Bill No. CS/HB 507, 2nd Eng. Amendment No. \_\_\_\_ Barcode 452620 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Wise moved the following amendment to amendment 11 12 (455272): 13 Senate Amendment (with title amendment) 14 15 On page 97, between lines 23 and 24, 16 17 insert: 18 Section 80. Subsection (3) of section 394.4574, 19 Florida Statutes, is amended to read: 20 394.4574 Department responsibilities for a mental 21 health resident who resides in an assisted living facility that holds a limited mental health license.--22 23 (3) The Secretary of Children and Family Services, in consultation with the Agency for Health Care Administration, 24 25 shall annually require each district administrator to develop 26 and implement within a specific legislative appropriation for 27 this purpose, with community input, detailed plans that 28 demonstrate how the district will ensure the provision of state-funded mental health and substance abuse treatment 29 services to residents of assisted living facilities that hold 30 a limited mental health license. Each district will hold a 31 1 8:15 PM 03/22/02 h0507c1c-0612a Bill No. <u>CS/HB 507, 2nd Eng.</u>

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publicly announced meeting for input from assisted living 1 2 facilities that hold a limited mental health license. The 3 district will record minutes of the meeting. These plans must 4 be consistent with the substance abuse and mental health 5 district plan developed pursuant to s. 394.75 and must address 6 case management services; access to consumer-operated drop-in 7 centers; access to services during evenings, weekends, and holidays; supervision of the clinical needs of the residents; 8 and access to emergency psychiatric care. The state 9 10 headquarters office will hold an annual meeting to review the 11 district plans and will invite the Florida Assisted Living 12 Association, the Florida Council for Behavioral Healthcare, 13 the Florida Psychiatric Society, and the Alliance for the Mentally Ill. 14 15 Section 81. Subsection (2) of section 394.74, Florida 16 Statutes, is amended, present subsections (4) and (5) of that 17 section are renumbered as subsections (5) and (6), 18 respectively, and a new subsection (4) is added to that section to read: 19 20 394.74 Contracts for provision of local substance 21 abuse and mental health programs. --(2)(a) Contracts for service shall be consistent with 22 23 the approved district plan. 24 (b) Notwithstanding s. 394.76(3)(a) and (c), the 25 department may use unit cost methods of payment in contracts for purchasing mental health and substance abuse services. The 26 27 unit cost contracting system must account for those patient fees that are paid on behalf of a specific client and those 28 that are earned and used by the provider for those services 29 30 funded in whole or in part by the department. (c) The department may reimburse actual expenditures 31

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for startup contracts and fixed capital outlay contracts in 1 2 accordance with contract specifications. The department is 3 authorized to use case rates or per-capita contracts. The 4 contract provider must report persons served and services 5 provided. 6 (4) Within existing statewide or district resources, 7 the department shall: (a) Require that contract funds support individual 8 client treatment or service plans and clinical status. 9 10 (b) Develop proposed eligibility criteria and 11 associated benefits packages as a part of the 2004 state 12 master plan submitted pursuant to s. 394.75. (c) Promote the use of electronic formats for contract 13 materials, including electronic signatures. 14 15 (d) Promote the use of web-enabled application software products to simplify and expedite contract data 16 17 collection and billing. 18 (e) Ensure consumer choice among providers as provider networks are created pursuant to s. 394.9082. 19 20 21 (Redesignate subsequent sections.) 22 23 24 And the title is amended as follows: 25 26 On page 107, line 21, after the semicolon, 27 28 insert: 29 amending s. 394.4574, F.S.; requiring publicly 30 announced meetings; specifying additional 31 requirements for district plans; amending s. 3

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1	394.74, F.S.; authorizing the Department of
2	Children and Family Services to use case rates
3	or per capita contracts in contracting for the
4	provision of services for local substance abuse
5	and mental health programs; specifying
6	additional requirements relating to such
7	contracts;
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