Florida Senate - 2000

By Senator Clary

	7-1436-00	See HB
1	A bill to be entitled	
2	An act relating to certain social work	
3	services; creating part XVI of chapter 468,	
4	F.S., to provide regulatory provisions	
5	applicable to nonclinical social work practice;	
6	providing intent and definitions; creating an	
7	advisory council within the Department of	
8	Health; providing for appointment and terms of	
9	members and location of headquarters; providing	
10	for rules; providing for different levels of	
11	licensure and practice; providing for licensure	
12	by examination or endorsement; providing for	
13	biennial renewal of licenses; providing for	
14	inactive status and reactivation of inactive	
15	licenses; providing fees; requiring instruction	
16	on human immunodeficiency virus and acquired	
17	immune deficiency syndrome; providing	
18	continuing education requirements and providing	
19	for approval of continuing education providers,	
20	programs, and courses; providing grounds for	
21	disciplinary action and specifying criminal	
22	violations; prohibiting sexual misconduct;	
23	providing penalties; providing exemptions from	
24	regulation under the part; providing that	
25	communications between licensees and clients	
26	are confidential; providing requirements for	
27	the maintenance and transfer of records;	
28	requiring display of license at practice	
29	location; requiring professional designation on	
30	promotional materials; amending s. 491.0149,	
31	F.S., relating to display of license and use of	
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1	professional title on promotional materials, to
2	conform; repealing s. 491.0145, F.S., relating
3	to certified master social workers, to conform;
4	repealing s. 491.015, F.S., relating to duties
5	of the Department of Health as to certified
6	master social workers, to conform; providing
7	applicability to current certificateholders;
8	providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Part XVI of chapter 468, Florida Statutes,
13	consisting of sections 468.851, 468.852, 468.853, 468.855,
14	468.856, 468.857, 468.858, 468.859, 468.861, 468.862, 468.863,
15	468.864, 468.865, 468.866, 468.867, 468.868, and 468.869, is
16	created to read:
17	PART XVI
18	NONCLINICAL SOCIAL WORK PRACTICE
19	468.851 IntentThe Legislature finds that as society
20	becomes increasingly complex, emotional survival is equal in
21	importance to physical survival. Therefore, in order to
22	preserve the health, safety, and welfare of the public, the
23	Legislature must provide for confidential communication for
24	members of the public, or those acting on their behalf, to
25	encourage the seeking out of needed or desired social work
26	services that are within the practice of nonclinical social
27	work. The Legislature further finds that, since such
28	supportive services assist individuals, families, groups, and
29	communities, the practice of nonclinical social work by
30	persons not qualified to practice such profession presents a
31	danger to the public health, safety, and welfare. The

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1 Legislature finds that, to further secure the health, safety, and welfare of the public and also to encourage professional 2 3 cooperation among all qualified professionals, the Legislature must assist the public in making informed choices regarding 4 5 such services by establishing minimum qualifications for б entering into and remaining in the social work profession 7 regulated under this part. 8 468.852 Definitions.--As used in this part: 9 "Advisory council" or "council" means the Advisory (1)10 Council on Nonclinical Social Work Practice. 11 (2) "Department" means the Department of Health. "Licensed bachelor social worker" means a person 12 (3) licensed under this part to practice bachelor-level social 13 14 work. "Licensed master social worker" means a person 15 (4) licensed under this part to practice graduate-level social 16 17 work. "Practice of licensed bachelor social work" means 18 (5) the provision of generalist nonclinical social work services, 19 based on generic practice knowledge and skills applicable 20 21 across problems and populations. This includes the use of basic skills relevant to scientific and applied knowledge, 22 theories, and methods to provide social work assessment and 23 24 referral; needed information and education to clients' social work case management and supportive services to individuals, 25 families, groups, and communities; problem-solving 26 27 intervention; client-centered advocacy; beginning generalist social work supervision; and research. Nothing in this 28 29 subsection may be construed to permit the practice of 30 psychotherapy by nonclinical social workers. 31

