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1	A bill to be entitled
2	An act relating to health care; providing for
3	specified licensing boards to adopt rules
4	governing the prescribing of controlled
5	substances; requiring certain health care
6	providers to complete education courses
7	relating to the prescription of controlled
8	substances; providing penalties; providing for
9	the emergency suspension of certain licenses
10	for prescribing violations; requiring the
11	Department of Health, the Department of Law
12	Enforcement, the Statewide Prosecutor, and
13	State Attorneys to share certain information
14	regarding health care practitioners; requiring
15	a report; requiring the Department of Health to
16	establish an electronic system for identifying
17	licensees and patients who engage in certain
18	fraudulent or illegal practices; authorizing
19	the Department of Health to contract for the
20	administration of the electronic monitoring
21	system for certain controlled substances;
22	establishing an advisory council and providing
23	for its membership, duties, staff, and
24	compensation; requiring the Department of
25	Health to recommend performance-based measures
26	to the Legislature for the electronic
27	monitoring system; requiring that the
28	Department of Health report to the Legislature
29	on implementation of the electronic monitoring
30	system; providing requirements for the report;
31	providing duties of the Bureau of Pharmacy
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1	Services with respect to the purposes and use
2	of the electronic monitoring system;
3	prohibiting the use of specified funds for the
4	electronic monitoring system; amending s.
5	456.033, F.S.; eliminating certain requirements
6	for HIV and AIDS education courses; repealing
7	ss. 458.319(4) and 459.008(5), F.S.; relating
8	to continuing education requirements for
9	renewal of licensure by physicians and
10	osteopathic physicians, to conform; amending s.
11	456.072, F.S.; revising disciplinary penalties
12	applicable to health care practitioners;
13	reenacting ss. 456.082(2), 457.109(1) and (2),
14	458.331(1) and (2), $458.347(7)(g)$, $459.015(1)$
15	and (2) , $459.022(7)(f)$, $460.413(1)$ and (2) ,
16	461.013(1) and (2) , $462.14(1)$ and (2) ,
17	463.016(1) and (2) , $464.018(1)$ and (2) ,
18	465.016(1) and (2) , $466.028(1)$ and (2) ,
19	467.203(1) and (2), 468.1295(1) and (2),
20	468.1755(1) and (2), 468.217(1) and (2),
21	468.365(1) and (2), 468.518(1) and (2),
22	468.719, 468.811, 478.52(1) and (2), 480.046(1)
23	and (2), 483.825(1) and (2), 483.901(6)(g) and
24	(h), 484.014(1) and (2), 484.056(1) and (2)(a),
25	486.125(1) and (2), 490.009, and 491.009, F.S.,
26	relating to grounds for disciplinary action
27	applicable to persons involved in health care
28	practice, including acupuncture, medical
29	practice, osteopathic medicine, chiropractic
30	medicine, podiatric medicine, naturopathy,
31	optometry, nursing, pharmacy, dentistry,
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1	midwifery, speech-language pathology and
2	audiology, nursing home administration,
3	occupational therapy, respiratory therapy,
4	dietetics and nutrition practice, athletic
5	trainers, orthotics, prosthetics, and
б	pedorthics, electrolysis, massage practice,
7	clinical laboratory personnel, medical
8	physicists, dispensing of optical devices and
9	hearing aids, physical therapy practice,
10	psychological services, and clinical,
11	counseling, and psychotherapy services, to
12	incorporate the amendment to s. 456.072, F.S.,
13	in references thereto; amending s. 458.345,
14	F.S.; requiring certain resident physicians,
15	interns, and fellows to complete an educational
16	course in prescribing controlled substances;
17	amending s. 461.013, F.S.; prohibiting the
18	presigning of blank prescription forms and
19	providing penalties; amending s. 893.04, F.S.;
20	providing additional requirements for
21	pharmacists regarding the identification of
22	persons to whom controlled substances are
23	dispensed; prohibiting certain prescribing
24	practitioners from possessing, administering,
25	dispensing, or prescribing controlled
26	substances; directing local and regional boards
27	of education to prohibit personnel from
28	recommending use of psychotropic drugs on a
29	child; amending s. 499.007, F.S., relating to
30	misbranded drugs and devices; providing for
31	construction of the act in pari materia with
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1	laws enacted during the Regular Session of the
2	Legislature; providing an appropriation;
3	providing an effective date.
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5	Be It Enacted by the Legislature of the State of Florida:
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7	Section 1. Physicians; rules establishing prescribing
8	guidelinesTo minimize the diversion and resultant abuse of
9	controlled substances, the Board of Medicine and the Board of
10	Osteopathic Medicine shall adopt rules to establish guidelines
11	for prescribing controlled substances to patients in
12	emergency-department settings. Such guidelines must allow
13	physicians to provide legitimate medical treatment of acute
14	and chronic pain and require them to recognize and prevent
15	abuse of pain medications prescribed in emergency-department
16	settings. The guidelines must also consider requirements of
17	state and federal law and of the Joint Commission on the
18	Accreditation of Healthcare Organizations. Each board shall
19	consult with the Florida College of Emergency Physicians in
20	developing these guidelines.
21	Section 2. Instruction required for certain licensees
22	in prescribing and pharmacology
23	(1) The appropriate professional licensing board shall
24	require each person licensed under chapter 458, chapter 459,
25	chapter 461, chapter 462, part I of chapter 464, or chapter
26	466, Florida Statutes, to complete a 1-hour educational
27	course, approved by the board, on appropriate prescribing and
28	pharmacology of controlled substances, as part of the
29	licensee's initial license renewal after January 1, 2003. The
30	course shall provide education in the state and federal laws
31	and rules governing the prescribing and dispensing of
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1	controlled substances; in appropriate evaluation of patients
2	for any risk of drug diversion and the resulting abuse of
3	controlled substances; in the use of informed consent and
4	other protocols, such as discussing the risks and benefits of
5	using controlled substances with patients, to prevent drug
6	diversion; in the need to keep accurate and complete medical
7	records to justify treatment with controlled substances; in
8	addiction and substance-abuse issues with respect to patients;
9	in the appropriate use of recognized pain-management
10	guidelines; and in the need for consultation and referral of
11	patients who are at risk for misuse of medication or diversion
12	of controlled substances, when appropriate.
13	(2) The board may approve additional equivalent
14	courses that satisfy the requirements of subsection (1). Each
15	licensing board that requires a licensee to complete an
16	educational course pursuant to this section shall include the
17	hours required to complete the course in the total required
18	continuing educational requirements.
19	(3) Any person who holds two or more licenses subject
20	to this section may satisfy the requirements of this section
21	by taking only one such board-approved course for relicensure
22	of all such licenses.
23	(4) A licensee who fails to comply with this section
24	is subject to disciplinary action under each respective
25	practice act and section 456.072(1)(k), Florida Statutes. In
26	addition to disciplinary action by the board, the licensee
27	must complete the course no later than 1 year first receiving
28	notice of disciplinary action pursuant to this section. Unless
29	the board grants the licensee a waiver for good cause shown,
30	the licensee forfeits the privilege to prescribe or dispense
31	controlled substances until the licensee completes the course.
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1	(5) The board shall require, as a condition of
2	granting a license under the chapter specified in subsection
3	(1), that an applicant for initial licensure complete an
4	educational course set forth in subsection (1). An applicant
5	who has not taken a course at the time of licensure shall be
6	allowed 6 months within which to complete this requirement.
7	(6) The board may adopt rules necessary to administer
8	this section.
9	Section 3. Emergency suspension orders; controlled
10	substancesUpon receipt of sufficient evidence from any
11	agency authorized to enforce chapter 893, Florida Statutes,
12	regarding a violation of section 458.331(1)(q), section
13	458.331(1)(r), section 458.331(1)(aa), section 459.015(1)(t),
14	section 459.015(1)(u), section 459.015(1)(ee), section
15	461.013(1)(o), section 461.013(1)(p), section 461.013(1)(dd),
16	section 462.14(1)(q), section 462.14(1)(r), section
17	462.14(1)(aa), section 464.018(1)(i), section 465.016(1)(e),
18	section 465.016(1)(i), section 466.028(1)(p), section
19	466.028(1)(q), section 466.028(1)(r), or section
20	466.028(1)(dd), Florida Statutes, or of chapter 893, Florida
21	Statutes, by a licensed health care practitioner who is
22	authorized to prescribe, dispense, or administer controlled
23	substances, the Department of Health shall review the case and
24	if there is a reason to believe that the practitioner is a
25	danger to the public health, safety, or welfare as set forth
26	in section 120.60(6), Florida Statutes, shall recommend the
27	suspension or restriction of the practitioner's license to the
28	Secretary of Health within 10 working days after receiving
29	such evidence. If a sufficient basis is found to exist, the
30	Secretary of Health must suspend or restrict the license of
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1	the practitioner in accordance with section 120.60(6), Florida
2	Statutes.
3	Section 4. Sharing of arrest, formal-charging, and
4	other information regarding health care practitioners
5	(1) In order to facilitate the efficiency of the
6	Department of Health's investigation of applicable violations
7	involving the diversion of controlled substances by such
8	practitioners, or other violations of criminal law that may
9	adversely affect a practitioner's licensed practice, any law
10	enforcement agency that arrests a person known or suspected to
11	be a health care practitioner licensed by the state shall
12	promptly notify the Department of Health and provide it with:
13	(a) Notice of the arrest, including the name of the
14	arresting agency and lead investigator, detective, or officer
15	in the case;
16	(b) The name of the person charged;
17	(c) All known personal identifying information related
18	to the person arrested;
19	(d) The date of the arrest;
20	(e) The charges for which the person is arrested;
21	(f) The agency case number assigned to the arrest; and
22	(g) The arrest report, investigative report, or
23	statement of the allegations supporting the arrest.
24	(2) A state attorney or the Statewide Prosecutor, upon
25	the filing of an indictment or information against a person
26	known or suspected to be a health care practitioner licensed
27	by the state, shall forward a copy of the indictment or
28	information to the Department of Health.
29	(3) The Medical Examiners Commission within the
30	Department of Law Enforcement shall report to the Department
31	of Health quarterly any information, including the medical
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history and medical care at the time of death, which is in its 1 2 possession regarding the deaths of persons whose proximate 3 cause of death was lethal levels of controlled substances in 4 their bodies as such information has been reported to the 5 commission by the medical examiners within the state. 6 (4) Upon receipt of arrest information from a law 7 enforcement agency or notice of formal charging by a 8 prosecuting entity, the Department of Health or the board 9 having regulatory authority over the practitioner shall investigate any information received and determine whether it 10 has reasonable grounds to believe that the practitioner has 11 12 violated any law or rule relating to the practitioner's 13 practice and shall take appropriate licensure action as 14 provided by law or rule. If the Department of Health receives 15 information pursuant to this section which suggests that the person arrested or charged is also licensed by the state in 16 17 another field or profession, the Department of Health shall forward such information to the appropriate licensing entity 18 19 for review and appropriate licensure action as provided by law 20 or rule. 21 (5) To help the Department of Health and regulatory boards control the diversion and resultant abuse of controlled 22 23 substances, the Department of Health and the Department of Law 24 Enforcement shall study the feasibility of expanding the electronic exchange of information to facilitate the transfer 25 to the Department of Health of criminal-history information 26 27 involving licensed health care practitioners who are 28 authorized to prescribe, administer, or dispense controlled 29 substances. The study must address whether the collection and retention of fingerprint information concerning licensed 30 31 health care practitioners subject to the profiling provisions 8

1	of sections 456.039 and 456.0391, Florida Statutes, is
2	advisable as a means of better regulating such practitioners
3	and guarding against abuse of the privileges of such licensure
4	with respect to controlling the diversion and resultant abuse
5	of controlled substances. The Department of Law Enforcement
6	shall investigate the feasibility of the electronic
7	transmission of information from medical examiners within this
8	state to the Department of Health regarding autopsies and
9	other public reports that attribute death to
10	controlled-substance abuse. The Department of Law Enforcement,
11	in consultation with the Department of Health, must submit a
12	report of its findings to the Legislature by November 1, 2002.
13	Section 5. Electronic monitoring system for
14	prescriptions
15	(1) By July 1, 2003, the Department of Health shall
16	design and establish an electronic system consistent with the
17	National Council of Prescription Drug Programs (NCPDP)
18	standards or the American Society for Automation in Pharmacy
19	(ASAP) standards to monitor the prescribing of Schedule II
20	controlled substances; other drugs designated by rule by the
21	Secretary of Health under this section; and codeine,
22	hydrocodone, dihydrocodeine, ethylmorphine, and morphine, as
23	scheduled in Schedule II and Schedule III, by health care
24	practitioners within the state or the dispensing of such
25	controlled substances to an address within the state by a
26	pharmacy permitted or registered by the Board of Pharmacy. The
27	Department of Health may administer or contract for the
28	administration of the electronic monitoring system established
29	under this section.
30	(2) All Schedule II controlled substances; codeine,
31	hydrocodone, dihydrocodeine, ethylmorphine, and morphine as
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1	scheduled in Schedule II and Schedule III; and any other drug
2	designated by the Secretary of Health under this section shall
3	be included in the electronic monitoring system. The Secretary
4	of Health may, by rule, designate any other drug for inclusion
5	in such system after consideration of the following:
6	(a) Whether the substance has been rescheduled by rule
7	adopted by the United States Attorney General pursuant to s.
8	201 of the Comprehensive Drug Abuse Prevention and Control Act
9	<u>of 1970, 21 U.S.C. s. 811.</u>
10	(b) The substance's actual or relative potential for
11	abuse as defined in chapter 893, Florida Statutes.
12	(c) Scientific evidence of the substance's
13	pharmacological effect, if known.
14	(d) The state of current scientific knowledge
15	regarding the substance.
16	(e) The substance's history and current pattern of
17	abuse.
18	(f) The scope, duration, and significance of abuse.
19	(g) What, if any, risk there is to the public health.
20	(h) The substance's psychic or physiological
21	dependence liability.
22	(i) The recommendations of the prescription monitoring
23	advisory council.
24	(3) Beginning September 1, 2002, or 60 days after the
25	effective date of the rule prescribing the format for the
26	electronic monitoring system, whichever occurs later, each
27	controlled substance or drug subject to this section which is
28	dispensed in this state must be timely reported to the
29	Department of Health. Such data must be reported each time
30	<u>that:</u>
31	(a) A Schedule II controlled substance is dispensed;
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1	(b) A drug that is designated by the Secretary of
2	Health under subsection (2) is dispensed; or
3	(c) Codeine, hydrocodone, dihydrocodeine,
4	ethylmorphine, or morphine as scheduled in Schedule II and
5	Schedule III is dispensed.
б	(4) This section does not apply to controlled
7	substances or drugs:
8	(a) Ordered from an institutional pharmacy licensed
9	under section 465.019(2), Florida Statutes, in accordance with
10	the institutional policy for such controlled substances or
11	drugs; or
12	(b) Administered or prescribed by a health care
13	practitioner to a patient or resident receiving care from a
14	hospital, nursing home, assisted living facility, home health
15	agency, hospice, or intermediate care facility for the
16	developmentally disabled which is licensed in this state.
17	(5) The data required under this section includes:
18	(a) The patient's name.
19	(b) The patient's address.
20	(c) The national drug code number of the substance
21	dispensed.
22	(d) The date that the substance is dispensed.
23	(e) The quantity of substance dispensed.
24	(f) The dispenser's National Association of Board's of
25	Pharmacy (NABP) number.
26	(g) The prescribing practitioner's United States Drug
27	Enforcement Administration Number.
28	(6) The information must be reported within 30 days
29	after the date the controlled substance or drug is dispensed.
30	(7) A dispenser must transmit the information required
31	by this section in an electronic format approved by rule of
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the Board of Pharmacy after consultation with the advisory 1 2 council and the Department of Health unless a specific waiver 3 is granted to that dispenser by the Department of Health. The 4 information transmitted may be maintained by any department 5 receiving it for up to 12 months. However, any department 6 receiving such information may maintain it longer than 12 7 months if the information is pertinent to an ongoing investigation arising under this act. Notwithstanding section 8 9 119.041, Florida Statutes, the information transmitted under this section for each prescription dispensed must be purged 10 from the electronic monitoring system within 2 years after the 11 12 date of the prescription. For purposes of this subsection, a 13 refill of a prescription is a new prescription. 14 (8) The Department of Health shall establish a 15 17-member prescription-monitoring advisory council to assist 16 it in identifying drugs of abuse to be recommended to the 17 Secretary of Health and annually to the Legislature for inclusion in the monitoring system and in implementing the 18 19 system. 20 (a) The Governor shall appoint members to serve on the advisory council. The members of the council shall include the 21 Secretary of Health or his or her designee, who shall serve as 22 23 the chairperson; the Attorney General or his or her designee; the executive director of the Department of Law Enforcement or 24 his or her designee; the director of the Office of Drug 25 26 Control within the Executive Office of Governor or his or her 27 designee; a physician who is licensed in this state under chapter 458, Florida Statutes, who is recommended by the 28 29 Florida Medical Association; a physician who is licensed in this state under chapter 458 or chapter 459, Florida Statutes, 30 31 who is recommended by the Florida Academy of Pain Medicine; a 12

