted by rule of the 23 department.

24 (3) (4) The department may withdraw local or regional agency authority, prescribe corrective actions, or use the 25 26 administrative remedies as provided in s. 395.1065 for the violation of any provision of this section and ss. 395.4015, 27 395.402, 395.4025, 395.403, 395.404, and 395.4045 or rules 28 29 adopted thereunder. All amounts collected pursuant to this subsection shall be deposited into the Emergency Medical 30 Services Trust Fund provided in s. 401.34. 31

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1 Section 3. Paragraphs (d), (l), and (n) of subsection (2) of section 395.4015, Florida Statutes, are amended, and 2 3 subsection (4) is added to said section, to read: 4 395.4015 State regional trauma planning; trauma 5 regions.--6 (2) The department shall develop trauma systems plans 7 for the department-defined trauma regions which include at a 8 minimum the following components: 9 (d) Flow patterns of trauma cases and transportation system design and resources, including air transportation 10 services, and provision for interfacility trauma transfer, and 11 12 the prehospital transportation of trauma victims. The department shall plan for the development of a system of 13 14 transportation of trauma alert victims to trauma centers where 15 the distance or time to a trauma center or transportation resources diminish access by trauma alert victims. 16 (1) The coordination and integration between the 17 18 state-sponsored trauma centers, verified trauma centers, and 19 other health care facilities which may provide services to 20 trauma victims. 21 (n) Quality management control and system evaluation. (4) The department shall use the state trauma system 22 23 plan as the basis for establishing a statewide inclusive 24 trauma system. 25 Section 4. Paragraph (b) of subsection (2) of section 26 395.4025, Florida Statutes, is amended to read: 27 395.4025 Selection of state-approved trauma centers.--28 (2) 29 By October 15, the department shall send to all (b) 30 hospitals that submitted a letter of intent an application package that will provide the hospitals with instructions for 31 11 CODING: Words stricken are deletions; words underlined are additions.

submitting information to the department for selection as a 1 2 state-approved trauma center. The standards for verification 3 of trauma centers and pediatric trauma referral centers 4 provided for in s. 395.401(2)(3), as adopted by rule of the 5 department, shall serve as the basis for these instructions. 6 Section 5. Section 395.4045, Florida Statutes, is 7 amended to read: 8 395.4045 Emergency medical service providers; trauma 9 transport protocols; transport of trauma alert victims to trauma centers; interfacility transfer.--10 (1) Each emergency medical services provider licensed 11 12 under chapter 401 shall transport trauma alert victims to hospitals approved as trauma centers, except as may be 13 14 provided for either in the department-approved local or 15 regional trauma transport protocol of the trauma agency for the geographical area in which the emergency medical services 16 17 licensee provides services or, if no such department-approved 18 local or regional trauma transport protocol is in effect, as 19 provided for in a department-approved provider's trauma 20 transport protocol. 21 (2) A trauma agency may develop a uniform trauma 22 transport protocol that is applicable to the emergency medical 23 services licensees providing services within the geographical boundaries of the trauma agency. Development of a uniform 24 25 trauma protocol by a trauma agency regional trauma protocols 26 shall be through consultation with interested parties, including, but not limited to, each approved trauma center; 27 28 physicians specializing in trauma care, emergency care, and 29 surgery in the region; each trauma system administrator in the 30 region; and each emergency medical service provider in the 31 12

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region licensed under chapter 401, and such providers' 1 2 respective medical directors. (3) Trauma alert victims shall be identified through 3 4 the use of a trauma scoring system, including adult and pediatric assessment as specified in rule of the department. 5 6 The rule shall also include the requirements of licensed 7 emergency medical services providers for performing and 8 documenting these assessments. 9 (4) The department shall specify by rule the subjects and the minimum criteria related to prehospital trauma 10 transport, trauma center or hospital destination 11 12 determinations, and interfacility trauma transfer transport by an emergency medical services provider to be included in a 13 14 trauma agency's or an emergency medical service provider's 15 trauma transport protocol and shall approve or disapprove each such protocol. Trauma transport protocol rules pertaining to 16 17 the air transportation of trauma victims shall be consistent with, but not limited to, applicable Federal Aviation 18 Administration regulation. Emergency medical services 19 20 licensees and trauma agencies shall be subject to monitoring 21 by the department, under ss. 395.401(4) and 402.31(1) for compliance with requirements, as applicable, regarding trauma 22 23 transport protocols and the transport of trauma victims. (5) If there is no department-approved trauma agency 24 25 trauma transport protocol for the geographical area in which 26 the emergency medical services license applicant intends to provide services, as provided for in subsection (1), each 27 28 applicant for licensure as an emergency medical services 29 provider, under chapter 401, must submit and obtain department 30 approval of a trauma transport protocol prior to the department granting a license. The department shall prescribe 31 13