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1	(6) "Practice of licensed master social work" means
2	the provision of advanced and concentrated nonclinical social
3	work practice skills, including the use of an enhanced base
4	for scientific and applied knowledge, theories, and methods to
5	provide a conceptual and practical framework for an advanced
6	level of assessment; referral; casework management; supportive
7	services to individuals, families, groups, and communities;
8	needed information and education to clients; client-centered
9	advocacy; planning; community organization; supervision;
10	consultation; management; social policy formulation; program
11	development and implementation; problem-solving; crisis
12	intervention; research; and program evaluation. Nothing in
13	this subsection may be construed to permit the practice of
14	psychotherapy.
15	(7) "Social work assessment" means the social work
16	function, practiced by all social workers, of acquiring an
17	understanding of the problem of a client, whether an
18	individual, a family, a group, a community, or an
19	organization; what causes the severity and intensity of the
20	problem; and what can be done to minimize or resolve it. A
21	nonclinical social worker performing an assessment examines a
22	variety of issues in the context of the client's total
23	environment, including health, physical and intellectual
24	functioning, strengths and resources, service needs, social
25	networks, and human service providers.
26	(8) "Social work case management" means the
27	organization, coordination, and monitoring of a network of
28	services for a client with multiple needs. The tasks of case
29	management include, but are not limited to, case
30	identification, assessment and planning to meet client needs;
31	promoting the skills and capacities of the client;
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coordination and referral; implementation of services; 1 advocating for the client when existing resources are 2 3 insufficient or unavailable; and monitoring, evaluation, and reassessment. Case management may be performed by social 4 5 workers at all levels. б (9) "Supervision" includes, but is not limited to, 7 assigning cases; discussing assessment and intervention plans; 8 reviewing contact with clients; and assisting workers with 9 agency policy, knowledge of available resources, and enhancement of staff moral. Educational supervision is 10 11 supervision oriented toward professional concerns related to specific cases. Administrative supervision is supervision 12 oriented toward agency policy and public accountability. 13 (10) "Support services" refers to the provision of 14 concrete services, including, but not limited to, arranging 15 transportation, equipment needs, and in-home service; food and 16 17 shelter; and the linking of clients with such services. 468.853 Advisory Council on Nonclinical Social Work 18 19 Practice.--(1) There is created within the Department of Health 20 21 an Advisory Council on Nonclinical Social Work Practice 22 composed of seven members appointed by the secretary of the 23 department. 24 (2)(a) Five members of the council shall be persons 25 licensed under this part, as follows: 26 Two members shall be licensed bachelor social 27 workers. 28 Two members shall be licensed master social 2. 29 workers. 30 One member shall be a clinical social worker 3. 31 licensed under chapter 491.

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1 Initially, however, the two members seated as licensed 2 3 bachelor social workers and the two members seated as licensed master social workers may be unlicensed bachelor social 4 5 workers and unlicensed master social workers who the secretary б of the department has determined satisfy all of the 7 requirements for licensure set forth in this part. 8 Two members of the council shall be citizens who (b) 9 are not connected with the practice of social work. 10 (3)(a) No later than January 1, 2001, the secretary of 11 the department shall appoint seven members of the council, as 12 follows: 13 Two members for terms of 2 years each. 1. Two members for terms of 3 years each. 14 2. 15 3. Three members for terms of 4 years each. As the terms of the initial members expire, the 16 (b) 17 secretary shall appoint successors for terms of 4 years, and 18 those members shall serve until their successors are 19 appointed. (4) The department may adopt rules as provided in 20 chapter 120 relating to the licensure of master social workers 21 22 and bachelor social workers. (5) All applicable provisions of chapter 455 relating 23 24 to activities of regulatory boards shall apply to the council. 25 (6) The council shall maintain its official 26 headquarters in the City of Tallahassee. 27 468.855 Licensure by examination.--(1) LICENSED MASTER SOCIAL WORKER.--28 29 Upon verification of documentation and payment of (a) 30 a fee not to exceed \$200, as set by department rule, plus the 31 actual per-applicant cost to the department for purchase of 6