physician who is licensed in this state under chapter 459, 1 2 Florida Statutes, who is recommended by the Florida 3 Osteopathic Medical Association; a physician who is licensed 4 in this state under chapter 458 or chapter 459, Florida 5 Statutes, who is recommended by the Florida Academy of Family 6 Physicians; a podiatric physician who is licensed in this 7 state under chapter 461, Florida Statutes, who is recommended 8 by the Florida Podiatric Medical Association; a pharmacist who 9 is licensed in this state under chapter 465, Florida Statutes, and who is recommended by the Florida Society of Health-System 10 Pharmacists; a pharmacist who is licensed in this state under 11 12 chapter 465, Florida Statutes, who is recommended by the 13 Florida Pharmacy Association; a pharmacist who is licensed in 14 this state under chapter 465, Florida Statutes, who is 15 recommended by the Florida Retail Federation; a pharmacist who is licensed in this state under chapter 465, Florida Statutes, 16 17 who is recommended by the National Community Pharmacy Association; a dentist who is licensed in this state under 18 19 chapter 466, Florida Statutes, who is recommended by the 20 Florida Dental Association; a veterinarian who is licensed in this state under chapter 474, Florida Statutes, who is 21 recommended by the Florida Veterinary Medical Association; a 22 23 designee of the Florida Chapter of the National Association of Drug Diversion Investigators who has expertise in the 24 investigation of drug-diversion cases; and a prosecutor who 25 26 has expertise in the criminal prosecution of drug-diversion 27 cases. At least one physician licensed under chapter 458 or chapter 459, Florida Statutes, must specialize in or have 28 29 expertise in psychiatry, addiction, and substance abuse. At least one physician licensed under chapter 458 or chapter 459, 30 31 13

1	Florida Statutes, must specialize in or have expertise in
2	hospice care and geriatrics.
3	(b) The advisory council members shall meet no more
4	often than quarterly at the call of the chairperson and shall
5	serve without compensation. However, such members may receive
6	reimbursement, as provided in section 112.061, Florida
7	Statutes, for per diem and travel expenses incurred in the
8	performance of their official duties.
9	(c) The Department of Health shall provide staff and
10	other administrative assistance that is reasonably necessary
11	to assist the advisory council in carrying out its
12	responsibilities.
13	(9) The Department of Health shall use the electronic
14	system established under this section for the purpose of
15	identifying licensees and patients who engage in fraudulent or
16	illegal practices relating to the use or prescribing of
17	controlled substances. Unless there is probable cause
18	determined by employees of the Department of Health to believe
19	that a physician or patient has violated the law, the
20	electronic prescription-monitoring system may not be used by
21	the department to identify or refer cases regarding patients
22	to a licensing board or to a law enforcement agency pursuant
23	to this subsection. Cases may be referred to the appropriate
24	licensing board or to an appropriate law enforcement agency
25	for investigation if a physician or dentist licensed under
26	chapter 458, chapter 459, chapter 461, or chapter 466 and an
27	attorney for the state determine that reasonable cause exists
28	to believe that the patient or licensee has engaged in
29	fraudulent or illegal activity. If the licensee holds a
30	license under chapter 458, chapter 459, chapter 461, or
31	chapter 466, the consulting physician or dentist must hold a
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1 license under the same chapter as the licensee. The Department	
2 of Health may provide information contained in the electronic	
3 monitoring system to a licensed health care practitioner for	
4 the purpose of providing diagnostic or treatment services to	
5 an individual patient or consumer under the practitioner's	
6 care. This subsection shall not be construed to require the	
7 health care practitioner to check the electronic monitoring	
8 system for every patient and shall not be construed to create	
9 any obligation or liability on the part of the health care	
10 practitioner.	
11 (10) The Department of Health shall submit a report to	
12 the President of the Senate and the Speaker of the House of	
13 Representatives by March 1, 2003, which recommends	
14 performance-based measures for the electronic monitoring	
15 system established under this section and provides the status	
16 of implementation of the system. By July 1 of each year,	
17 beginning in 2004, the Department of Health shall report to	
18 the President of the Senate and the Speaker of the House of	
19 Representatives on the status of implementation of the	
20 <u>electronic monitoring system.</u> The annual report must include a	
21 report of the Department of Health's compliance with any	
22 performance-based measures established by the Legislature for	
23 the electronic monitoring system and other relevant statistics	
24 <u>and information.</u>	
25 (11) Funds from the Medical Quality Assurance Trust	
26 Fund may not be used to establish, use, or maintain the	
27 <u>electronic monitoring system.</u>	
28 (12) The Department of Health shall adopt rules	
29 pursuant to section 120.536(1) and section 120.574, Florida	
30 <u>Statutes, necessary to administer this section.</u>	
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Section 6. Subsections (1) and (9) of section 456.033, 1 2 Florida Statutes, are amended to read: 3 456.033 Requirement for instruction for certain 4 licensees on HIV and AIDS. --(1) The appropriate board shall require each person 5 6 licensed or certified under chapter 457; chapter 458; chapter 7 459; chapter 460; chapter 461; chapter 463; part I of chapter 8 464; chapter 465; chapter 466;part II, part III, part V, or 9 part X of chapter 468; or chapter 486 to complete a continuing educational course, approved by the board, on human 10 immunodeficiency virus and acquired immune deficiency syndrome 11 12 as part of biennial relicensure or recertification. The course shall consist of education on the modes of transmission, 13 14 infection control procedures, clinical management, and 15 prevention of human immunodeficiency virus and acquired immune deficiency syndrome. Such course shall include information on 16 17 current Florida law on acquired immune deficiency syndrome and its impact on testing, confidentiality of test results, 18 19 treatment of patients, and any protocols and procedures applicable to human immunodeficiency virus counseling and 20 testing, reporting, the offering of HIV testing to pregnant 21 22 women, and partner notification issues pursuant to ss. 381.004 23 and 384.25. (9)(a) In lieu of completing a course as required in 24 subsection (1), the licensee may complete a course in 25 26 end-of-life care and palliative health care, so long as the 27 licensee completed an approved AIDS/HIV course in the immediately preceding biennium. 28 29 (b) In lieu of completing a course as required by 30 subsection (1), a person licensed under chapter 466 who has completed an approved AIDS/HIV course in the immediately 31 16

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1 preceding 2 years may complete a course approved by the Board 2 of Dentistry. 3 Section 7. Subsection (4) of section 458.319 and 4 subsection (5) of section 459.008, Florida Statutes, are 5 repealed. 6 Section 8. Paragraph (d) of subsection (2) of section 7 456.072, Florida Statutes, is amended to read: 8 456.072 Grounds for discipline; penalties; 9 enforcement.--(2) When the board, or the department when there is no 10 board, finds any person guilty of the grounds set forth in 11 12 subsection (1) or of any grounds set forth in the applicable practice act, including conduct constituting a substantial 13 14 violation of subsection (1) or a violation of the applicable 15 practice act which occurred prior to obtaining a license, it 16 may enter an order imposing one or more of the following 17 penalties: 18 Imposition of an administrative fine not to exceed (d) 19 \$25,000\$10,000 for each count or separate offense. If the violation is for fraud or making a false or fraudulent 20 representation, the board, or the department if there is no 21 board, must impose a fine of \$10,000 per count or offense. 22 23 In determining what action is appropriate, the board, or 24 department when there is no board, must first consider what 25 26 sanctions are necessary to protect the public or to compensate 27 the patient. Only after those sanctions have been imposed may the disciplining authority consider and include in the order 28 29 requirements designed to rehabilitate the practitioner. All costs associated with compliance with orders issued under this 30 subsection are the obligation of the practitioner. 31 17

Section 9. For the purpose of incorporating the 1 2 amendment to section 456.072, Florida Statutes, in a reference 3 thereto, subsection (2) of section 456.082, Florida Statutes, 4 is reenacted to read: 5 456.082 Disclosure of confidential information.--6 (2) Any person who willfully violates any provision of 7 this section is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, and may be 8 9 subject to discipline pursuant to s. 456.072, and, if applicable, shall be removed from office, employment, or the 10 contractual relationship. 11 12 Section 10. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 13 14 thereto, subsections (1) and (2) of section 457.109, Florida 15 Statutes, are reenacted to read: 16 457.109 Disciplinary actions; grounds; action by the 17 board.--18 (1) The following acts constitute grounds for denial 19 of a license or disciplinary action, as specified in s. 456.072(2): 20 21 (a) Attempting to obtain, obtaining, or renewing a 22 license to practice acupuncture by bribery, by fraudulent 23 misrepresentations, or through an error of the department. 24 (b) Having a license to practice acupuncture revoked, 25 suspended, or otherwise acted against, including the denial of 26 licensure, by the licensing authority of another state, 27 territory, or country. (c) Being convicted or found guilty, regardless of 28 29 adjudication, in any jurisdiction of a crime which directly relates to the practice of acupuncture or to the ability to 30 31 18

practice acupuncture. Any plea of nolo contendere shall be 1 considered a conviction for purposes of this chapter. 2 (d) False, deceptive, or misleading advertising or 3 4 advertising which claims that acupuncture is useful in curing 5 any disease. (e) Advertising, practicing, or attempting to practice 6 7 under a name other than one's own. (f) Failing to report to the department any person who 8 9 the licensee knows is in violation of this chapter or of the rules of the department. 10 (g) Aiding, assisting, procuring, employing, or 11 12 advising any unlicensed person to practice acupuncture 13 contrary to this chapter or to a rule of the department. 14 (h) Failing to perform any statutory or legal 15 obligation placed upon a licensed acupuncturist. (i) Making or filing a report which the licensee knows 16 17 to be false, intentionally or negligently failing to file a report or record required by state or federal law, willfully 18 19 impeding or obstructing such filing or inducing another person to do so. Such reports or records shall include only those 20 which are signed in the capacity as a licensed acupuncturist. 21 22 (j) Exercising influence within a 23 patient-acupuncturist relationship for purposes of engaging a 24 patient in sexual activity. A patient shall be presumed to be incapable of giving free, full, and informed consent to sexual 25 26 activity with his or her acupuncturist. (k) Making deceptive, untrue, or fraudulent 27 representations in the practice of acupuncture or employing a 28 29 trick or scheme in the practice of acupuncture when such scheme or trick fails to conform to the generally prevailing 30 standards of treatment in the community. 31 19

(1) Soliciting patients, either personally or through 1 2 an agent, through the use of fraud, intimidation, undue 3 influence, or a form of overreaching or vexatious conduct. A 4 solicitation is any communication which directly or implicitly 5 requests an immediate oral response from the recipient. (m) Failing to keep written medical records justifying 6 7 the course of treatment of the patient. 8 (n) Exercising influence on the patient to exploit the 9 patient for the financial gain of the licensee or of a third 10 party. Being unable to practice acupuncture with 11 (0) 12 reasonable skill and safety to patients by reason of illness 13 or use of alcohol, drugs, narcotics, chemicals, or any other 14 type of material or as a result of any mental or physical 15 condition. In enforcing this paragraph, upon a finding of the secretary or the secretary's designee that probable cause 16 17 exists to believe that the licensee is unable to serve as an 18 acupuncturist due to the reasons stated in this paragraph, the 19 department shall have the authority to issue an order to compel the licensee to submit to a mental or physical 20 examination by a physician designated by the department. If 21 the licensee refuses to comply with such order, the 22 23 department's order directing such examination may be enforced by filing a petition for enforcement in the circuit court 24 where the licensee resides or serves as an acupuncturist. The 25 26 licensee against whom the petition is filed shall not be named 27 or identified by initials in any public court record or document, and the proceedings shall be closed to the public. 28 29 The department shall be entitled to the summary procedure provided in s. 51.011. An acupuncturist affected under this 30 paragraph shall at reasonable intervals be afforded an 31 20

opportunity to demonstrate that he or she can resume the competent practice of acupuncture with reasonable skill and safety to patients. In any proceeding under this paragraph, neither the record of proceedings nor the orders entered by the department shall be used against an acupuncturist in any other proceeding.

7 (p) Gross or repeated malpractice or the failure to 8 practice acupuncture with that level of care, skill, and 9 treatment which is recognized by a reasonably prudent similar 10 acupuncturist as being acceptable under similar conditions and 11 circumstances.

(q) Practicing or offering to practice beyond the scope permitted by law or accepting and performing professional responsibilities which the licensee knows or has reason to know that he or she is not competent to perform.

16 (r) Delegating professional responsibilities to a 17 person when the licensee delegating such responsibilities 18 knows or has reason to know that such person is not qualified 19 by training, experience, or licensure to perform them.

(s) Violating a lawful order of the board previously
entered in a disciplinary hearing or failing to comply with a
lawfully issued subpoena of the department.

(t) Conspiring with another to commit an act, or committing an act, which would tend to coerce, intimidate, or preclude another licensee from lawfully advertising his or her services.

(u) Fraud or deceit or gross negligence, incompetence,or misconduct in the operation of a course of study.

(v) Failing to comply with state, county, or municipal regulations or reporting requirements relating to public health and the control of contagious and infectious diseases.

CODING:Words stricken are deletions; words underlined are additions.

21

1	(w) Failing to comply with any rule of the board
2	relating to health and safety, including, but not limited to,
3	the sterilization of needles and equipment and the disposal of
4	potentially infectious materials.
5	(x) Violating any provision of this chapter or chapter
6	456, or any rules adopted pursuant thereto.
7	(2) The board may enter an order denying licensure or
8	imposing any of the penalties in s. 456.072(2) against any
9	applicant for licensure or licensee who is found guilty of
10	violating any provision of subsection (1) of this section or
11	who is found guilty of violating any provision of s.
12	456.072(1).
13	Section 11. For the purpose of incorporating the
14	amendment to section 456.072, Florida Statutes, in references
15	thereto, subsections (1) and (2) of section 458.331, Florida
16	Statutes, are reenacted to read:
17	458.331 Grounds for disciplinary action; action by the
18	board and department
19	(1) The following acts constitute grounds for denial
20	of a license or disciplinary action, as specified in s.
21	456.072(2):
22	(a) Attempting to obtain, obtaining, or renewing a
23	license to practice medicine by bribery, by fraudulent
24	misrepresentations, or through an error of the department or
25	the board.
26	(b) Having a license or the authority to practice
27	medicine revoked, suspended, or otherwise acted against,
28	including the denial of licensure, by the licensing authority
29	of any jurisdiction, including its agencies or subdivisions.
30	The licensing authority's acceptance of a physician's
31	relinquishment of a license, stipulation, consent order, or
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COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

other settlement, offered in response to or in anticipation of 1 the filing of administrative charges against the physician's 2 3 license, shall be construed as action against the physician's 4 license. 5 (c) Being convicted or found guilty of, or entering a 6 plea of nolo contendere to, regardless of adjudication, a 7 crime in any jurisdiction which directly relates to the 8 practice of medicine or to the ability to practice medicine. 9 (d) False, deceptive, or misleading advertising. 10 (e) Failing to report to the department any person who the licensee knows is in violation of this chapter or of the 11 12 rules of the department or the board. A treatment provider approved pursuant to s. 456.076 shall provide the department 13 14 or consultant with information in accordance with the requirements of s. 456.076(3), (4), (5), and (6). 15 (f) Aiding, assisting, procuring, or advising any 16 17 unlicensed person to practice medicine contrary to this chapter or to a rule of the department or the board. 18 19 (g) Failing to perform any statutory or legal obligation placed upon a licensed physician. 20 21 (h) Making or filing a report which the licensee knows 22 to be false, intentionally or negligently failing to file a 23 report or record required by state or federal law, willfully impeding or obstructing such filing or inducing another person 24 to do so. Such reports or records shall include only those 25 26 which are signed in the capacity as a licensed physician. 27 (i) Paying or receiving any commission, bonus, kickback, or rebate, or engaging in any split-fee arrangement 28 29 in any form whatsoever with a physician, organization, agency, or person, either directly or indirectly, for patients 30 referred to providers of health care goods and services, 31 23

1 including, but not limited to, hospitals, nursing homes, 2 clinical laboratories, ambulatory surgical centers, or 3 pharmacies. The provisions of this paragraph shall not be 4 construed to prevent a physician from receiving a fee for 5 professional consultation services.