by rule the submission and approval process for an applicant's 1 trauma transport protocols whether the applicant will be using 2 3 a trauma agency's or its own trauma transport protocol. 4 (6) (2) If an air ambulance service is available in the trauma service area in which an emergency medical service 5 6 provider is located, trauma transport protocols shall not 7 provide for transport outside of the trauma service area 8 unless otherwise provided for by written mutual agreement. Ιf 9 air ambulance service is not available and there is no agreement for interagency transport of trauma patients between 10 two adjacent local or regional trauma agencies, both of which 11 12 include at least one approved trauma center, then the transport of a trauma patient with an immediately 13 14 life-threatening condition shall be to the most appropriate 15 trauma center as defined pursuant to trauma transport protocols approved by the department. The provisions of this 16 17 subsection shall apply only to those counties with a population in excess of 1 million residents. 18 19 (7) Prior to an interfacility trauma transfer, the 20 emergency medical services provider's medical director or his 21 or her designee must agree, pursuant to protocols and procedures in the emergency medical services provider's trauma 22 23 transport protocol, that the staff of the transport vehicle has the medical skills, equipment, and resources to provide 24 anticipated patient care as proposed by the transferring 25 26 physician. The emergency medical services provider's medical 27 director or his or her designee may require appropriate staffing, equipment, and resources to ensure proper patient 28 29 care and safety during transfer. (8) The department shall adopt and enforce all rules 30 necessary to administer this section. The department shall 31 14

adopt and enforce rules to specify the submission and approval 1 2 process for trauma transport protocols or modifications to 3 trauma transport protocols by trauma agencies and licensed 4 emergency medical services providers. 5 Section 6. Section 395.405, Florida Statutes, is 6 amended to read: 7 395.405 Rulemaking authority.--The department shall 8 adopt and enforce all rules necessary to administer to 9 implement ss. 395.0199, 395.401, 395.4015, 395.402, 395.4025, 395.403, 395.404, and 395.4045. 10 Section 7. Subsection (8) of section 395.50, Florida 11 12 Statutes, is amended to read: 13 395.50 Quality assurance activities of trauma 14 agencies.--15 (8) Nothing in this section, ss. 395.4001-395.405 395.401-395.405, or s. 395.51 prohibits admitting into 16 17 evidence patient care, transport, or treatment records or reports, or records or reports of the department in any civil 18 19 or administrative action brought by or involving the 20 department, excluding the name, residence or business address, telephone number, social security or other identifying number, 21 22 or photograph of any person or the spouse, relative, or 23 guardian of such person or other patient-specific information that otherwise identifies the patient, either directly or 24 25 indirectly. 26 Section 8. Paragraph (a) of subsection (4) of section 27 322.0602, Florida Statutes, is amended to read: 28 322.0602 Youthful Drunk Driver Visitation Program.--29 (4) VISITATION REQUIREMENT. --(a) To the extent that personnel and facilities are 30 made available to the court, the court may include a 31 15 CODING: Words stricken are deletions; words underlined are additions.

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requirement for supervised visitation by the probationer to 1 all, or any, of the following: 2 3 1. A trauma center, as defined in s. 395.4001 395.401, 4 or a hospital as defined in s. 395.002, which regularly 5 receives victims of vehicle accidents, between the hours of 10 p.m. and 2 a.m. on a Friday or Saturday night, in order to 6 7 observe appropriate victims of vehicle accidents involving drinking drivers, under the supervision of any of the 8 9 following: 10 a. A registered nurse trained in providing emergency trauma care or prehospital advanced life support. 11 12 b. An emergency room physician. c. An emergency medical technician. 13 14 2. A licensed service provider, as defined in s. 15 397.311, which cares for substance abuse impaired persons, to 16 observe persons in the terminal stages of substance abuse 17 impairment, under the supervision of appropriately licensed medical personnel. Prior to any visitation of such terminally 18 19 ill or disabled persons, the persons or their legal 20 representatives must give their express consent to participate 21 in the visitation program. 22 3. If approved by the county coroner, the county 23 coroner's office or the county morgue to observe appropriate victims of vehicle accidents involving drinking drivers, under 24 the supervision of the coroner or a deputy coroner. 25 26 Section 9. Paragraph (c) of subsection (12) of section 440.13, Florida Statutes, is amended to read: 27 28 440.13 Medical services and supplies; penalty for 29 violations; limitations.--(12) CREATION OF THREE-MEMBER PANEL; GUIDES OF MAXIMUM 30 REIMBURSEMENT ALLOWANCES. --31 16