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

1 supervisor as determined by the department. An applicant who is completing the social work experience required by this 2 3 subparagraph may practice as a master social work intern or trainee under supervision. 4 5 Has passed a theory and practice examination 4. б provided by the department for this purpose. 7 5. Has demonstrated, in a manner designated by rule of 8 the department, knowledge of the laws and rules governing the practice of master-level social work. 9 10 (b) The educational program under this subsection must 11 include content on social work values and ethics, diversity, social and economic justice, populations at risk, human 12 behavior and the social environment, social welfare policy and 13 services, social work practice, and research and skills for 14 advanced practice in an identifiable field of practice on 15 social work methodology such as management, administration, 16 17 program planning and evaluation, staff development, research, community organization, community services, social planning, 18 19 program supervision, or human service advocacy. The program must include a supervised field placement in an advanced 20 21 social work method or field of practice. 22 (c) Upon licensure, a licensed master social worker may engage in nonclinical social work practice as authorized 23 24 by this part. A licensed master social worker may not provide 25 psychotherapy services or any other service for which licensure as a clinical social worker is required, and nothing 26 27 in this subsection may be construed to permit the practice of psychotherapy. 28 29 LICENSED BACHELOR SOCIAL WORKER. --(2) 30 (a) Upon verification of documentation and payment of a fee not to exceed \$200, as set by department rule, plus the 31

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

1 experience required by this subparagraph may practice as a bachelor social work intern or trainee under supervision. 2 3 4. Has passed a theory and practice examination provided by the department for this purpose. 4 5 5. Has demonstrated, in a manner designated by rule of б the department, knowledge of the laws and rules governing the 7 practice of bachelor-level social work. 8 The educational program under this subsection must (b) 9 include content on social work values and ethics, diversity, social and economic justice, populations at risk, human 10 11 behavior and the social environment, social welfare policy and services, social work practice, and research and skills for 12 entry-level practice. The program must include an entry-level 13 supervised placement in a social service setting. 14 (c) Upon licensure, a licensed bachelor social worker 15 may engage in nonclinical social work practice as authorized 16 17 by this part. A licensed bachelor social worker may not provide psychotherapy services or any other service for which 18 19 licensure as a licensed graduate social worker or clinical social worker is required, and nothing in this subsection may 20 21 be construed to permit the practice of psychotherapy. 468.856 Licensure by endorsement.--22 The department shall license a person in any level 23 (1)24 of nonclinical social work regulated by this part who, upon 25 applying to the department and remitting the appropriate fee, 26 demonstrates to the department that he or she: 27 (a) Holds an active, valid license to practice and has actively practiced that level of social work in another state 28 29 for 3 of the 5 years immediately preceding licensure. 30 31

1	(b) Meets the education and experience requirements of
2	this part for the level of social work for which licensure is
3	applied.
4	(c) Has passed a substantially equivalent licensing
5	examination in another state.
6	(d) Holds a license in good standing, is not under
7	investigation for an act that would constitute a violation of
8	this part, and has not been found to have committed any act
9	that would constitute a violation of this part.
10	(e) Has demonstrated knowledge of the applicable laws
11	and rules of this state.
12	(2) The department may not issue a license by
13	endorsement to any applicant who is under investigation in
14	this or another jurisdiction for an act that would constitute
15	a violation of this part until such time as the investigation
16	is complete, at which time the provisions of s. 468.862 apply.
17	468.857 Requirement for instruction on human
18	immunodeficiency virus and acquired immune deficiency
19	syndromeThe department shall require, as a condition of
20	granting a license under this part, that an applicant making
21	initial application for licensure complete an education course
22	acceptable to the department on human immunodeficiency virus
23	and acquired immune deficiency syndrome. An applicant who has
24	not taken a course at the time of licensure shall, upon
25	submission of an affidavit showing good cause, be allowed 6
26	months to complete this requirement.
27	468.858 Renewal of license
28	(1) The department shall prescribe by rule a method
29	for the biennial renewal of licenses at a fee set by rule, not
30	to exceed \$150.
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1	(2) Each applicant for renewal shall present
2	satisfactory evidence that, in the period since the license
3	was issued, the applicant has completed continuing education
4	requirements set by rule of the department. Not more than 30
5	contact hours of continuing education per year may be
6	required.
7	468.859 Inactive status; reactivation of licenses;
8	fees
9	(1) Inactive status is the licensure status that
10	results when a licensee has applied to be placed on inactive
11	status and has paid a \$50 fee to the department.
12	(a) An inactive license may be renewed biennially for
13	\$50 per biennium.
14	(b) An inactive license may be reactivated by
15	submitting an application to the department, completing the
16	continuing education requirements, complying with any
17	background investigation required, complying with other
18	requirements prescribed by the department, and paying a \$50
19	reactivation fee plus the current biennial renewal fee at the
20	time of reactivation.
21	(2) The department may adopt rules relating to
22	inactive licenses and the reactivation of licenses.
23	468.861 Continuing education; approval of providers,
24	programs, and courses; proof of completion
25	(1) Continuing education providers, programs, and
26	courses shall be approved by the department.
27	(2) The department has the authority to set a fee not
28	to exceed \$300 for each provider submitted for approval. Such
29	fees shall be deposited into the Health Care Trust Fund.
30	(3) Proof of completion of the required number of
31	hours of continuing education shall be submitted to the