6 (j) Exercising influence within a patient-physician 7 relationship for purposes of engaging a patient in sexual 8 activity. A patient shall be presumed to be incapable of 9 giving free, full, and informed consent to sexual activity 10 with his or her physician.

11 (k) Making deceptive, untrue, or fraudulent 12 representations in or related to the practice of medicine or 13 employing a trick or scheme in the practice of medicine.

(1) Soliciting patients, either personally or through an agent, through the use of fraud, intimidation, undue influence, or a form of overreaching or vexatious conduct. A solicitation is any communication which directly or implicitly requests an immediate oral response from the recipient.

19 (m) Failing to keep legible, as defined by department rule in consultation with the board, medical records that 20 identify the licensed physician or the physician extender and 21 22 supervising physician by name and professional title who is or 23 are responsible for rendering, ordering, supervising, or billing for each diagnostic or treatment procedure and that 24 justify the course of treatment of the patient, including, but 25 26 not limited to, patient histories; examination results; test 27 results; records of drugs prescribed, dispensed, or administered; and reports of consultations and 28 29 hospitalizations.

30 (n) Exercising influence on the patient or client in31 such a manner as to exploit the patient or client for

financial gain of the licensee or of a third party, which
 shall include, but not be limited to, the promoting or selling
 of services, goods, appliances, or drugs.

4 (o) Promoting or advertising on any prescription form
5 of a community pharmacy unless the form shall also state "This
6 prescription may be filled at any pharmacy of your choice."

7 (p) Performing professional services which have not
8 been duly authorized by the patient or client, or his or her
9 legal representative, except as provided in s. 743.064, s.
10 766.103, or s. 768.13.

(q) Prescribing, dispensing, administering, mixing, or 11 12 otherwise preparing a legend drug, including any controlled substance, other than in the course of the physician's 13 14 professional practice. For the purposes of this paragraph, it 15 shall be legally presumed that prescribing, dispensing, 16 administering, mixing, or otherwise preparing legend drugs, 17 including all controlled substances, inappropriately or in excessive or inappropriate quantities is not in the best 18 19 interest of the patient and is not in the course of the physician's professional practice, without regard to his or 20 her intent. 21

(r) Prescribing, dispensing, or administering any medicinal drug appearing on any schedule set forth in chapter 893 by the physician to himself or herself, except one prescribed, dispensed, or administered to the physician by another practitioner authorized to prescribe, dispense, or administer medicinal drugs.

(s) Being unable to practice medicine with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition.

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In enforcing this paragraph, the department shall have, upon a 1 finding of the secretary or the secretary's designee that 2 3 probable cause exists to believe that the licensee is unable 4 to practice medicine because of the reasons stated in this 5 paragraph, the authority to issue an order to compel a licensee to submit to a mental or physical examination by 6 7 physicians designated by the department. If the licensee refuses to comply with such order, the department's order 8 9 directing such examination may be enforced by filing a petition for enforcement in the circuit court where the 10 licensee resides or does business. The licensee against whom 11 12 the petition is filed may not be named or identified by 13 initials in any public court records or documents, and the 14 proceedings shall be closed to the public. The department 15 shall be entitled to the summary procedure provided in s. 51.011. A licensee or certificateholder affected under this 16 17 paragraph shall at reasonable intervals be afforded an opportunity to demonstrate that he or she can resume the 18 19 competent practice of medicine with reasonable skill and 20 safety to patients.

21 (t) Gross or repeated malpractice or the failure to practice medicine with that level of care, skill, and 22 23 treatment which is recognized by a reasonably prudent similar physician as being acceptable under similar conditions and 24 circumstances. The board shall give great weight to the 25 26 provisions of s. 766.102 when enforcing this paragraph. As 27 used in this paragraph, "repeated malpractice" includes, but is not limited to, three or more claims for medical 28 29 malpractice within the previous 5-year period resulting in indemnities being paid in excess of \$25,000 each to the 30 claimant in a judgment or settlement and which incidents 31

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involved negligent conduct by the physician. As used in this 1 paragraph, "gross malpractice" or "the failure to practice 2 3 medicine with that level of care, skill, and treatment which 4 is recognized by a reasonably prudent similar physician as 5 being acceptable under similar conditions and circumstances," shall not be construed so as to require more than one б 7 instance, event, or act. Nothing in this paragraph shall be 8 construed to require that a physician be incompetent to 9 practice medicine in order to be disciplined pursuant to this 10 paragraph.

(u) Performing any procedure or prescribing any therapy which, by the prevailing standards of medical practice in the community, would constitute experimentation on a human subject, without first obtaining full, informed, and written consent.

16 (v) Practicing or offering to practice beyond the 17 scope permitted by law or accepting and performing professional responsibilities which the licensee knows or has 18 19 reason to know that he or she is not competent to perform. The board may establish by rule standards of practice and 20 standards of care for particular practice settings, including, 21 22 but not limited to, education and training, equipment and 23 supplies, medications including anesthetics, assistance of and delegation to other personnel, transfer agreements, 24 sterilization, records, performance of complex or multiple 25 26 procedures, informed consent, and policy and procedure manuals. 27 Delegating professional responsibilities to a 28 (w)

29 person when the licensee delegating such responsibilities 30 knows or has reason to know that such person is not qualified 31 by training, experience, or licensure to perform them.

1 (x) Violating a lawful order of the board or 2 department previously entered in a disciplinary hearing or 3 failing to comply with a lawfully issued subpoena of the 4 department. 5 (y) Conspiring with another licensee or with any other 6 person to commit an act, or committing an act, which would 7 tend to coerce, intimidate, or preclude another licensee from 8 lawfully advertising his or her services. 9 (z) Procuring, or aiding or abetting in the procuring of, an unlawful termination of pregnancy. 10 (aa) Presigning blank prescription forms. 11 12 (bb) Prescribing any medicinal drug appearing on Schedule II in chapter 893 by the physician for office use. 13 14 (cc) Prescribing, ordering, dispensing, administering, 15 supplying, selling, or giving any drug which is a Schedule II amphetamine or a Schedule II sympathomimetic amine drug or any 16 17 compound thereof, pursuant to chapter 893, to or for any 18 person except for: 19 1. The treatment of narcolepsy; hyperkinesis; 20 behavioral syndrome characterized by the developmentally 21 inappropriate symptoms of moderate to severe distractability, short attention span, hyperactivity, emotional lability, and 22 23 impulsivity; or drug-induced brain dysfunction; The differential diagnostic psychiatric evaluation 24 2. 25 of depression or the treatment of depression shown to be 26 refractory to other therapeutic modalities; or The clinical investigation of the effects of such 27 3. drugs or compounds when an investigative protocol therefor is 28 29 submitted to, reviewed, and approved by the board before such 30 investigation is begun. 31 28 CODING: Words stricken are deletions; words underlined are additions.

1	(dd) Failing to supervise adequately the activities of
2	those physician assistants, paramedics, emergency medical
3	technicians, or advanced registered nurse practitioners acting
4	under the supervision of the physician.
5	(ee) Prescribing, ordering, dispensing, administering,
6	supplying, selling, or giving growth hormones, testosterone or
7	its analogs, human chorionic gonadotropin (HCG), or other
8	hormones for the purpose of muscle building or to enhance
9	athletic performance. For the purposes of this subsection, the
10	term "muscle building" does not include the treatment of
11	injured muscle. A prescription written for the drug products
12	listed above may be dispensed by the pharmacist with the
13	presumption that the prescription is for legitimate medical
14	use.
15	(ff) Prescribing, ordering, dispensing, administering,
16	supplying, selling, or giving amygdalin (laetrile) to any
17	person.
18	(gg) Misrepresenting or concealing a material fact at
19	any time during any phase of a licensing or disciplinary
20	process or procedure.
21	(hh) Improperly interfering with an investigation or
22	with any disciplinary proceeding.
23	(ii) Failing to report to the department any licensee
24	under this chapter or under chapter 459 who the physician or
25	physician assistant knows has violated the grounds for
26	disciplinary action set out in the law under which that person
27	is licensed and who provides health care services in a
28	facility licensed under chapter 395, or a health maintenance
29	organization certificated under part I of chapter 641, in
30	which the physician or physician assistant also provides
31	services.
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1 (jj) Being found by any court in this state to have 2 provided corroborating written medical expert opinion attached 3 to any statutorily required notice of claim or intent or to 4 any statutorily required response rejecting a claim, without 5 reasonable investigation. 6 (kk) Failing to report to the board, in writing, 7 within 30 days if action as defined in paragraph (b) has been 8 taken against one's license to practice medicine in another 9 state, territory, or country. (11) Advertising or holding oneself out as a 10 board-certified specialist, if not qualified under s. 11 12 458.3312, in violation of this chapter. 13 (mm) Failing to comply with the requirements of ss. 14 381.026 and 381.0261 to provide patients with information 15 about their patient rights and how to file a patient complaint. 16 17 (nn) Violating any provision of this chapter or chapter 456, or any rules adopted pursuant thereto. 18 19 (2) The board may enter an order denying licensure or 20 imposing any of the penalties in s. 456.072(2) against any 21 applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or 22 23 who is found guilty of violating any provision of s. 456.072(1). In determining what action is appropriate, the 24 board must first consider what sanctions are necessary to 25 26 protect the public or to compensate the patient. Only after 27 those sanctions have been imposed may the disciplining authority consider and include in the order requirements 28 29 designed to rehabilitate the physician. All costs associated with compliance with orders issued under this subsection are 30 the obligation of the physician. 31

Section 12. For the purpose of incorporating the 1 2 amendment to section 456.072, Florida Statutes, in a reference 3 thereto, paragraph (g) of subsection (7) of section 458.347, 4 Florida Statutes, is reenacted to read: 5 458.347 Physician assistants.--6 (7) PHYSICIAN ASSISTANT LICENSURE.--7 The Board of Medicine may impose any of the (g) 8 penalties authorized under ss. 456.072 and 458.331(2) upon a 9 physician assistant if the physician assistant or the supervising physician has been found guilty of or is being 10 investigated for any act that constitutes a violation of this 11 12 chapter or chapter 456. 13 Section 13. For the purpose of incorporating the 14 amendment to section 456.072, Florida Statutes, in references 15 thereto, subsections (1) and (2) of section 459.015, Florida 16 Statutes, are reenacted to read: 17 459.015 Grounds for disciplinary action; action by the board and department. --18 19 (1) The following acts constitute grounds for denial 20 of a license or disciplinary action, as specified in s. 21 456.072(2): (a) Attempting to obtain, obtaining, or renewing a 22 23 license to practice osteopathic medicine or a certificate issued under this chapter by bribery, by fraudulent 24 misrepresentations, or through an error of the department or 25 26 the board. (b) Having a license or the authority to practice 27 osteopathic medicine revoked, suspended, or otherwise acted 28 29 against, including the denial of licensure, by the licensing authority of any jurisdiction, including its agencies or 30 subdivisions. The licensing authority's acceptance of a 31 31 CODING: Words stricken are deletions; words underlined are additions. 1 physician's relinquishment of license, stipulation, consent 2 order, or other settlement offered in response to or in 3 anticipation of the filing of administrative charges against 4 the physician shall be construed as action against the 5 physician's license.

6 (c) Being convicted or found guilty, regardless of 7 adjudication, of a crime in any jurisdiction which directly 8 relates to the practice of osteopathic medicine or to the 9 ability to practice osteopathic medicine. A plea of nolo 10 contendere shall create a rebuttable presumption of guilt to 11 the underlying criminal charges.

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(d) False, deceptive, or misleading advertising.

13 (e) Failing to report to the department or the 14 department's impaired professional consultant any person who 15 the licensee or certificateholder knows is in violation of this chapter or of the rules of the department or the board. 16 17 A treatment provider, approved pursuant to s. 456.076, shall provide the department or consultant with information in 18 19 accordance with the requirements of s. 456.076(3), (4), (5), 20 and (6).

(f) Aiding, assisting, procuring, or advising any unlicensed person to practice osteopathic medicine contrary to this chapter or to a rule of the department or the board.

(g) Failing to perform any statutory or legalobligation placed upon a licensed osteopathic physician.

(h) Giving false testimony in the course of any legal
or administrative proceedings relating to the practice of
medicine or the delivery of health care services.

(i) Making or filing a report which the licensee knows
to be false, intentionally or negligently failing to file a
report or record required by state or federal law, willfully

32

impeding or obstructing such filing, or inducing another
 person to do so. Such reports or records shall include only
 those which are signed in the capacity as a licensed
 osteopathic physician.

5 (j) Paying or receiving any commission, bonus, 6 kickback, or rebate, or engaging in any split-fee arrangement 7 in any form whatsoever with a physician, organization, agency, 8 person, partnership, firm, corporation, or other business 9 entity, for patients referred to providers of health care 10 goods and services, including, but not limited to, hospitals, nursing homes, clinical laboratories, ambulatory surgical 11 12 centers, or pharmacies. The provisions of this paragraph 13 shall not be construed to prevent an osteopathic physician 14 from receiving a fee for professional consultation services.

15 (k) Refusing to provide health care based on a 16 patient's participation in pending or past litigation or 17 participation in any disciplinary action conducted pursuant to 18 this chapter, unless such litigation or disciplinary action 19 directly involves the osteopathic physician requested to 20 provide services.

(1) Exercising influence within a patient-physician relationship for purposes of engaging a patient in sexual activity. A patient shall be presumed to be incapable of giving free, full, and informed consent to sexual activity with his or her physician.

26 (m) Making deceptive, untrue, or fraudulent 27 representations in or related to the practice of osteopathic 28 medicine or employing a trick or scheme in the practice of 29 osteopathic medicine.

30 (n) Soliciting patients, either personally or through31 an agent, through the use of fraud, intimidation, undue

influence, or forms of overreaching or vexatious conduct. 1 Α solicitation is any communication which directly or implicitly 2 3 requests an immediate oral response from the recipient. 4 (o) Failing to keep legible, as defined by department 5 rule in consultation with the board, medical records that identify the licensed osteopathic physician or the osteopathic 6 7 physician extender and supervising osteopathic physician by name and professional title who is or are responsible for 8 9 rendering, ordering, supervising, or billing for each diagnostic or treatment procedure and that justify the course 10 of treatment of the patient, including, but not limited to, 11 12 patient histories; examination results; test results; records of drugs prescribed, dispensed, or administered; and reports 13 14 of consultations and hospitalizations. 15 (p) Fraudulently altering or destroying records 16 relating to patient care or treatment, including, but not 17 limited to, patient histories, examination results, and test 18 results. 19 (q) Exercising influence on the patient or client in 20 such a manner as to exploit the patient or client for financial gain of the licensee or of a third party which shall 21 22 include, but not be limited to, the promotion or sale of 23 services, goods, appliances, or drugs. 24 (r) Promoting or advertising on any prescription form 25 of a community pharmacy, unless the form shall also state 26 "This prescription may be filled at any pharmacy of your choice." 27 (s) Performing professional services which have not 28 29 been duly authorized by the patient or client or his or her legal representative except as provided in s. 743.064, s. 30 766.103, or s. 768.13. 31 34

(t) Prescribing, dispensing, administering, supplying, 1 2 selling, giving, mixing, or otherwise preparing a legend drug, 3 including all controlled substances, other than in the course 4 of the osteopathic physician's professional practice. For the 5 purposes of this paragraph, it shall be legally presumed that 6 prescribing, dispensing, administering, supplying, selling, 7 giving, mixing, or otherwise preparing legend drugs, including 8 all controlled substances, inappropriately or in excessive or 9 inappropriate quantities is not in the best interest of the patient and is not in the course of the osteopathic 10 physician's professional practice, without regard to his or 11 12 her intent.