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(c) Reimbursement for all fees and other charges for 1 2 such treatment, care, and attendance, including treatment, 3 care, and attendance provided by any hospital or other health 4 care provider, ambulatory surgical center, work-hardening 5 program, or pain program, must not exceed the amounts provided by the uniform schedule of maximum reimbursement allowances as 6 7 determined by the panel or as otherwise provided in this section. This subsection also applies to independent medical 8 9 examinations performed by health care providers under this 10 chapter. Until the three-member panel approves a uniform schedule of maximum reimbursement allowances and it becomes 11 12 effective, all compensable charges for treatment, care, and 13 attendance provided by physicians, ambulatory surgical 14 centers, work-hardening programs, or pain programs shall be 15 reimbursed at the lowest maximum reimbursement allowance across all 1992 schedules of maximum reimbursement allowances 16 17 for the services provided regardless of the place of service. In determining the uniform schedule, the panel shall first 18 19 approve the data which it finds representative of prevailing charges in the state for similar treatment, care, and 20 attendance of injured persons. Each health care provider, 21 health care facility, ambulatory surgical center, 22 23 work-hardening program, or pain program receiving workers' 24 compensation payments shall maintain records verifying their usual charges. In establishing the uniform schedule of maximum 25 26 reimbursement allowances, the panel must consider: The levels of reimbursement for similar treatment, 27 1. care, and attendance made by other health care programs or 28 29 third-party providers; The impact upon cost to employers for providing a 30 2. level of reimbursement for treatment, care, and attendance 31 17

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which will ensure the availability of treatment, care, and 1 attendance required by injured workers; 2 3 3. The financial impact of the reimbursement allowances upon health care providers and health care 4 5 facilities, including trauma centers as defined in s. 395.4001 395.401, and its effect upon their ability to make available 6 7 to injured workers such medically necessary remedial 8 treatment, care, and attendance. The uniform schedule of 9 maximum reimbursement allowances must be reasonable, must promote health care cost containment and efficiency with 10 respect to the workers' compensation health care delivery 11 12 system, and must be sufficient to ensure availability of such 13 medically necessary remedial treatment, care, and attendance 14 to injured workers; and 15 4. The most recent average maximum allowable rate of 16 increase for hospitals determined by the Health Care Board 17 under chapter 408. 18 Emergency Services Task Force .--Section 10. 19 (1) Effective July 1, 2000, there is hereby created 20 the Emergency Services Task Force. The task force shall be 21 appointed by the Secretary of Health and the Director of Health Care Administration and shall consist of: 22 23 The Secretary of Health or the secretary's (a) 24 designee. 25 (b) The Director of Health Care Administration or the 26 director's designee. 27 (c) One representative from the Executive Office of 28 the Governor. 29 (d) One representative from a nonprofit hospital. (e) One representative from a for-profit hospital. 30 31 18

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1	(f) One representative from a statutory rural								
2	hospital.								
3	(g) One representative from a statutory teaching								
4	hospital.								
5	(h) One emergency physician.								
6	(i) Two physicians from a specialty utilized in the								
7	provision of emergency services and care.								
8	(j) One physician representing the Board of Medicine.								
9	(k) One representative from a private emergency								
10	medical services provider.								
11	(1) One representative from a county emergency medical								
12	services provider.								
13	(m) One representative from a municipal emergency								
14	medical services provider.								
15	(n) One emergency medical services medical director.								
16	(o) One trauma physician-surgeon.								
17	(2) Sponsoring agencies or organizations must fund the								
18	travel and related expenses of their appointed members on the								
19	task force. The task force shall be staffed by employees of								
20	the Department of Health.								
21	(3) The task force shall study and make								
22	recommendations concerning:								
23	(a) Trends and issues relating to legislative,								
24	regulatory, or private sector solutions for handling staffing								
25	and coverage of physicians and other ancillary services and								
26	providers relative to provision of hospital-based emergency								
27	services and care.								
28	(b) Trends and issues relating to legislative,								
29	regulatory, local community, or other solutions for the								
30	handling of hospital diversion of emergency medical services								
31	or closure of hospital emergency departments.								
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1	(c) The impact of unfunded mandates and uncompensated								
2	care on the provision of emergency services and care,								
3	including, but not limited to, the costs of uncompensated or								
4	under-compensated care borne by physicians, hospitals, and								
5	emergency medical services providers in Florida relative to								
6	emergency services and care; the impact of uncompensated or								
7									
8	services and care; the costs and effects of financing								
9	24-hours-a-day, 365-days-a-year availability of emergency								
10	services and care; the costs and availability of physician								
11	coverage; and the impact of uncompensated or under-compensated								
12									
13	(d) The factors affecting specialty physician coverage								
14	of emergency services and care and recommendations for								
15	addressing specialty physician emergency care coverage in								
16	Florida hospitals or communities.								
17	(e) The factors affecting diversion of emergency								
18	medical services or closing of hospitals to emergency medical								
19	services; recommendations that address the handling of such								
20	occurrences relative to the continued provision of emergency								
21	medical services within the community; and development of								
22	recommendations for policies or procedures relative to								
23	handling such diversion or closing of hospital emergency								
24	medical facilities.								
25	(4) The task force shall be appointed and convened by								
26	July 1, 2000, and shall meet in Tallahassee or in other areas								
27	of the state as agreed upon by the Secretary of Health and the								
28	Director of Health Care Administration. The task force shall								
29	submit its recommendations in a report, by January 1, 2001, to								
30	the President of the Senate and the Speaker of the House of								
31	Representatives.								
	20								
	20								

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