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1 department in the manner and time specified by rule and on forms provided by the department. 2 3 (4) The department may adopt rules as provided in chapter 120 to approve continuing education providers, 4 5 programs, and courses. б 468.862 Discipline.--7 When the department finds that an applicant or (1) 8 licensee whom it regulates under this part has committed any 9 of the acts set forth in subsection (2), it may issue an order imposing one or more of the following penalties: 10 11 (a) Denial of an application for licensure, either 12 temporarily or permanently. (b) Revocation of a license, after hearing, either 13 14 temporarily or permanently. Suspension of a license for a period of up to 5 15 (C) 16 years, after hearing. (d) 17 Immediate suspension of a license pursuant to s. 18 120.60(6). 19 (e) Imposition of an administrative fine not to exceed \$1,000 for each count or separate offense. 20 Issuance of a public reprimand. 21 (f) Placement of an applicant or licensee on probation 22 (q) for a period of time and subject to such conditions as the 23 department may specify, including, but not limited to, 24 25 requiring the applicant or licensee to submit to treatment, to attend continuing education courses, to submit to 26 27 reexamination, or to work under the supervision of a 28 designated licensee. 29 (h) Restriction of practice. 30 31

1	(2) The following acts of a licensee or applicant are
2	grounds for which the disciplinary actions listed in
3	subsection (1) may be taken:
4	(a) Attempting to obtain, obtaining, or renewing a
5	license under this part by bribery or fraudulent
6	misrepresentation or through an error of the department.
7	(b) Having a license to practice a comparable
8	profession revoked, suspended, or otherwise acted against,
9	including the denial of licensure by another state, territory,
10	or country.
11	(c) Being convicted or found guilty of, regardless of
12	adjudication, or having entered a plea of nolo contendere to,
13	a crime in any jurisdiction which directly relates to the
14	practice of his or her profession or the ability to practice
15	his or her profession. However, in the case of a plea of nolo
16	contendere, the department shall allow the person who is the
17	subject of the disciplinary proceeding to present evidence in
18	mitigation relevant to the underlying charges and
19	circumstances surrounding the plea.
20	(d) False, deceptive, or misleading advertising or
21	obtaining a fee or other thing of value on the representation
22	that beneficial results from any treatment will be guaranteed.
23	(e) Advertising, practicing, or attempting to practice
24	under a name other than one's own.
25	(f) Maintaining a professional association with any
26	person who the applicant or licensee knows, or has reason to
27	believe, is in violation of this part or of a rule of the
28	department.
29	(g) Knowingly aiding, assisting, procuring, or
30	advising any nonlicensed person to hold himself or herself out
31	as licensed under this part.
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1	(h) Failing to perform any statutory or legal
2	obligation placed upon a person licensed under this part.
3	(i) Willfully making or filing a false report or
4	record; failing to file a report or record required by state
5	or federal law; willfully impeding or obstructing the filing
6	of a report or record; or inducing another person to make or
7	file a false report or record or to impede or obstruct the
8	filing of a report or record. Such report or record includes
9	only a report or record that requires the signature of a
10	person licensed under this part.
11	(j) Paying a kickback, rebate, bonus, or other
12	remuneration for receiving a client, or receiving a kickback,
13	rebate, bonus, or other remuneration for referring a client to
14	another licensee under this part, to a provider of mental
15	health care services, or to a provider of health care services
16	or goods; referring a client to oneself for services on a
17	fee-paid basis when those services are already being paid for
18	by some other public or private entity; or entering into a