(u) Prescribing or dispensing any medicinal drug appearing on any schedule set forth in chapter 893 by the osteopathic physician for himself or herself or administering any such drug by the osteopathic physician to himself or herself unless such drug is prescribed for the osteopathic physician by another practitioner authorized to prescribe medicinal drugs.

20 (v) Prescribing, ordering, dispensing, administering,
21 supplying, selling, or giving amygdalin (laetrile) to any
22 person.

23 (w) Being unable to practice osteopathic medicine with reasonable skill and safety to patients by reason of illness 24 or use of alcohol, drugs, narcotics, chemicals, or any other 25 26 type of material or as a result of any mental or physical 27 condition. In enforcing this paragraph, the department shall, upon a finding of the secretary or the secretary's designee 28 29 that probable cause exists to believe that the licensee is unable to practice medicine because of the reasons stated in 30 this paragraph, have the authority to issue an order to compel 31

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a licensee to submit to a mental or physical examination by 1 physicians designated by the department. If the licensee 2 refuses to comply with such order, the department's order 3 4 directing such examination may be enforced by filing a 5 petition for enforcement in the circuit court where the 6 licensee resides or does business. The licensee against whom 7 the petition is filed shall not be named or identified by 8 initials in any public court records or documents, and the 9 proceedings shall be closed to the public. The department shall be entitled to the summary procedure provided in s. 10 51.011. A licensee or certificateholder affected under this 11 12 paragraph shall at reasonable intervals be afforded an 13 opportunity to demonstrate that he or she can resume the 14 competent practice of medicine with reasonable skill and 15 safety to patients.

16 (x) Gross or repeated malpractice or the failure to 17 practice osteopathic medicine with that level of care, skill, 18 and treatment which is recognized by a reasonably prudent 19 similar osteopathic physician as being acceptable under similar conditions and circumstances. The board shall give 20 great weight to the provisions of s. 766.102 when enforcing 21 this paragraph. As used in this paragraph, "repeated 22 23 malpractice" includes, but is not limited to, three or more claims for medical malpractice within the previous 5-year 24 period resulting in indemnities being paid in excess of 25 26 \$25,000 each to the claimant in a judgment or settlement and 27 which incidents involved negligent conduct by the osteopathic physician. As used in this paragraph, "gross malpractice" or 28 29 "the failure to practice osteopathic medicine with that level of care, skill, and treatment which is recognized by a 30 reasonably prudent similar osteopathic physician as being 31

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acceptable under similar conditions and circumstances" shall 1 not be construed so as to require more than one instance, 2 3 event, or act. Nothing in this paragraph shall be construed to 4 require that an osteopathic physician be incompetent to 5 practice osteopathic medicine in order to be disciplined pursuant to this paragraph. A recommended order by an б 7 administrative law judge or a final order of the board finding a violation under this paragraph shall specify whether the 8 9 licensee was found to have committed "gross malpractice," "repeated malpractice," or "failure to practice osteopathic 10 medicine with that level of care, skill, and treatment which 11 12 is recognized as being acceptable under similar conditions and circumstances," or any combination thereof, and any 13 14 publication by the board shall so specify.

(y) Performing any procedure or prescribing any therapy which, by the prevailing standards of medical practice in the community, would constitute experimentation on human subjects, without first obtaining full, informed, and written consent.

20 (z) Practicing or offering to practice beyond the scope permitted by law or accepting and performing 21 22 professional responsibilities which the licensee knows or has 23 reason to know that he or she is not competent to perform. The board may establish by rule standards of practice and 24 standards of care for particular practice settings, including, 25 26 but not limited to, education and training, equipment and 27 supplies, medications including anesthetics, assistance of and delegation to other personnel, transfer agreements, 28 29 sterilization, records, performance of complex or multiple procedures, informed consent, and policy and procedure 30 manuals. 31

(aa) Delegating professional responsibilities to a 1 2 person when the licensee delegating such responsibilities 3 knows or has reason to know that such person is not qualified by training, experience, or licensure to perform them. 4 5 (bb) Violating a lawful order of the board or 6 department previously entered in a disciplinary hearing or 7 failing to comply with a lawfully issued subpoena of the board 8 or department. 9 (cc) Conspiring with another licensee or with any 10 other person to commit an act, or committing an act, which would tend to coerce, intimidate, or preclude another licensee 11 12 from lawfully advertising his or her services. 13 (dd) Procuring, or aiding or abetting in the procuring 14 of, an unlawful termination of pregnancy. 15 Presigning blank prescription forms. (ee) 16 Prescribing any medicinal drug appearing on (ff)17 Schedule II in chapter 893 by the osteopathic physician for 18 office use. 19 (gg) Prescribing, ordering, dispensing, administering, 20 supplying, selling, or giving any drug which is a Schedule II amphetamine or Schedule II sympathomimetic amine drug or any 21 22 compound thereof, pursuant to chapter 893, to or for any 23 person except for: The treatment of narcolepsy; hyperkinesis; 24 1. behavioral syndrome characterized by the developmentally 25 26 inappropriate symptoms of moderate to severe distractability, 27 short attention span, hyperactivity, emotional lability, and impulsivity; or drug-induced brain dysfunction; 28 29 The differential diagnostic psychiatric evaluation 2. of depression or the treatment of depression shown to be 30 refractory to other therapeutic modalities; or 31 38 CODING: Words stricken are deletions; words underlined are additions.

The clinical investigation of the effects of such 1 3. 2 drugs or compounds when an investigative protocol therefor is 3 submitted to, reviewed, and approved by the board before such 4 investigation is begun. (hh) Failing to supervise adequately the activities of 5 6 those physician assistants, paramedics, emergency medical 7 technicians, advanced registered nurse practitioners, or other 8 persons acting under the supervision of the osteopathic 9 physician. 10 (ii) Prescribing, ordering, dispensing, administering, supplying, selling, or giving growth hormones, testosterone or 11 12 its analogs, human chorionic gonadotropin (HCG), or other hormones for the purpose of muscle building or to enhance 13 14 athletic performance. For the purposes of this subsection, the 15 term "muscle building" does not include the treatment of 16 injured muscle. A prescription written for the drug products 17 listed above may be dispensed by the pharmacist with the presumption that the prescription is for legitimate medical 18 19 use. 20 (jj) Misrepresenting or concealing a material fact at any time during any phase of a licensing or disciplinary 21 22 process or procedure. 23 Improperly interfering with an investigation or (kk) 24 with any disciplinary proceeding. (11) Failing to report to the department any licensee 25 26 under chapter 458 or under this chapter who the osteopathic 27 physician or physician assistant knows has violated the grounds for disciplinary action set out in the law under which 28 29 that person is licensed and who provides health care services in a facility licensed under chapter 395, or a health 30 maintenance organization certificated under part I of chapter 31 39 CODING: Words stricken are deletions; words underlined are additions.

641, in which the osteopathic physician or physician assistant 1 also provides services. 2 3 (mm) Being found by any court in this state to have 4 provided corroborating written medical expert opinion attached 5 to any statutorily required notice of claim or intent or to any statutorily required response rejecting a claim, without 6 7 reasonable investigation. (nn) Advertising or holding oneself out as a 8 9 board-certified specialist in violation of this chapter. 10 (oo) Failing to comply with the requirements of ss. 381.026 and 381.0261 to provide patients with information 11 12 about their patient rights and how to file a patient 13 complaint. 14 (pp) Violating any provision of this chapter or 15 chapter 456, or any rules adopted pursuant thereto. 16 (2) The board may enter an order denying licensure or 17 imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 18 19 violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 20 456.072(1). In determining what action is appropriate, the 21 board must first consider what sanctions are necessary to 22 23 protect the public or to compensate the patient. Only after those sanctions have been imposed may the disciplining 24 authority consider and include in the order requirements 25 26 designed to rehabilitate the physician. All costs associated with compliance with orders issued under this subsection are 27 the obligation of the physician. 28 29 Section 14. For the purpose of incorporating the 30 amendment to section 456.072, Florida Statutes, in a reference 31 40 CODING: Words stricken are deletions; words underlined are additions.

thereto, paragraph (f) of subsection (7) of section 459.022, 1 Florida Statutes, is reenacted to read: 2 3 459.022 Physician assistants.--4 (7) PHYSICIAN ASSISTANT LICENSURE.--5 (f) The Board of Osteopathic Medicine may impose any 6 of the penalties authorized under ss. 456.072 and 459.015(2) 7 upon a physician assistant if the physician assistant or the 8 supervising physician has been found guilty of or is being 9 investigated for any act that constitutes a violation of this 10 chapter or chapter 456. Section 15. For the purpose of incorporating the 11 12 amendment to section 456.072, Florida Statutes, in references 13 thereto, subsections (1) and (2) of section 460.413, Florida 14 Statutes, are reenacted to read: 15 460.413 Grounds for disciplinary action; action by board or department.--16 17 (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 18 19 456.072(2): 20 (a) Attempting to obtain, obtaining, or renewing a license to practice chiropractic medicine by bribery, by 21 22 fraudulent misrepresentations, or through an error of the 23 department or the board. 24 (b) Having a license to practice chiropractic medicine revoked, suspended, or otherwise acted against, including the 25 26 denial of licensure, by the licensing authority of another 27 state, territory, or country. (c) Being convicted or found guilty, regardless of 28 29 adjudication, of a crime in any jurisdiction which directly relates to the practice of chiropractic medicine or to the 30 ability to practice chiropractic medicine. Any plea of nolo 31 41

contendere shall be considered a conviction for purposes of 1 2 this chapter. 3 (d) False, deceptive, or misleading advertising. 4 (e) Causing to be advertised, by any means whatsoever, 5 any advertisement which does not contain an assertion or 6 statement which would identify herself or himself as a 7 chiropractic physician or identify such chiropractic clinic or related institution in which she or he practices or in which 8 9 she or he is owner, in whole or in part, as a chiropractic institution. 10 (f) Advertising, practicing, or attempting to practice 11 12 under a name other than one's own. 13 (g) Failing to report to the department any person who 14 the licensee knows is in violation of this chapter or of the rules of the department or the board. 15 (h) Aiding, assisting, procuring, or advising any 16 17 unlicensed person to practice chiropractic medicine contrary to this chapter or to a rule of the department or the board. 18 19 (i) Failing to perform any statutory or legal obligation placed upon a licensed chiropractic physician. 20 21 (j) Making or filing a report which the licensee knows 22 to be false, intentionally or negligently failing to file a 23 report or record required by state or federal law, willfully impeding or obstructing such filing or inducing another person 24 to do so. Such reports or records shall include only those 25 26 which are signed in the capacity of a licensed chiropractic 27 physician. (k) Making misleading, deceptive, untrue, or 28 29 fraudulent representations in the practice of chiropractic medicine or employing a trick or scheme in the practice of 30 chiropractic medicine when such trick or scheme fails to 31 42 CODING: Words stricken are deletions; words underlined are additions. conform to the generally prevailing standards of treatment in
 the chiropractic medical community.

3 (1) Soliciting patients either personally or through
4 an agent, unless such solicitation falls into a category of
5 solicitations approved by rule of the board.

(m) Failing to keep legibly written chiropractic 6 7 medical records that identify clearly by name and credentials the licensed chiropractic physician rendering, ordering, 8 9 supervising, or billing for each examination or treatment procedure and that justify the course of treatment of the 10 patient, including, but not limited to, patient histories, 11 12 examination results, test results, X rays, and diagnosis of a 13 disease, condition, or injury. X rays need not be retained 14 for more than 4 years.

(n) Exercising influence on the patient or client in such a manner as to exploit the patient or client for financial gain of the licensee or of a third party which shall include, but not be limited to, the promotion or sale of services, goods or appliances, or drugs.

20 (o) Performing professional services which have not 21 been duly authorized by the patient or client or her or his 22 legal representative except as provided in ss. 743.064, 23 766.103, and 768.13.

(p) Prescribing, dispensing, or administering any
medicinal drug except as authorized by s. 460.403(9)(c)2.,
performing any surgery, or practicing obstetrics.

(q) Being unable to practice chiropractic medicine with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition. In enforcing this paragraph, upon a

43

finding by the secretary of the department, or his or her 1 designee, or the probable cause panel of the board that 2 3 probable cause exists to believe that the licensee is unable 4 to practice the profession because of reasons stated in this 5 paragraph, the department shall have the authority to compel a 6 licensee to submit to a mental or physical examination by a 7 physician designated by the department. If the licensee 8 refuses to comply with the department's order, the department 9 may file a petition for enforcement in the circuit court of the circuit in which the licensee resides or does business. 10 The department shall be entitled to the summary procedure 11 12 provided in s. 51.011. The record of proceedings to obtain a compelled mental or physical examination shall not be used 13 14 against a licensee in any other proceedings. A chiropractic 15 physician affected under this paragraph shall at reasonable intervals be afforded an opportunity to demonstrate that she 16 17 or he can resume the competent practice of chiropractic 18 medicine with reasonable skill and safety to patients. 19 (r) Gross or repeated malpractice or the failure to 20 practice chiropractic medicine at a level of care, skill, and treatment which is recognized by a reasonably prudent 21 22 chiropractic physician as being acceptable under similar 23 conditions and circumstances. The board shall give great weight to the standards for malpractice in s. 766.102 in 24 interpreting this provision. A recommended order by an 25 26 administrative law judge, or a final order of the board finding a violation under this section shall specify whether 27 the licensee was found to have committed "gross malpractice," 28 29 "repeated malpractice," or "failure to practice chiropractic medicine with that level of care, skill, and treatment which 30 is recognized as being acceptable under similar conditions and 31

44

circumstances" or any combination thereof, and any publication
 by the board shall so specify.

3 (s) Performing any procedure or prescribing any 4 therapy which, by the prevailing standards of chiropractic 5 medical practice in the community, would constitute 6 experimentation on human subjects, without first obtaining 7 full, informed, and written consent.

8 (t) Practicing or offering to practice beyond the 9 scope permitted by law or accepting and performing 10 professional responsibilities which the licensee knows or has 11 reason to know that she or he is not competent to perform.

(u) Delegating professional responsibilities to a
person when the licensee delegating such responsibilities
knows or has reason to know that such person is not qualified
by training, experience, or licensure to perform them.

16 (v) Violating a lawful order of the board or 17 department previously entered in a disciplinary hearing or 18 failing to comply with a lawfully issued subpoena of the 19 department.

(w) Conspiring with another licensee or with any other person to commit an act, or committing an act, which would tend to coerce, intimidate, or preclude another licensee from lawfully advertising her or his services.

24 (x) Submitting to any third-party payor a claim for a 25 service or treatment which was not actually provided to a 26 patient.