19	reciprocal referral agreement.
20	(k) Committing any act upon a client which would
21	constitute sexual battery or which would constitute sexual
22	misconduct as defined pursuant to s. 468.863.
23	(1) Making misleading, deceptive, untrue, or
24	fraudulent representations in the practice of any profession
25	licensed under this part.
26	(m) Soliciting clients personally, or through an
27	agent, through the use of fraud, intimidation, undue
28	influence, or a form of overreaching or vexatious conduct.
29	(n) Failing to make available to a client, upon
30	written request, copies of records in the possession or under
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1 the control of the licensee which have been prepared for the 2 client. 3 (o) Failing to respond within 30 days to a written communication from the department concerning any investigation 4 5 by the department, or failing to make available any relevant б records with respect to any investigation about the licensee's 7 conduct or background. 8 (p) Being unable to practice the profession for which 9 he or she is licensed under this part with reasonable skill or 10 competence as a result of any mental or physical condition or 11 by reason of illness, drunkenness, or excessive use of drugs, narcotics, chemicals, or any other substance. In enforcing 12 this paragraph, upon a finding by the secretary, or his or her 13 designee, that probable cause exists to believe that the 14 licensee is unable to practice the profession because of the 15 reasons stated in this paragraph, the department shall have 16 17 the authority to compel a licensee to submit to a mental or physical examination by psychologists, physicians, or 18 19 licensees under chapter 491, designated by the department. If 20 the licensee refuses to comply with such order, the department's order directing the examination may be enforced 21 by filing a petition for enforcement in the circuit court in 22 the circuit in which the licensee resides or does business. 23 24 The licensee against whom the petition is filed shall not be named or identified by initials in any public court records or 25 documents, and the proceedings shall be closed to the public. 26 27 The department shall be entitled to the summary procedure provided in s. 51.011. A licensee affected under this 28 29 paragraph shall at reasonable intervals be afforded an 30 opportunity to demonstrate that he or she can resume the 31

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1 competent practice for which he or she is licensed with reasonable skill and safety to clients. 2 3 (q) Violating any provision of this part or chapter 455, or any rule adopted pursuant thereto. 4 5 (r) Failing to meet the minimum standards of б performance in professional activities when measured against 7 generally prevailing peer performance, including the 8 undertaking of activities for which the licensee is not 9 qualified by training or experience. (s) Delegating professional responsibilities to a 10 11 person who the licensee knows or has reason to know is not qualified by training or experience to perform such 12 13 responsibilities. (t) Violating a rule relating to the regulation of the 14 profession or a lawful order of the department previously 15 entered in a disciplinary hearing. 16 17 (u) Failure of the licensee to maintain in confidence a communication made by a client in the context of such 18 19 services, except as provided in s. 468.867. (v) Making public statements that are derived from 20 21 test data, client contacts, or behavioral research and that identify or damage research subjects or clients. 22 23 468.863 Sexual misconduct.--Sexual misconduct by any 24 person licensed under this part, in the practice of his or her profession, is prohibited. Sexual misconduct shall be defined 25 26 as provided in s. 468.864 or by rule of the department. 27 468.864 Sexual misconduct by licensees under this 28 part; penalties.--29 (1) Any licensee under this part who commits sexual 30 misconduct with a client, or former client when the 31 professional relationship was terminated primarily for the 17

1 purpose of engaging in sexual contact, commits a felony of the third degree, punishable as provided in s. 775.082 or s. 2 3 775.083; however, a second or subsequent offense is a felony of the second degree, punishable as provided in s. 775.082, s. 4 5 775.083, or s. 775.084. б (2) Any licensee under this part who violates 7 subsection (1) by means of deception commits a felony of the 8 second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 9 10 (3) The giving of consent by the client to any act of 11 sexual misconduct is not a defense. (4) For the purposes of this section: 12 "Client" means a person to whom the services of a 13 (a) licensee under this part are provided. 14 "Deception" means a representation to the client 15 (b) that sexual contact by the licensee is consistent with or part 16 17 of the treatment of the client. "Sexual misconduct" means the oral, anal, or 18 (C) 19 vaginal penetration of another by, or contact with, the sexual organ of another or the anal or vaginal penetration of another 20 by any object. 21 468.865 Violations; penalty; injunction. --22 (1) It is unlawful and a violation of this part for 23 24 any person to: 25 (a) Use the following titles or any combination thereof, unless the person holds a valid, active license as a 26 27 licensed master social worker issued pursuant to this part: 28 "Licensed master social worker." 1. 29 "Licensed social worker." 2. "Master social worker." 30 3. 31 "Advanced social worker." 4. 18

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1	5. "Social worker."
2	(b) Use the following titles or any combination
3	thereof, unless the person holds a valid, active license as a
4	licensed bachelor social worker issued pursuant to this part:
5	1. "Licensed bachelor social worker."
6	2. "Bachelor social worker."
7	3. "Baccalaureate social worker."
8	4. "Licensed social worker."
9	5. "Social worker technician."
10	6. "Social worker."
11	(c) Use the term "psychotherapist" or "sex therapist,"
12	unless such person is licensed pursuant to chapter 458,
13	chapter 459, chapter 490, or chapter 491, or is certified
14	under s. 464.012 as an advanced registered nurse practitioner
15	who has been determined by the Board of Nursing as a
16	specialist in psychiatric mental health and the use of such
17	term is within the scope of his or her practice based on
18	education, training, and licensure.
19	(d) Present as his or her own the social work license
20	<u>of another.</u>
21	(e) Give false or forged evidence to the department
22	for the purpose of obtaining a license.
23	(f) Use or attempt to use a license issued pursuant to
24	this part which has been revoked or is under suspension.
25	(g) Knowingly conceal information relative to any
26	violation of this part.
27	(h) Beginning January 1, 2001, practice in this state
28	any social work that is regulated under this part, as such
29	practice is defined in s. 468.852, unless the person holds a
30	valid, active license to practice nonclinical social work
31	issued under this part. This paragraph does not apply to the
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1 practice of clinical social work, which is regulated under 2 chapter 491. 3 (2) It is unlawful and a violation of this part for 4 any person to describe his or her services using the following 5 terms or any derivative thereof, unless such person holds a б valid, active license under chapter 490 or chapter 491, or is 7 certified under s. 464.012 as an advanced registered nurse 8 practitioner who has been determined by the Board of Nursing as a specialist in psychiatric mental health and the use of 9 10 such term is within the scope of his or her practice based on 11 education, training, and licensure: "Psychotherapy." 12 (a) 13 "Sex therapy." (b) 14 (C) "Sex counseling." "Clinical social work." 15 (d) "Psychiatric social work." 16 (e) 17 (3) It is unlawful and a violation of this part for any person to describe his or her services using the following 18 19 terms or any derivative thereof, unless such person holds a valid, active license under this part or is a clinical social 20 worker licensed under chapter 491: 21 22 (a) "Social work." "Social work services." 23 (b) 24 (4) Nothing in this section may be construed to permit 25 the practice of psychotherapy. 26 Any person who violates any provision of (5) 27 subsection (1), subsection (2), or subsection (3) commits a misdemeanor of the first degree, punishable as provided in s. 28 775.082 or s. 775.083. 29 30 The department may institute appropriate judicial (6) 31 proceedings to enjoin violation of this section.