(y) Failing to preserve identity of funds and property of a patient. As provided by rule of the board, money or other property entrusted to a chiropractic physician for a specific purpose, including advances for costs and expenses of examination or treatment, is to be held in trust and must be

45

applied only to that purpose. Money and other property of 1 2 patients coming into the hands of a chiropractic physician are 3 not subject to counterclaim or setoff for chiropractic 4 physician's fees, and a refusal to account for and deliver 5 over such money and property upon demand shall be deemed a conversion. This is not to preclude the retention of money or 6 7 other property upon which the chiropractic physician has a valid lien for services or to preclude the payment of agreed 8 9 fees from the proceeds of transactions for examinations or treatments. Controversies as to the amount of the fees are 10 not grounds for disciplinary proceedings unless the amount 11 12 demanded is clearly excessive or extortionate, or the demand is fraudulent. All funds of patients paid to a chiropractic 13 14 physician, other than advances for costs and expenses, shall 15 be deposited in one or more identifiable bank accounts maintained in the state in which the chiropractic physician's 16 17 office is situated, and no funds belonging to the chiropractic physician shall be deposited therein except as follows: 18 19 1. Funds reasonably sufficient to pay bank charges may be deposited therein. 20 21 2. Funds belonging in part to a patient and in part 22 presently or potentially to the physician must be deposited 23 therein, but the portion belonging to the physician may be withdrawn when due unless the right of the physician to 24 receive it is disputed by the patient, in which event the 25 26 disputed portion shall not be withdrawn until the dispute is 27 finally resolved. 28 29 Every chiropractic physician shall maintain complete records of all funds, securities, and other properties of a patient 30 coming into the possession of the physician and render 31 46 CODING: Words stricken are deletions; words underlined are additions.

appropriate accounts to the patient regarding them. In 1 addition, every chiropractic physician shall promptly pay or 2 deliver to the patient, as requested by the patient, the 3 4 funds, securities, or other properties in the possession of 5 the physician which the patient is entitled to receive. (z) Offering to accept or accepting payment for 6 7 services rendered by assignment from any third-party payor after offering to accept or accepting whatever the third-party 8 9 payor covers as payment in full, if the effect of the offering or acceptance is to eliminate or give the impression of 10 eliminating the need for payment by an insured of any required 11 12 deductions applicable in the policy of the insured. 13 (aa) Failing to provide, upon request of the insured, 14 a copy of a claim submitted to any third-party payor for service or treatment of the insured. 15 (bb) Advertising a fee or charge for a service or 16 17 treatment which is different from the fee or charge the licensee submits to third-party payors for that service or 18 19 treatment. 20 (cc) Advertising any reduced or discounted fees for services or treatments, or advertising any free services or 21 22 treatments, without prominently stating in the advertisement 23 the usual fee of the licensee for the service or treatment which is the subject of the discount, rebate, or free 24 25 offering. 26 (dd) Using acupuncture without being certified 27 pursuant to s. 460.403(9)(f). 28 (ee) Failing to report to the department any licensee 29 under chapter 458 or under chapter 459 who the chiropractic physician or chiropractic physician's assistant knows has 30 violated the grounds for disciplinary action set out in the 31 47

law under which that person is licensed and who provides 1 health care services in a facility licensed under chapter 395, 2 3 or a health maintenance organization certificated under part I 4 of chapter 641, in which the chiropractic physician or 5 chiropractic physician's assistant also provides services. (ff) Violating any provision of this chapter or 6 7 chapter 456, or any rules adopted pursuant thereto. 8 (2) The board may enter an order denying licensure or 9 imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 10 violating any provision of subsection (1) of this section or 11 12 who is found guilty of violating any provision of s. 456.072(1). In determining what action is appropriate, the 13 14 board must first consider what sanctions are necessary to 15 protect the public or to compensate the patient. Only after those sanctions have been imposed may the disciplining 16 17 authority consider and include in the order requirements 18 designed to rehabilitate the chiropractic physician. All costs 19 associated with compliance with orders issued under this subsection are the obligation of the chiropractic physician. 20 21 Section 16. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 22 23 thereto, subsections (1) and (2) of section 462.14, Florida Statutes, are reenacted to read: 24 462.14 Grounds for disciplinary action; action by the 25 26 department. --27 (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 28 29 456.072(2): (a) Attempting to obtain, obtaining, or renewing a 30 license to practice naturopathic medicine by bribery, by 31 48 CODING: Words stricken are deletions; words underlined are additions.

fraudulent misrepresentation, or through an error of the 1 2 department. 3 (b) Having a license to practice naturopathic medicine 4 revoked, suspended, or otherwise acted against, including the 5 denial of licensure, by the licensing authority of another 6 state, territory, or country. 7 (c) Being convicted or found guilty, regardless of 8 adjudication, of a crime in any jurisdiction which directly 9 relates to the practice of naturopathic medicine or to the ability to practice naturopathic medicine. Any plea of nolo 10 contendere shall be considered a conviction for purposes of 11 12 this chapter. (d) False, deceptive, or misleading advertising. 13 14 (e) Advertising, practicing, or attempting to practice 15 under a name other than one's own. (f) Failing to report to the department any person who 16 17 the licensee knows is in violation of this chapter or of the 18 rules of the department. 19 (g) Aiding, assisting, procuring, or advising any 20 unlicensed person to practice naturopathic medicine contrary to this chapter or to a rule of the department. 21 22 (h) Failing to perform any statutory or legal 23 obligation placed upon a licensed naturopathic physician. (i) Making or filing a report which the licensee knows 24 25 to be false, intentionally or negligently failing to file a 26 report or record required by state or federal law, willfully 27 impeding or obstructing such filing or inducing another person to do so. Such reports or records shall include only those 28 29 which are signed in the capacity as a licensed naturopathic physician. 30 31 49

(j) Paying or receiving any commission, bonus, 1 2 kickback, or rebate, or engaging in any split-fee arrangement 3 in any form whatsoever with a physician, organization, agency, 4 or person, either directly or indirectly, for patients 5 referred to providers of health care goods and services, б including, but not limited to, hospitals, nursing homes, 7 clinical laboratories, ambulatory surgical centers, or 8 pharmacies. The provisions of this paragraph shall not be 9 construed to prevent a naturopathic physician from receiving a fee for professional consultation services. 10 (k) Exercising influence within a patient-physician 11 12 relationship for purposes of engaging a patient in sexual 13 activity. A patient shall be presumed to be incapable of 14 giving free, full, and informed consent to sexual activity 15 with her or his physician. (1) Making deceptive, untrue, or fraudulent 16 17 representations in the practice of naturopathic medicine or 18 employing a trick or scheme in the practice of naturopathic 19 medicine when such scheme or trick fails to conform to the 20 generally prevailing standards of treatment in the medical 21 community. (m) Soliciting patients, either personally or through 22 23 an agent, through the use of fraud, intimidation, undue influence, or a form of overreaching or vexatious conduct. 24 Α "solicitation" is any communication which directly or 25 26 implicitly requests an immediate oral response from the 27 recipient. (n) Failing to keep written medical records justifying 28 29 the course of treatment of the patient, including, but not limited to, patient histories, examination results, test 30 31 50 CODING: Words stricken are deletions; words underlined are additions. results, X rays, and records of the prescribing, dispensing
 and administering of drugs.

3 (o) Exercising influence on the patient or client in 4 such a manner as to exploit the patient or client for the 5 financial gain of the licensee or of a third party, which 6 shall include, but not be limited to, the promoting or selling 7 of services, goods, appliances, or drugs and the promoting or advertising on any prescription form of a community pharmacy 8 9 unless the form also states "This prescription may be filled at any pharmacy of your choice." 10

(p) Performing professional services which have not been duly authorized by the patient or client, or her or his legal representative, except as provided in s. 743.064, s. 766.103, or s. 768.13.

(q) Prescribing, dispensing, administering, mixing, or 15 16 otherwise preparing a legend drug, including any controlled 17 substance, other than in the course of the naturopathic physician's professional practice. For the purposes of this 18 19 paragraph, it shall be legally presumed that prescribing, 20 dispensing, administering, mixing, or otherwise preparing legend drugs, including all controlled substances, 21 22 inappropriately or in excessive or inappropriate quantities is 23 not in the best interest of the patient and is not in the course of the naturopathic physician's professional practice, 24 without regard to her or his intent. 25

(r) Prescribing, dispensing, or administering any
medicinal drug appearing on any schedule set forth in chapter
893 by the naturopathic physician to herself or himself,
except one prescribed, dispensed, or administered to the
naturopathic physician by another practitioner authorized to
prescribe, dispense, or administer medicinal drugs.

51

(s) Being unable to practice naturopathic medicine 1 2 with reasonable skill and safety to patients by reason of 3 illness or use of alcohol, drugs, narcotics, chemicals, or any 4 other type of material or as a result of any mental or 5 physical condition. In enforcing this paragraph, the department shall have, upon probable cause, authority to 6 7 compel a naturopathic physician to submit to a mental or physical examination by physicians designated by the 8 9 department. The failure of a naturopathic physician to submit to such an examination when so directed shall constitute an 10 admission of the allegations against her or him upon which a 11 12 default and final order may be entered without the taking of testimony or presentation of evidence, unless the failure was 13 14 due to circumstances beyond the naturopathic physician's 15 control. A naturopathic physician affected under this paragraph shall at reasonable intervals be afforded an 16 17 opportunity to demonstrate that she or he can resume the competent practice of naturopathic medicine with reasonable 18 19 skill and safety to patients. In any proceeding under this paragraph, neither the record of proceedings nor the orders 20 entered by the department may be used against a naturopathic 21 22 physician in any other proceeding. 23 (t) Gross or repeated malpractice or the failure to

23 (t) Gross of repeated maipractice of the failure to 24 practice naturopathic medicine with that level of care, skill, 25 and treatment which is recognized by a reasonably prudent 26 similar physician as being acceptable under similar conditions 27 and circumstances. The department shall give great weight to 28 the provisions of s. 766.102 when enforcing this paragraph.

(u) Performing any procedure or prescribing any
therapy which, by the prevailing standards of medical practice
in the community, constitutes experimentation on a human

52

subject, without first obtaining full, informed, and written 1 2 consent. 3 Practicing or offering to practice beyond the (v) 4 scope permitted by law or accepting and performing 5 professional responsibilities which the licensee knows or has 6 reason to know that she or he is not competent to perform. 7 (w) Delegating professional responsibilities to a 8 person when the licensee delegating such responsibilities 9 knows or has reason to know that such person is not qualified by training, experience, or licensure to perform them. 10 (x) Violating a lawful order of the department 11 12 previously entered in a disciplinary hearing or failing to comply with a lawfully issued subpoena of the department. 13 14 (y) Conspiring with another licensee or with any other person to commit an act, or committing an act, which would 15 16 tend to coerce, intimidate, or preclude another licensee from 17 lawfully advertising her or his services. 18 (z) Procuring, or aiding or abetting in the procuring 19 of, an unlawful termination of pregnancy. 20 Presigning blank prescription forms. (aa) (bb) Prescribing by the naturopathic physician for 21 22 office use any medicinal drug appearing on Schedule II in 23 chapter 893. (cc) Prescribing, ordering, dispensing, administering, 24 25 supplying, selling, or giving any drug which is an amphetamine 26 or sympathomimetic amine drug, or a compound designated 27 pursuant to chapter 893 as a Schedule II controlled substance to or for any person except for: 28 29 The treatment of narcolepsy; hyperkinesis; 1. behavioral syndrome in children characterized by the 30 developmentally inappropriate symptoms of moderate to severe 31 53 CODING: Words stricken are deletions; words underlined are additions.

distractability, short attention span, hyperactivity,
 emotional lability, and impulsivity; or drug-induced brain
 dysfunction.

4 2. The differential diagnostic psychiatric evaluation
5 of depression or the treatment of depression shown to be
6 refractory to other therapeutic modalities.

7 3. The clinical investigation of the effects of such
8 drugs or compounds when an investigative protocol therefor is
9 submitted to, reviewed, and approved by the department before
10 such investigation is begun.

(dd) Prescribing, ordering, dispensing, administering, 11 12 supplying, selling, or giving growth hormones, testosterone or its analogs, human chorionic gonadotropin (HCG), or other 13 14 hormones for the purpose of muscle building or to enhance athletic performance. For the purposes of this subsection, the 15 term "muscle building" does not include the treatment of 16 17 injured muscle. A prescription written for the drug products listed above may be dispensed by the pharmacist with the 18 19 presumption that the prescription is for legitimate medical 20 use.

(ee) Violating any provision of this chapter orchapter 456, or any rules adopted pursuant thereto.

(2) The department may enter an order denying
licensure or imposing any of the penalties in s. 456.072(2)
against any applicant for licensure or licensee who is found
guilty of violating any provision of subsection (1) of this
section or who is found guilty of violating any provision of
s. 456.072(1).

29 Section 17. For the purpose of incorporating the 30 amendment to section 456.072, Florida Statutes, in references 31

thereto, subsections (1) and (2) of section 463.016, Florida 1 Statutes, are reenacted to read: 2 463.016 Grounds for disciplinary action; action by the 3 board.--4 5 (1) The following acts constitute grounds for denial 6 of a license or disciplinary action, as specified in s. 7 456.072(2): 8 (a) Procuring or attempting to procure a license to 9 practice optometry by bribery, by fraudulent 10 misrepresentations, or through an error of the department or 11 board. 12 (b) Procuring or attempting to procure a license for 13 any other person by making or causing to be made any false 14 representation. (c) Having a license to practice optometry revoked, 15 suspended, or otherwise acted against, including the denial of 16 17 licensure, by the licensing authority of another jurisdiction. 18 (d) Being convicted or found guilty, regardless of 19 adjudication, of a crime in any jurisdiction which directly relates to the practice of optometry or to the ability to 20 practice optometry. Any plea of nolo contendere shall be 21 22 considered a conviction for the purposes of this chapter. 23 (e) Making or filing a report or record which the licensee knows to be false, intentionally or negligently 24 failing to file a report or record required by state or 25 26 federal law, willfully impeding or obstructing such filing, or 27 inducing another person to do so. Such reports or records shall include only those which are signed by the licensee in 28 29 her or his capacity as a licensed practitioner. 30 31 55

(f) Advertising goods or services in a manner which is 1 2 fraudulent, false, deceptive, or misleading in form or 3 content. 4 (g) Fraud or deceit, negligence or incompetency, or 5 misconduct in the practice of optometry. 6 (h) A violation or repeated violations of provisions 7 of this chapter, or of chapter 456, and any rules promulgated 8 pursuant thereto. 9 (i) Conspiring with another licensee or with any person to commit an act, or committing an act, which would 10 coerce, intimidate, or preclude another licensee from lawfully 11 12 advertising her or his services. (j) Willfully submitting to any third-party payor a 13 14 claim for services which were not provided to a patient. 15 (k) Failing to keep written optometric records about the examinations, treatments, and prescriptions for patients. 16 17 (1) Willfully failing to report any person who the 18 licensee knows is in violation of this chapter or of rules of 19 the department or the board. 20 (m) Gross or repeated malpractice. 21 (n) Practicing with a revoked, suspended, inactive, or 22 delinquent license. 23 (o) Being unable to practice optometry with reasonable skill and safety to patients by reason of illness or use of 24 alcohol, drugs, narcotics, chemicals, or any other type of 25 26 material or as a result of any mental or physical condition. A licensed practitioner affected under this paragraph shall at 27 reasonable intervals be afforded an opportunity to demonstrate 28 29 that she or he can resume the competent practice of optometry with reasonable skill and safety to patients. 30 31 56

1 (p) Having been disciplined by a regulatory agency in 2 another state for any offense that would constitute a 3 violation of Florida laws or rules regulating optometry. 4 (q) Violating any provision of s. 463.014 or s. 5 463.015. 6 (r) Violating any lawful order of the board or 7 department, previously entered in a disciplinary hearing, or 8 failing to comply with a lawfully issued subpoena of the board 9 or department. 10 (s) Practicing or offering to practice beyond the scope permitted by law or accepting and performing 11 12 professional responsibilities which the licensed practitioner 13 knows or has reason to know she or he is not competent to 14 perform. 15 (t) Violating any provision of this chapter or chapter 16 456, or any rules adopted pursuant thereto. 17 (2) The department may enter an order imposing any of the penalties in s. 456.072(2) against any licensee who is 18 19 found guilty of violating any provision of subsection (1) of this section or who is found guilty of violating any provision 20 of s. 456.072(1). 21 22 Section 18. For the purpose of incorporating the 23 amendment to section 456.072, Florida Statutes, in references 24 thereto, subsections (1) and (2) of section 464.018, Florida Statutes, are reenacted to read: 25 26 464.018 Disciplinary actions.--27 (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 28 29 456.072(2): (a) Procuring, attempting to procure, or renewing a 30 license to practice nursing by bribery, by knowing 31 57 CODING: Words stricken are deletions; words underlined are additions.

misrepresentations, or through an error of the department or 1 2 the board. 3 (b) Having a license to practice nursing revoked, 4 suspended, or otherwise acted against, including the denial of 5 licensure, by the licensing authority of another state, 6 territory, or country. 7 (c) Being convicted or found guilty of, or entering a 8 plea of nolo contendere to, regardless of adjudication, a 9 crime in any jurisdiction which directly relates to the 10 practice of nursing or to the ability to practice nursing. (d) Being found guilty, regardless of adjudication, of 11 12 any of the following offenses: 1. A forcible felony as defined in chapter 776. 13 14 2. A violation of chapter 812, relating to theft, 15 robbery, and related crimes. 3. A violation of chapter 817, relating to fraudulent 16 17 practices. 18 4. A violation of chapter 800, relating to lewdness 19 and indecent exposure. 5. A violation of chapter 784, relating to assault, 20 battery, and culpable negligence. 21 6. A violation of chapter 827, relating to child 22 23 abuse. 7. A violation of chapter 415, relating to protection 24 from abuse, neglect, and exploitation. 25 26 8. A violation of chapter 39, relating to child abuse, 27 abandonment, and neglect. 28 (e) Having been found guilty of, regardless of 29 adjudication, or entered a plea of nolo contendere or guilty to, any offense prohibited under s. 435.03 or under any 30 similar statute of another jurisdiction; or having committed 31 58 CODING: Words stricken are deletions; words underlined are additions. an act which constitutes domestic violence as defined in s.
 741.28.