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1	<u>468.866 Exemptions</u>
2	(1) No provision of this part may be construed to
3	limit the practice of physicians licensed under chapter 458 or
4	chapter 459, psychologists licensed under chapter 490, or
5	clinical social workers, marriage and family therapists, or
б	mental health counselors licensed under chapter 491, so long
7	as they do not unlawfully hold themselves out to the public as
8	possessing a license issued under this part or use a
9	professional title protected by this part. However, a clinical
10	social worker licensed under chapter 491 may use the term
11	"social work," "licensed social worker," or "social worker."
12	(2) No provision of this part may be construed to
13	limit the practice of nursing, school psychology, school
14	guidance counseling, or psychology or to prevent qualified
15	members of other professions from doing work of a nature
16	consistent with their training and licensure, so long as they
17	do not hold themselves out to the public as possessing a
18	license issued under this part or use a title protected by
19	this part.
20	(3) No provision of this part may be construed to
21	limit the performance of activities of a rabbi, priest,
22	minister, or clergyman of any religious denomination or sect,
23	or use of the term "Christian counselor" or "Christian
24	clinical counselor" when the activities are within the scope
25	of the performance of his or her regular or specialized
26	ministerial duties and no compensation is received by him or
27	her, or when such activities are performed, with or without
28	compensation, by a person for or under the auspices or
29	sponsorship, individually or in conjunction with others, of an
30	established and legally cognizable church, denomination, or
31	sect, and when the person rendering service remains

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1 accountable to the established authority thereof, so long as such person does not unlawfully hold himself or herself out to 2 3 the public as possessing a license issued under this part or use a professional title protected by this part. 4 5 (4) A person is not required to be licensed under this б part who: 7 (a) Is an employee of a governmental or 8 nongovernmental social service agency or organization, who 9 provides social work services appropriate to that agency. This exemption expires on January 1, 2006, after which no person 10 11 may be exempt under this paragraph unless the person works in a program that administers and maintains a competency-based 12 training program for employees providing social work services 13 or the agency maintains external accreditation by an 14 appropriate standard-setting body as defined by the department 15 and unless the person does not use the titles "social work" or 16 17 social worker." The department shall approve competency-based training programs developed by social service agencies 18 19 delivering services in the exempt settings identified in this paragraph or by organizations representing these agencies if 20 such competency-based programs meet criteria established by 21 the department. The intent of this paragraph is to ensure that 22 the employee obtains minimum competency. Competency-based 23 24 training does not equate to either a BSW or an MSW degree. 25 (b) Is a nonpaid volunteer in any governmental or nongovernmental agency or organization. 26 27 Is a student providing services regulated under (C) this part who is pursuing a course of study that leads to a 28 29 degree in a profession regulated by this part; is providing 30 services in a training setting, provided such services and 31

1 associated activities constitute part of a supervised course of study; and is designated by the title "student intern." 2 3 (d) Is not a resident of this state but offers services in this state, provided: 4 5 Such services are performed for no more than 5 days 1. in any month and no more than 15 days in any calendar year; б 7 and 8 2. Such nonresident is licensed to practice the 9 services provided by a state or territory of the United States 10 or by a foreign country or province. 11 (e) Is certified in "school social work" by the Department of Education and is performing school social work 12 services as an employee of a public or private educational 13 institution. This exemption may not be construed to authorize 14 any unlicensed practice that is not performed as a direct 15 employee of an educational institution. 16 17 (f) Is a salaried employee of a facility licensed under part II or part III of chapter 400, practices only in 18 19 the licensed facility under the supervision of the facility administrator, and does not engage in the practice of clinical 20 21 social work. No provision of this part may be construed to 22 (5) limit the practice of any individual who solely engages in 23 24 behavior analysis so long as he or she does not hold himself 25 or herself out to the public as possessing a license issued under this part or use a title protected by this part. 26 27 (6) Any person who is not licensed under any provision of this part by January 1, 2001, and who desires to become so 28 29 licensed shall register with the department his or her intent 30 to become fully licensed no later than January 1, 2002. The 31 costs to the department of such registration shall be borne by