(f) Making or filing a false report or record, which the licensee knows to be false, intentionally or negligently failing to file a report or record required by state or federal law, willfully impeding or obstructing such filing or inducing another person to do so. Such reports or records shall include only those which are signed in the nurse's capacity as a licensed nurse.

10

(g) False, misleading, or deceptive advertising.

(h) Unprofessional conduct, which shall include, but not be limited to, any departure from, or the failure to conform to, the minimal standards of acceptable and prevailing nursing practice, in which case actual injury need not be established.

16 (i) Engaging or attempting to engage in the 17 possession, sale, or distribution of controlled substances as 18 set forth in chapter 893, for any other than legitimate 19 purposes authorized by this part.

20 (j) Being unable to practice nursing with reasonable skill and safety to patients by reason of illness or use of 21 alcohol, drugs, narcotics, or chemicals or any other type of 22 23 material or as a result of any mental or physical condition. In enforcing this paragraph, the department shall have, upon a 24 finding of the secretary or the secretary's designee that 25 26 probable cause exists to believe that the licensee is unable 27 to practice nursing because of the reasons stated in this paragraph, the authority to issue an order to compel a 28 29 licensee to submit to a mental or physical examination by physicians designated by the department. If the licensee 30 refuses to comply with such order, the department's order 31

59

directing such examination may be enforced by filing a 1 petition for enforcement in the circuit court where the 2 3 licensee resides or does business. The licensee against whom 4 the petition is filed shall not be named or identified by 5 initials in any public court records or documents, and the proceedings shall be closed to the public. The department б 7 shall be entitled to the summary procedure provided in s. 51.011. A nurse affected by the provisions of this paragraph 8 9 shall at reasonable intervals be afforded an opportunity to demonstrate that she or he can resume the competent practice 10 of nursing with reasonable skill and safety to patients. 11 12 (k) Failing to report to the department any person who

13 the licensee knows is in violation of this part or of the 14 rules of the department or the board; however, if the licensee 15 verifies that such person is actively participating in a 16 board-approved program for the treatment of a physical or 17 mental condition, the licensee is required to report such 18 person only to an impaired professionals consultant.

(1) Knowingly violating any provision of this part, a rule of the board or the department, or a lawful order of the board or department previously entered in a disciplinary proceeding or failing to comply with a lawfully issued subpoena of the department.

(m) Failing to report to the department any licensee under chapter 458 or under chapter 459 who the nurse knows has violated the grounds for disciplinary action set out in the law under which that person is licensed and who provides health care services in a facility licensed under chapter 395, or a health maintenance organization certificated under part I of chapter 641, in which the nurse also provides services.

31

(n) Violating any provision of this chapter or chapter 1 2 456, or any rules adopted pursuant thereto. 3 The board may enter an order denying licensure or (2) 4 imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 5 6 violating any provision of subsection (1) of this section or 7 who is found guilty of violating any provision of s. 8 456.072(1). 9 Section 19. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 10 thereto, subsections (1) and (2) of section 465.016, Florida 11 12 Statutes, are reenacted to read: 13 465.016 Disciplinary actions.--14 (1) The following acts constitute grounds for denial 15 of a license or disciplinary action, as specified in s. 16 456.072(2): 17 (a) Obtaining a license by misrepresentation or fraud or through an error of the department or the board. 18 19 (b) Procuring or attempting to procure a license for 20 any other person by making or causing to be made any false 21 representation. 22 (c) Permitting any person not licensed as a pharmacist 23 in this state or not registered as an intern in this state, or permitting a registered intern who is not acting under the 24 25 direct and immediate personal supervision of a licensed 26 pharmacist, to fill, compound, or dispense any prescriptions 27 in a pharmacy owned and operated by such pharmacist or in a pharmacy where such pharmacist is employed or on duty. 28 29 (d) Being unfit or incompetent to practice pharmacy by 30 reason of: 1. Habitual intoxication. 31 61

2. The misuse or abuse of any medicinal drug appearing 1 2 in any schedule set forth in chapter 893. 3 Any abnormal physical or mental condition which 3. 4 threatens the safety of persons to whom she or he might sell 5 or dispense prescriptions, drugs, or medical supplies or for 6 whom she or he might manufacture, prepare, or package, or 7 supervise the manufacturing, preparation, or packaging of, 8 prescriptions, drugs, or medical supplies. 9 (e) Violating chapter 499; 21 U.S.C. ss. 301-392, known as the Federal Food, Drug, and Cosmetic Act; 21 U.S.C. 10 ss. 821 et seq., known as the Comprehensive Drug Abuse 11 12 Prevention and Control Act; or chapter 893. (f) Having been convicted or found guilty, regardless 13 14 of adjudication, in a court of this state or other 15 jurisdiction, of a crime which directly relates to the ability 16 to practice pharmacy or to the practice of pharmacy. A plea 17 of nolo contendere constitutes a conviction for purposes of 18 this provision. 19 (g) Using in the compounding of a prescription, or 20 furnishing upon prescription, an ingredient or article different in any manner from the ingredient or article 21 22 prescribed, except as authorized in s. 465.019(6) or s. 23 465.025. 24 (h) Having been disciplined by a regulatory agency in another state for any offense that would constitute a 25 26 violation of this chapter. (i) Compounding, dispensing, or distributing a legend 27 drug, including any controlled substance, other than in the 28 29 course of the professional practice of pharmacy. For purposes of this paragraph, it shall be legally presumed that the 30 compounding, dispensing, or distributing of legend drugs in 31 62 CODING: Words stricken are deletions; words underlined are additions.

excessive or inappropriate quantities is not in the best
 interests of the patient and is not in the course of the
 professional practice of pharmacy.

(j) Making or filing a report or record which the
licensee knows to be false, intentionally or negligently
failing to file a report or record required by federal or
state law, willfully impeding or obstructing such filing, or
inducing another person to do so. Such reports or records
include only those which the licensee is required to make or
file in her or his capacity as a licensed pharmacist.

(k) Failing to make prescription fee or price information readily available by failing to provide such information upon request and upon the presentation of a prescription for pricing or dispensing. Nothing in this section shall be construed to prohibit the quotation of price information on a prescription drug to a potential consumer by telephone.

18 (1) Placing in the stock of any pharmacy any part of 19 any prescription compounded or dispensed which is returned by a patient; however, in a hospital, nursing home, correctional 20 facility, or extended care facility in which unit-dose 21 22 medication is dispensed to inpatients, each dose being 23 individually sealed and the individual unit dose or unit-dose system labeled with the name of the drug, dosage strength, 24 manufacturer's control number, and expiration date, if any, 25 26 the unused unit dose of medication may be returned to the 27 pharmacy for redispensing. Each pharmacist shall maintain appropriate records for any unused or returned medicinal 28 29 drugs.

30 (m) Being unable to practice pharmacy with reasonable31 skill and safety by reason of illness, use of drugs,

63

1 narcotics, chemicals, or any other type of material or as a 2 result of any mental or physical condition. A pharmacist 3 affected under this paragraph shall at reasonable intervals be 4 afforded an opportunity to demonstrate that she or he can 5 resume the competent practice of pharmacy with reasonable 6 skill and safety to her or his customers.

7 (n) Violating a rule of the board or department or
8 violating an order of the board or department previously
9 entered in a disciplinary hearing.

(o) Failing to report to the department any licensee 10 under chapter 458 or under chapter 459 who the pharmacist 11 12 knows has violated the grounds for disciplinary action set out in the law under which that person is licensed and who 13 14 provides health care services in a facility licensed under 15 chapter 395, or a health maintenance organization certificated 16 under part I of chapter 641, in which the pharmacist also 17 provides services.

(p) Failing to notify the Board of Pharmacy in writing within 20 days of the commencement or cessation of the practice of the profession of pharmacy in Florida when such commencement or cessation of the practice of the profession of pharmacy in Florida was a result of a pending or completed disciplinary action or investigation in another jurisdiction.

24 (q) Using or releasing a patient's records except as25 authorized by this chapter and chapter 456.

26 (r) Violating any provision of this chapter or chapter27 456, or any rules adopted pursuant thereto.

(2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or

64

who is found guilty of violating any provision of s. 1 2 456.072(1). 3 Section 20. For the purpose of incorporating the 4 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 466.028, Florida 5 6 Statutes, are reenacted to read: 7 466.028 Grounds for disciplinary action; action by the 8 board.--9 (1)The following acts constitute grounds for denial 10 of a license or disciplinary action, as specified in s. 456.072(2): 11 12 (a) Attempting to obtain, obtaining, or renewing a 13 license under this chapter by bribery, fraudulent 14 misrepresentations, or through an error of the department or the board. 15 (b) Having a license to practice dentistry or dental 16 17 hygiene revoked, suspended, or otherwise acted against, including the denial of licensure, by the licensing authority 18 19 of another state, territory, or country. (c) Being convicted or found guilty of or entering a 20 plea of nolo contendere to, regardless of adjudication, a 21 22 crime in any jurisdiction which relates to the practice of 23 dentistry or dental hygiene. A plea of nolo contendere shall create a rebuttable presumption of guilt to the underlying 24 25 criminal charges. 26 (d) Advertising goods or services in a manner which is 27 fraudulent, false, deceptive, or misleading in form or content contrary to s. 466.019 or rules of the board adopted pursuant 28 29 thereto. (e) Advertising, practicing, or attempting to practice 30 under a name other than one's own. 31 65

(f) Failing to report to the department any person who 1 the licensee knows, or has reason to believe, is clearly in 2 3 violation of this chapter or of the rules of the department or 4 the board. 5 (g) Aiding, assisting, procuring, or advising any 6 unlicensed person to practice dentistry or dental hygiene 7 contrary to this chapter or to a rule of the department or the 8 board. 9 (h) Being employed by any corporation, organization, group, or person other than a dentist or a professional 10 corporation or limited liability company composed of dentists 11 12 to practice dentistry. 13 (i) Failing to perform any statutory or legal 14 obligation placed upon a licensee. 15 (j) Making or filing a report which the licensee knows 16 to be false, failing to file a report or record required by 17 state or federal law, knowingly impeding or obstructing such 18 filing or inducing another person to do so. Such reports or 19 records shall include only those which are signed in the 20 capacity as a licensee. 21 (k) Committing any act which would constitute sexual 22 battery, as defined in chapter 794, upon a patient or 23 intentionally touching the sexual organ of a patient. (1) Making deceptive, untrue, or fraudulent 24 representations in or related to the practice of dentistry. 25 26 (m) Failing to keep written dental records and medical 27 history records justifying the course of treatment of the patient including, but not limited to, patient histories, 28 29 examination results, test results, and X rays, if taken. (n) Failing to make available to a patient or client, 30 or to her or his legal representative or to the department if 31 66

authorized in writing by the patient, copies of documents in
 the possession or under control of the licensee which relate
 to the patient or client.

4 (o) Performing professional services which have not 5 been duly authorized by the patient or client, or her or his 6 legal representative, except as provided in ss. 766.103 and 7 768.13.

(p) Prescribing, procuring, dispensing, administering, 8 9 mixing, or otherwise preparing a legend drug, including any controlled substance, other than in the course of the 10 professional practice of the dentist. For the purposes of 11 12 this paragraph, it shall be legally presumed that prescribing, procuring, dispensing, administering, mixing, or otherwise 13 14 preparing legend drugs, including all controlled substances, 15 in excessive or inappropriate quantities is not in the best interest of the patient and is not in the course of the 16 17 professional practice of the dentist, without regard to her or 18 his intent.

(q) Prescribing, procuring, dispensing, or administering any medicinal drug appearing on any schedule set forth in chapter 893, by a dentist to herself or himself, except those prescribed, dispensed, or administered to the dentist by another practitioner authorized to prescribe them.

24 (r) Prescribing, procuring, ordering, dispensing, administering, supplying, selling, or giving any drug which is 25 26 a Schedule II amphetamine or a Schedule II sympathomimetic 27 amine drug or a compound thereof, pursuant to chapter 893, to or for any person except for the clinical investigation of the 28 effects of such drugs or compounds when an investigative 29 protocol therefor is submitted to, and reviewed and approved 30 by, the board before such investigation is begun. 31

67

(s) Being unable to practice her or his profession 1 2 with reasonable skill and safety to patients by reason of 3 illness or use of alcohol, drugs, narcotics, chemicals, or any 4 other type of material or as a result of any mental or 5 physical condition. In enforcing this paragraph, the 6 department shall have, upon a finding of the secretary or her 7 or his designee that probable cause exists to believe that the 8 licensee is unable to practice dentistry or dental hygiene 9 because of the reasons stated in this paragraph, the authority to issue an order to compel a licensee to submit to a mental 10 or physical examination by physicians designated by the 11 12 department. If the licensee refuses to comply with such order, the department's order directing such examination may 13 14 be enforced by filing a petition for enforcement in the 15 circuit court where the licensee resides or does business. The licensee against whom the petition is filed shall not be 16 17 named or identified by initials in any public court records or 18 documents, and the proceedings shall be closed to the public. 19 The department shall be entitled to the summary procedure 20 provided in s. 51.011. A licensee affected under this paragraph shall at reasonable intervals be afforded an 21 opportunity to demonstrate that she or he can resume the 22 23 competent practice of her or his profession with reasonable skill and safety to patients. 24 25 (t) Fraud, deceit, or misconduct in the practice of 26 dentistry or dental hygiene. (u) Failure to provide and maintain reasonable 27 28 sanitary facilities and conditions. 29 (v) Failure to provide adequate radiation safeguards. 30 (w) Performing any procedure or prescribing any therapy which, by the prevailing standards of dental practice 31 68

in the community, would constitute experimentation on human
 subjects, without first obtaining full, informed, and written
 consent.

4 (x) Being guilty of incompetence or negligence by 5 failing to meet the minimum standards of performance in 6 diagnosis and treatment when measured against generally 7 prevailing peer performance, including, but not limited to, 8 the undertaking of diagnosis and treatment for which the 9 dentist is not qualified by training or experience or being 10 guilty of dental malpractice. For purposes of this paragraph, it shall be legally presumed that a dentist is not guilty of 11 12 incompetence or negligence by declining to treat an individual if, in the dentist's professional judgment, the dentist or a 13 14 member of her or his clinical staff is not qualified by training and experience, or the dentist's treatment facility 15 is not clinically satisfactory or properly equipped to treat 16 17 the unique characteristics and health status of the dental patient, provided the dentist refers the patient to a 18 19 qualified dentist or facility for appropriate treatment. As used in this paragraph, "dental malpractice" includes, but is 20 not limited to, three or more claims within the previous 21 22 5-year period which resulted in indemnity being paid, or any 23 single indemnity paid in excess of \$5,000 in a judgment or settlement, as a result of negligent conduct on the part of 24 the dentist. 25

(y) Practicing or offering to practice beyond the
scope permitted by law or accepting and performing
professional responsibilities which the licensee knows or has
reason to know that she or he is not competent to perform.

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1 (z) Delegating professional responsibilities to a 2 person who is not qualified by training, experience, or 3 licensure to perform them. 4 (aa) The violation of a lawful order of the board or 5 department previously entered in a disciplinary hearing; or 6 failure to comply with a lawfully issued subpoena of the board 7 or department. 8 (bb) Conspiring with another licensee or with any 9 person to commit an act, or committing an act, which would tend to coerce, intimidate, or preclude another licensee from 10 lawfully advertising her or his services. 11 12 (cc) Being adjudged mentally incompetent in this or any other state, the discipline for which shall last only so 13 14 long as the adjudication. 15 (dd) Presigning blank prescription or laboratory work order forms. 16 17 (ee) Prescribing, ordering, dispensing, administering, supplying, selling, or giving growth hormones, testosterone or 18 19 its analogs, human chorionic gonadotropin (HCG), or other hormones for the purpose of muscle building or to enhance 20 athletic performance. For the purposes of this subsection, the 21 term "muscle building" does not include the treatment of 22 23 injured muscle. A prescription written for the drug products 24 listed above may be dispensed by the pharmacist with the presumption that the prescription is for legitimate medical 25 26 use. 27 (ff) Operating or causing to be operated a dental office in such a manner as to result in dental treatment that 28 29 is below minimum acceptable standards of performance for the community. This includes, but is not limited to, the use of 30 substandard materials or equipment, the imposition of time 31 70 CODING: Words stricken are deletions; words underlined are additions.

limitations within which dental procedures are to be
 performed, or the failure to maintain patient records as
 required by this chapter.

4 (gg) Administering anesthesia in a manner which5 violates rules of the board adopted pursuant to s. 466.017.

6 (hh) Failing to report to the department any licensee 7 under chapter 458 or chapter 459 who the dentist knows has 8 violated the grounds for disciplinary action set out in the 9 law under which that person is licensed and who provides 10 health care services in a facility licensed under chapter 395, 11 or a health maintenance organization certificated under part I 12 of chapter 641, in which the dentist also provides services.

(ii) Failing to report to the board, in writing,
within 30 days if action has been taken against one's license
to practice dentistry in another state, territory, or country.

16 (jj) Advertising specialty services in violation of 17 this chapter.

18 (kk) Allowing any person other than another dentist or 19 a professional corporation or limited liability company composed of dentists to direct, control, or interfere with a 20 dentist's clinical judgment; however, this paragraph may not 21 22 be construed to limit a patient's right of informed consent. 23 To direct, control, or interfere with a dentist's clinical judgment may not be interpreted to mean dental services 24 contractually excluded, the application of alternative 25 26 benefits that may be appropriate given the dentist's 27 prescribed course of treatment, or the application of contractual provisions and scope of coverage determinations in 28 29 comparison with a dentist's prescribed treatment on behalf of a covered person by an insurer, health maintenance 30 31

organization, or a prepaid limited health service 1 2 organization. 3 (11) Violating any provision of this chapter or 4 chapter 456, or any rules adopted pursuant thereto. 5 (2) The board may enter an order denying licensure or б imposing any of the penalties in s. 456.072(2) against any 7 applicant for licensure or licensee who is found guilty of 8 violating any provision of subsection (1) of this section or 9 who is found guilty of violating any provision of s. 456.072(1). 10 Section 21. For the purpose of incorporating the 11 12 amendment to section 456.072, Florida Statutes, in references 13 thereto, subsections (1) and (2) of section 467.203, Florida 14 Statutes, are reenacted to read: 15 467.203 Disciplinary actions; penalties.--16 (1) The following acts constitute grounds for denial 17 of a license or disciplinary action, as specified in s. 456.072(2): 18 19 (a) Procuring, attempting to procure, or renewing a 20 license to practice midwifery by bribery, by fraudulent misrepresentation, or through an error of the department. 21 22 (b) Having a license to practice midwifery revoked, 23 suspended, or otherwise acted against, including being denied licensure, by the licensing authority of another state, 24 25 territory, or country. 26 (c) Being convicted or found guilty, regardless of 27 adjudication, in any jurisdiction of a crime which directly relates to the practice of midwifery or to the ability to 28 29 practice midwifery. A plea of nolo contendere shall be considered a conviction for purposes of this provision. 30 31 72
(d) Making or filing a false report or record, which 1 2 the licensee knows to be false; intentionally or negligently 3 failing to file a report or record required by state or 4 federal law; or willfully impeding or obstructing such filing 5 or inducing another to do so. Such reports or records shall 6 include only those which are signed in the midwife's capacity 7 as a licensed midwife. 8 (e) Advertising falsely, misleadingly, or deceptively. 9 (f) Engaging in unprofessional conduct, which includes, but is not limited to, any departure from, or the 10 failure to conform to, the standards of practice of midwifery 11 12 as established by the department, in which case actual injury need not be established. 13 14 (g) Being unable to practice midwifery with reasonable 15 skill and safety to patients by reason of illness; drunkenness; or use of drugs, narcotics, chemicals, or other 16 17 materials or as a result of any mental or physical condition. A midwife affected under this paragraph shall, at reasonable 18 19 intervals, be afforded an opportunity to demonstrate that he or she can resume the competent practice of midwifery with 20 reasonable skill and safety. 21 22 (h) Failing to report to the department any person who 23 the licensee knows is in violation of this chapter or of the rules of the department. 24 (i) Violating any lawful order of the department 25 26 previously entered in a disciplinary proceeding or failing to 27 comply with a lawfully issued subpoena of the department. (j) Violating any provision of this chapter or chapter 28 29 456, or any rules adopted pursuant thereto. (2) The department may enter an order denying 30 licensure or imposing any of the penalties in s. 456.072(2)31 73 CODING: Words stricken are deletions; words underlined are additions.

against any applicant for licensure or licensee who is found 1 2 guilty of violating any provision of subsection (1) of this 3 section or who is found guilty of violating any provision of 4 s. 456.072(1). 5 Section 22. For the purpose of incorporating the 6 amendment to section 456.072, Florida Statutes, in references 7 thereto, subsections (1) and (2) of section 468.1295, Florida 8 Statutes, are reenacted to read: 9 468.1295 Disciplinary proceedings.--10 (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 11 12 456.072(2): 13 (a) Procuring or attempting to procure a license by 14 bribery, by fraudulent misrepresentation, or through an error 15 of the department or the board. (b) Having a license revoked, suspended, or otherwise 16 17 acted against, including denial of licensure, by the licensing authority of another state, territory, or country. 18 19 (c) Being convicted or found guilty of, or entering a plea of nolo contendere to, regardless of adjudication, a 20 21 crime in any jurisdiction which directly relates to the 22 practice of speech-language pathology or audiology. 23 (d) Making or filing a report or record which the licensee knows to be false, intentionally or negligently 24 failing to file a report or records required by state or 25 26 federal law, willfully impeding or obstructing such filing, or 27 inducing another person to impede or obstruct such filing. Such report or record shall include only those reports or 28 29 records which are signed in one's capacity as a licensed speech-language pathologist or audiologist. 30 31 74

1 (e) Advertising goods or services in a manner which is 2 fraudulent, false, deceptive, or misleading in form or 3 content. 4 (f) Being proven guilty of fraud or deceit or of 5 negligence, incompetency, or misconduct in the practice of 6 speech-language pathology or audiology. 7 (g) Violating a lawful order of the board or 8 department previously entered in a disciplinary hearing, or 9 failing to comply with a lawfully issued subpoena of the board or department. 10 (h) Practicing with a revoked, suspended, inactive, or 11 12 delinquent license. 13 (i) Using, or causing or promoting the use of, any 14 advertising matter, promotional literature, testimonial, 15 guarantee, warranty, label, brand, insignia, or other 16 representation, however disseminated or published, which is 17 misleading, deceiving, or untruthful. 18 (j) Showing or demonstrating or, in the event of sale, 19 delivery of a product unusable or impractical for the purpose represented or implied by such action. 20 21 (k) Failing to submit to the board on an annual basis, 22 or such other basis as may be provided by rule, certification 23 of testing and calibration of such equipment as designated by the board and on the form approved by the board. 24 (1) Aiding, assisting, procuring, employing, or 25 26 advising any licensee or business entity to practice 27 speech-language pathology or audiology contrary to this part, chapter 456, or any rule adopted pursuant thereto. 28 29 (m) Misrepresenting the professional services available in the fitting, sale, adjustment, service, or repair 30 of a hearing aid, or using any other term or title which might 31 75 CODING: Words stricken are deletions; words underlined are additions.

connote the availability of professional services when such 1 use is not accurate. 2 3 (n) Representing, advertising, or implying that a 4 hearing aid or its repair is guaranteed without providing full 5 disclosure of the identity of the guarantor; the nature, extent, and duration of the guarantee; and the existence of б 7 conditions or limitations imposed upon the guarantee. (o) Representing, directly or by implication, that a 8 9 hearing aid utilizing bone conduction has certain specified features, such as the absence of anything in the ear or 10 leading to the ear, or the like, without disclosing clearly 11 12 and conspicuously that the instrument operates on the bone conduction principle and that in many cases of hearing loss 13 14 this type of instrument may not be suitable. 15 (p) Stating or implying that the use of any hearing 16 aid will improve or preserve hearing or prevent or retard the 17 progression of a hearing impairment or that it will have any 18 similar or opposite effect. 19 (q) Making any statement regarding the cure of the cause of a hearing impairment by the use of a hearing aid. 20 21 (r) Representing or implying that a hearing aid is or will be "custom-made," "made to order," or 22 23 "prescription-made," or in any other sense specially fabricated for an individual, when such is not the case. 24 (s) Canvassing from house to house or by telephone, 25 26 either in person or by an agent, for the purpose of selling a 27 hearing aid, except that contacting persons who have evidenced an interest in hearing aids, or have been referred as in need 28 29 of hearing aids, shall not be considered canvassing. 30

31

(t) Failing to notify the department in writing of a 1 2 change in current mailing and place-of-practice address within 3 30 days after such change. 4 (u) Failing to provide all information as described in 5 ss. 468.1225(5)(b), 468.1245(1), and 468.1246. 6 (v) Exercising influence on a client in such a manner 7 as to exploit the client for financial gain of the licensee or 8 of a third party. 9 (w) Practicing or offering to practice beyond the 10 scope permitted by law or accepting and performing professional responsibilities the licensee or 11 12 certificateholder knows, or has reason to know, the licensee or certificateholder is not competent to perform. 13 14 (x) Aiding, assisting, procuring, or employing any 15 unlicensed person to practice speech-language pathology or 16 audiology. 17 (y) Delegating or contracting for the performance of professional responsibilities by a person when the licensee 18 19 delegating or contracting for performance of such 20 responsibilities knows, or has reason to know, such person is not qualified by training, experience, and authorization to 21 22 perform them. 23 (z) Committing any act upon a patient or client which would constitute sexual battery or which would constitute 24 sexual misconduct as defined pursuant to s. 468.1296. 25 26 (aa) Being unable to practice the profession for which 27 he or she is licensed or certified under this chapter with reasonable skill or competence as a result of any mental or 28 29 physical condition or by reason of illness, drunkenness, or use of drugs, narcotics, chemicals, or any other substance. In 30 enforcing this paragraph, upon a finding by the secretary, his 31 77 CODING: Words stricken are deletions; words underlined are additions.

or her designee, or the board that probable cause exists to 1 believe that the licensee or certificateholder is unable to 2 3 practice the profession because of the reasons stated in this 4 paragraph, the department shall have the authority to compel a 5 licensee or certificateholder to submit to a mental or physical examination by a physician, psychologist, clinical б 7 social worker, marriage and family therapist, or mental health 8 counselor designated by the department or board. If the 9 licensee or certificateholder refuses to comply with the department's order directing the examination, such order may 10 be enforced by filing a petition for enforcement in the 11 12 circuit court in the circuit in which the licensee or certificateholder resides or does business. The department 13 14 shall be entitled to the summary procedure provided in s. 15 51.011. A licensee or certificateholder affected under this paragraph shall at reasonable intervals be afforded an 16 17 opportunity to demonstrate that he or she can resume the competent practice for which he or she is licensed or 18 19 certified with reasonable skill and safety to patients. 20 (bb) Violating any provision of this chapter or 21 chapter 456, or any rules adopted pursuant thereto. 22 (2) The board may enter an order denying licensure or 23 imposing any of the penalties in s. 456.072(2) against any 24 applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or 25 26 who is found guilty of violating any provision of s. 456.072(1). 27 28 Section 23. For the purpose of incorporating the 29 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 468.1755, Florida 30 Statutes, are reenacted to read: 31 78

1 468.1755 Disciplinary proceedings.--2 (1) The following acts constitute grounds for denial 3 of a license or disciplinary action, as specified in s. 4 456.072(2): 5 (a) Violation of any provision of s. 456.072(1) or s. 6 468.1745(1). 7 (b) Attempting to procure a license to practice 8 nursing home administration by bribery, by fraudulent 9 misrepresentation, or through an error of the department or the board. 10 (c) Having a license to practice nursing home 11 12 administration revoked, suspended, or otherwise acted against, including the denial of licensure, by the licensing authority 13 14 of another state, territory, or country. (d) Being convicted or found quilty, regardless of 15 adjudication, of a crime in any jurisdiction which relates to 16 17 the practice of nursing home administration or the ability to 18 practice nursing home administration. Any plea of nolo 19 contendere shall be considered a conviction for purposes of 20 this part. 21 (e) Making or filing a report or record which the licensee knows to be false, intentionally failing to file a 22 23 report or record required by state or federal law, willfully impeding or obstructing such filing, or inducing another 24 person to impede or obstruct such filing. Such reports or 25 26 records shall include only those which are signed in the 27 capacity of a licensed nursing home administrator. 28 (f) Authorizing the discharge or transfer of a 29 resident for a reason other than those provided in ss. 400.022 30 and 400.0255. 31 79 CODING: Words stricken are deletions; words underlined are additions.

(g) Advertising goods or services in a manner which is 1 2 fraudulent, false, deceptive, or misleading in form or 3 content. 4 (h) Fraud or deceit, negligence, incompetence, or 5 misconduct in the practice of nursing home administration. 6 (i) Violation of a lawful order of the board or 7 department previously entered in a disciplinary hearing or 8 failing to comply with a lawfully issued subpoena of the board 9 or department. 10 (j) Practicing with a revoked, suspended, inactive, or delinquent license. 11 12 (k) Repeatedly acting in a manner inconsistent with 13 the health, safety, or welfare of the patients of the facility 14 in which he or she is the administrator. 15 (1) Being unable to practice nursing home administration with reasonable skill and safety to patients by 16 17 reason of illness, drunkenness, use of drugs, narcotics, 18 chemicals, or any other material or substance or as a result 19 of any mental or physical condition. In enforcing this 20 paragraph, upon a finding of the secretary or his or her designee that probable cause exists to believe that the 21 licensee is unable to serve as a nursing home administrator 22 23 due to the reasons stated in this paragraph, the department shall have the authority to issue an order to compel the 24 licensee to submit to a mental or physical examination by a 25 26 physician designated by the department. If the licensee 27 refuses to comply with such order, the department's order directing such examination may be enforced by filing a 28 29 petition for enforcement in the circuit court where the licensee resides or serves as a nursing home administrator. 30 The licensee against whom the petition is filed shall not be 31 80

named or identified by initials in any public court records or 1 documents, and the proceedings shall be closed to the public. 2 3 The department shall be entitled to the summary procedure 4 provided in s. 51.011. A licensee affected under this 5 paragraph shall have the opportunity, at reasonable intervals, 6 to demonstrate that he or she can resume the competent 7 practice of nursing home administration with reasonable skill 8 and safety to patients.