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1	the registrant. The department may require affidavits and
2	supporting documentation sufficient to demonstrate that the
3	registrant is preparing for examination by January 1, 2001,
4	under this part. The department may adopt rules as provided in
5	chapter 120 to register any person desiring to become licensed
6	under this part. Upon receipt of the department's notice of
7	registration, the registrant may practice services as defined
8	in s. 468.852(7) and (8), provided the registrant uses
9	"resident" with any title or description of the registrant's
10	work and on any business correspondence and work product,
11	including, but not limited to, a business card, letterhead,
12	sign, billing, or report, unless exempt under this part.
13	(7) Any person who meets the requirements of s.
14	468.855(1)(a)12. or $(2)(a)12.$ and has not less than 2
15	years of social work experience related to the licensing area
16	which took place subsequent to completion of a bachelor's or
17	master's degree in social work at an institution meeting the
18	accreditation requirements of s. 468.855(1) or (2), as
19	applicable, is eligible to apply for the appropriate license
20	and receive a license if he or she has met all other
21	qualifications except the 2 years of experience under a
22	qualified professional. This subsection and the ability to
23	become licensed under this subsection shall expire January 1,
24	<u>2002.</u>
25	(8) Except as stipulated by the department, the
26	exemptions contained in this section do not apply to any
27	person licensed under this part whose license has been
28	suspended or revoked by the department or another
29	jurisdiction.
30	(9) Nothing in this section shall be construed to
31	exempt a person from meeting the minimum standards of
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1 performance in professional activities when measured against generally prevailing peer performance, including the 2 3 undertaking of activities for which the person is not 4 qualified by training or experience. 5 468.867 Confidential communications.--Any б communication between any person licensed under this part and 7 his or her client shall be confidential. This secrecy may be 8 waived under the following conditions: 9 (1) When the person licensed under this part is a party defendant to a civil, criminal, or disciplinary action 10 11 arising from a complaint filed by the client, in which case the waiver shall be limited to that action. 12 (2) When the client agrees to the waiver, in writing, 13 or, when more than one person in a family is receiving 14 nonclinical social work services, when each family member 15 agrees to the waiver, in writing. 16 17 (3) When there is a clear and immediate probability of physical harm to the client, to other individuals, or to 18 19 society, and the person licensed under this part communicates the information only to the potential victim, appropriate 20 21 family member, or law enforcement or other appropriate 22 authorities. 468.868 Records.--Each person licensed under this part 23 24 who provides independent services as defined in this part must maintain records. The department may adopt rules defining the 25 26 minimum requirements for records and reports, including 27 content, length of time records must be maintained, and 28 transfer of either the records or a report of such records to 29 a subsequent licensee or other individual with written consent 30 of the client or clients. 31

1468.869 Display of license; use of professional title2on promotional materials3(1) Each person licensed under this part must4conspicuously display the valid license issued by the4department or a true copy thereof at each location at which5the licensee practices his or her profession.7(2) Each person licensed under this part must include8the words "Licensed Master Social Worker" or the letters9"LMSW," or "Licensed Bachelor Social Worker" or the letters11cards, brochures, stationery, advertisements, and signs,12naming the licensee.13Section 2. Paragraph (a) of subsection (1) of section14491.0149, Florida Statutes, is amended to read:15491.0149 Display of license; use of professional title16on promotional materials17(1)(a) A person licensed under this chapter as a18clinical social worker, marriage and family therapist, or19mental health counselor, or certified as a master social20worker shall conspicuously display the valid license issued by21the department or a true copy thereof at each location at23Section 3. Sections 491.0145 and 491.015, Florida24Statutes, are repealed.25Section 4. Any person who, on the effective date of26this act, holds an active, valid certificate to practice27master social work under s. 491.0145, Florida Statutes, as it28existed immediately prior to the effective date of this act, <t< th=""><th></th><th></th></t<>		
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26 this act, holds an active, valid certificate to practice 27 master social work under s. 491.0145, Florida Statutes, as it 28 existed immediately prior to the effective date of this act, 29 may continue to practice under such certificate until the	24	Statutes, are repealed.
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30 certificate expires or until January 1, 2001, whichever occurs	29	may continue to practice under such certificate until the
	30	certificate expires or until January 1, 2001, whichever occurs
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1	sooner, after which the provisions of part XVI of chapter 468,
2	Florida Statutes, as created by this act, shall control.
3	Section 5. This act shall take effect July 1, 2000.
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б	LEGISLATIVE SUMMARY
7	Prescribes regulations governing the practice of nonclinical social work.
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