9 (m) Willfully or repeatedly violating any of the 10 provisions of the law, code, or rules of the licensing or 11 supervising authority or agency of the state or political 12 subdivision thereof having jurisdiction of the operation and 13 licensing of nursing homes.

(n) Paying, giving, causing to be paid or given, or
offering to pay or to give to any person a commission or other
valuable consideration for the solicitation or procurement,
either directly or indirectly, of nursing home usage.

18 (o) Willfully permitting unauthorized disclosure of19 information relating to a patient or his or her records.

20 (p) Discriminating with respect to patients,
21 employees, or staff on account of race, religion, color, sex,
22 or national origin.

23 (q) Failing to implement an ongoing quality assurance 24 program directed by an interdisciplinary team that meets at 25 least every other month.

26 (r) Violating any provision of this chapter or chapter27 456, or any rules adopted pursuant thereto.

(2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or

81

who is found guilty of violating any provision of s. 1 2 456.072(1). 3 Section 24. For the purpose of incorporating the 4 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 468.217, Florida 5 6 Statutes, are reenacted to read: 7 468.217 Denial of or refusal to renew license; 8 suspension and revocation of license and other disciplinary 9 measures.--(1) The following acts constitute grounds for denial 10 of a license or disciplinary action, as specified in s. 11 12 456.072(2): (a) Attempting to obtain, obtaining, or renewing a 13 14 license to practice occupational therapy by bribery, by fraudulent misrepresentation, or through an error of the 15 16 department or the board. 17 (b) Having a license to practice occupational therapy revoked, suspended, or otherwise acted against, including the 18 19 denial of licensure, by the licensing authority of another 20 state, territory, or country. 21 (c) Being convicted or found guilty, regardless of 22 adjudication, of a crime in any jurisdiction which directly 23 relates to the practice of occupational therapy or to the ability to practice occupational therapy. A plea of nolo 24 contendere shall be considered a conviction for the purposes 25 26 of this part. 27 (d) False, deceptive, or misleading advertising. (e) Advertising, practicing, or attempting to practice 28 29 under a name other than one's own name. 30 31 82 CODING: Words stricken are deletions; words underlined are additions.

(f) Failing to report to the department any person who 1 2 the licensee knows is in violation of this part or of the rules of the department or of the board. 3 4 (g) Aiding, assisting, procuring, or advising any 5 unlicensed person to practice occupational therapy contrary to 6 this part or to a rule of the department or the board. 7 (h) Failing to perform any statutory or legal 8 obligation placed upon a licensed occupational therapist or 9 occupational therapy assistant. (i) Making or filing a report which the licensee knows 10 to be false, intentionally or negligently failing to file a 11 12 report or record required by state or federal law, willfully impeding or obstructing such filing or inducing another person 13 14 to do so. Such reports or records include only those which 15 are signed in the capacity as a licensed occupational 16 therapist or occupational therapy assistant. 17 (j) Paying or receiving any commission, bonus, kickback, or rebate to or from, or engaging in any split-fee 18 19 arrangement in any form whatsoever with, a physician, 20 organization, agency, or person, either directly or indirectly, for patients referred to providers of health care 21 goods and services, including, but not limited to, hospitals, 22 23 nursing homes, clinical laboratories, ambulatory surgical centers, or pharmacies. The provisions of this paragraph 24 shall not be construed to prevent an occupational therapist or 25 26 occupational therapy assistant from receiving a fee for professional consultation services. 27 28 (k) Exercising influence within a patient-therapist 29 relationship for purposes of engaging a patient in sexual activity. A patient is presumed to be incapable of giving 30 free, full, and informed consent to sexual activity with the 31 83

patient's occupational therapist or occupational therapy
 assistant.

3 (1) Making deceptive, untrue, or fraudulent 4 representations in the practice of occupational therapy or 5 employing a trick or scheme in the practice of occupational 6 therapy if such scheme or trick fails to conform to the 7 generally prevailing standards of treatment in the 8 occupational therapy community.

9 (m) Soliciting patients, either personally or through 10 an agent, through the use of fraud, intimidation, undue 11 influence, or a form of overreaching or vexatious conduct. A 12 "solicitation" is any communication which directly or 13 implicitly requests an immediate oral response from the 14 recipient.

(n) Failing to keep written records justifying the
course of treatment of the patient, including, but not limited
to, patient histories, examination results, and test results.

18 (o) Exercising influence on the patient or client in 19 such a manner as to exploit the patient or client for 20 financial gain of the licensee or of a third party which 21 includes, but is not limited to, the promoting or selling of 22 services, goods, appliances, or drugs.

(p) Performing professional services which have not
been duly authorized by the patient or client, or his or her
legal representative, except as provided in s. 768.13.

(q) Gross or repeated malpractice or the failure to practice occupational therapy with that level of care, skill, and treatment which is recognized by a reasonably prudent similar occupational therapist or occupational therapy assistant as being acceptable under similar conditions and circumstances.

84

(r) Performing any procedure which, by the prevailing 1 2 standards of occupational therapy practice in the community, 3 would constitute experimentation on a human subject without 4 first obtaining full, informed, and written consent. 5 (s) Practicing or offering to practice beyond the 6 scope permitted by law or accepting and performing 7 professional responsibilities which the licensee knows or has 8 reason to know that he or she is not competent to perform. 9 (t) Being unable to practice occupational therapy with 10 reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other 11 12 type of material or as a result of any mental or physical 13 condition. In enforcing this paragraph, the department shall 14 have, upon probable cause, authority to compel an occupational 15 therapist or occupational therapy assistant to submit to a mental or physical examination by physicians designated by the 16 17 department. The failure of an occupational therapist or occupational therapy assistant to submit to such examination 18 19 when so directed constitutes an admission of the allegations against him or her, upon which a default and final order may 20 be entered without the taking of testimony or presentation of 21 evidence, unless the failure was due to circumstances beyond 22 23 his or her control. An occupational therapist or occupational therapy assistant affected under this paragraph shall at 24 reasonable intervals be afforded an opportunity to demonstrate 25 26 that he or she can resume the competent practice of 27 occupational therapy with reasonable skill and safety to patients. In any proceeding under this paragraph, neither the 28 29 record of proceedings nor the orders entered by the board shall be used against an occupational therapist or 30 occupational therapy assistant in any other proceeding. 31

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85

1 (u) Delegating professional responsibilities to a 2 person when the licensee who is delegating such 3 responsibilities knows or has reason to know that such person 4 is not qualified by training, experience, or licensure to 5 perform them. 6 (v) Violating a lawful order of the board or 7 department previously entered in a disciplinary hearing or 8 failing to comply with a lawfully issued subpoena of the 9 department. 10 (w) Conspiring with another licensee or with any other person to commit an act, or committing an act, which would 11 12 tend to coerce, intimidate, or preclude another licensee from lawfully advertising his or her services. 13 14 (x) Violating any provision of this chapter or chapter 15 456, or any rules adopted pursuant thereto. 16 The board may enter an order denying licensure or (2) 17 imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 18 19 violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 20 21 456.072(1). 22 Section 25. For the purpose of incorporating the 23 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 468.365, Florida 24 25 Statutes, are reenacted to read: 26 468.365 Disciplinary grounds and actions .--27 (1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 28 29 456.072(2): (a) Procuring, attempting to procure, or renewing a 30 license as provided by this part by bribery, by fraudulent 31 86 CODING: Words stricken are deletions; words underlined are additions. misrepresentation, or through an error of the department or
 the board.

3 (b) Having licensure, certification, registration, or
4 other authority, by whatever name known, to deliver
5 respiratory care services revoked, suspended, or otherwise
6 acted against, including the denial of licensure,
7 certification, registration, or other authority to deliver
8 respiratory care services by the licensing authority of
9 another state, territory, or country.

10 (c) Being convicted or found guilty of, or entering a 11 plea of nolo contendere to, regardless of adjudication, a 12 crime in any jurisdiction which directly relates to 13 respiratory care services or to the ability to deliver such 14 services.

(d) Willfully making or filing a false report or record, willfully failing to file a report or record required by state or federal law, or willfully impeding or obstructing such filing or inducing another person to do so. Such reports or records include only those reports or records which require the signature of a respiratory care practitioner or

21 respiratory therapist licensed pursuant to this part.

22 (e) Circulating false, misleading, or deceptive23 advertising.

(f) Unprofessional conduct, which includes, but is not limited to, any departure from, or failure to conform to, acceptable standards related to the delivery of respiratory care services, as set forth by the board in rules adopted pursuant to this part.

29 (g) Engaging or attempting to engage in the 30 possession, sale, or distribution of controlled substances, as 31

set forth by law, for any purpose other than a legitimate 1 2 purpose. 3 Willfully failing to report any violation of this (h) 4 part. 5 (i) Violating a lawful order of the board or 6 department previously entered in a disciplinary hearing. 7 (j) Engaging in the delivery of respiratory care 8 services with a revoked, suspended, or inactive license. 9 (k) Permitting, aiding, assisting, procuring, or 10 advising any person who is not licensed pursuant to this part, contrary to this part or to any rule of the department or the 11 12 board. 13 (1) Failing to perform any statutory or legal 14 obligation placed upon a respiratory care practitioner or 15 respiratory therapist licensed pursuant to this part. 16 (m) Accepting and performing professional 17 responsibilities which the licensee knows, or has reason to 18 know, she or he is not competent to perform. 19 (n) Delegating professional responsibilities to a 20 person when the licensee delegating such responsibilities knows, or has reason to know, that such person is not 21 qualified by training, experience, or licensure to perform 22 23 them. (o) Gross or repeated malpractice or the failure to 24 25 deliver respiratory care services with that level of care, 26 skill, and treatment which is recognized by a reasonably 27 prudent respiratory care practitioner or respiratory therapist with similar professional training as being acceptable under 28 29 similar conditions and circumstances. (p) Paying or receiving any commission, bonus, 30 kickback, or rebate to or from, or engaging in any split-fee 31 88 CODING: Words stricken are deletions; words underlined are additions.

arrangement in any form whatsoever with, a person, 1 2 organization, or agency, either directly or indirectly, for 3 goods or services rendered to patients referred by or to 4 providers of health care goods and services, including, but 5 not limited to, hospitals, nursing homes, clinical 6 laboratories, ambulatory surgical centers, or pharmacies. The 7 provisions of this paragraph shall not be construed to prevent 8 the licensee from receiving a fee for professional 9 consultation services.

(q) Exercising influence within a respiratory care relationship for the purpose of engaging a patient in sexual activity. A patient is presumed to be incapable of giving free, full, and informed consent to sexual activity with the patient's respiratory care practitioner or respiratory therapist.

16 (r) Making deceptive, untrue, or fraudulent 17 representations in the delivery of respiratory care services 18 or employing a trick or scheme in the delivery of respiratory 19 care services if such a scheme or trick fails to conform to 20 the generally prevailing standards of other licensees within 21 the community.

(s) Soliciting patients, either personally or through an agent, through the use of fraud, deception, or otherwise misleading statements or through the exercise of intimidation or undue influence.

(t) Failing to keep written respiratory care recordsjustifying the reason for the action taken by the licensee.

(u) Exercising influence on the patient in such a manner as to exploit the patient for the financial gain of the licensee or a third party, which includes, but is not limited a

to, the promoting or selling of services, goods, appliances,
 or drugs.

3 (v) Performing professional services which have not 4 been duly ordered by a physician licensed pursuant to chapter 5 458 or chapter 459 and which are not in accordance with 6 protocols established by the hospital, other health care 7 provider, or the board, except as provided in ss. 743.064, 8 766.103, and 768.13.

9 (w) Being unable to deliver respiratory care services with reasonable skill and safety to patients by reason of 10 illness or use of alcohol, drugs, narcotics, chemicals, or any 11 12 other type of material as a result of any mental or physical 13 condition. In enforcing this paragraph, the department shall, 14 upon probable cause, have authority to compel a respiratory 15 care practitioner or respiratory therapist to submit to a mental or physical examination by physicians designated by the 16 17 department. The cost of examination shall be borne by the 18 licensee being examined. The failure of a respiratory care 19 practitioner or respiratory therapist to submit to such an examination when so directed constitutes an admission of the 20 allegations against her or him, upon which a default and a 21 final order may be entered without the taking of testimony or 22 presentation of evidence, unless the failure was due to 23 circumstances beyond her or his control. A respiratory care 24 practitioner or respiratory therapist affected under this 25 26 paragraph shall at reasonable intervals be afforded an 27 opportunity to demonstrate that she or he can resume the competent delivery of respiratory care services with 28 29 reasonable skill and safety to her or his patients. In any proceeding under this paragraph, neither the record of 30 proceedings nor the orders entered by the board shall be used 31

90

against a respiratory care practitioner or respiratory 1 2 therapist in any other proceeding. (x) Violating any provision of this chapter or chapter 3 4 456, or any rules adopted pursuant thereto. 5 (2) The board may enter an order denying licensure or б imposing any of the penalties in s. 456.072(2) against any 7 applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or 8 9 who is found guilty of violating any provision of s. 456.072(1). 10 Section 26. For the purpose of incorporating the 11 12 amendment to section 456.072, Florida Statutes, in references 13 thereto, subsections (1) and (2) of section 468.518, Florida 14 Statutes, are reenacted to read: 15 468.518 Grounds for disciplinary action.--16 (1) The following acts constitute grounds for denial 17 of a license or disciplinary action, as specified in s. 18 456.072(2): 19 (a) Violating any provision of this part, any board or 20 agency rule adopted pursuant thereto, or any lawful order of the board or agency previously entered in a disciplinary 21 22 hearing held pursuant to this part, or failing to comply with 23 a lawfully issued subpoena of the agency. The provisions of this paragraph also apply to any order or subpoena previously 24 issued by the Department of Health during its period of 25 26 regulatory control over this part. (b) Being unable to engage in dietetics and nutrition 27 practice or nutrition counseling with reasonable skill and 28 29 safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or 30 as a result of any mental or physical condition. 31 91

A licensee whose license is suspended or revoked
 pursuant to this paragraph shall, at reasonable intervals, be
 given an opportunity to demonstrate that he or she can resume
 the competent practice of dietetics and nutrition or nutrition
 counseling with reasonable skill and safety to patients.

6 2. Neither the record of the proceeding nor the orders
7 entered by the board in any proceeding under this paragraph
8 may be used against a licensee in any other proceeding.

9 (c) Attempting to procure or procuring a license to
10 practice dietetics and nutrition or nutrition counseling by
11 fraud or material misrepresentation of material fact.

12 (d) Having a license to practice dietetics and 13 nutrition or nutrition counseling revoked, suspended, or 14 otherwise acted against, including the denial of licensure by 15 the licensing authority of another state, district, territory, 16 or country.

(e) Being convicted or found guilty of, or entering a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction which directly relates to the practice of dietetics and nutrition or nutrition counseling or the ability to practice dietetics and nutrition or nutrition counseling.

23 (f) Making or filing a report or record that the licensee knows to be false, willfully failing to file a report 24 or record required by state or federal law, willfully impeding 25 26 or obstructing such filing, or inducing another person to 27 impede or obstruct such filing. Such reports or records include only those that are signed in the capacity of a 28 29 licensed dietitian/nutritionist or licensed nutrition 30 counselor.

31

1 (g) Advertising goods or services in a manner that is 2 fraudulent, false, deceptive, or misleading in form or 3 content. 4 (h) Committing an act of fraud or deceit, or of 5 negligence, incompetency, or misconduct in the practice of 6 dietetics and nutrition or nutrition counseling. 7 (i) Practicing with a revoked, suspended, inactive, or 8 delinquent license. 9 (j) Treating or undertaking to treat human ailments by means other than by dietetics and nutrition practice or 10 nutrition counseling. 11 12 (k) Failing to maintain acceptable standards of practice as set forth by the board and the council in rules 13 14 adopted pursuant to this part. (1) Engaging directly or indirectly in the dividing, 15 transferring, assigning, rebating, or refunding of fees 16 17 received for professional services, or profiting by means of a credit or other valuable consideration, such as an unearned 18 19 commission, discount, or gratuity, with any person referring a patient or with any relative or business associate of the 20 referring person. Nothing in this part prohibits the members 21 22 of any regularly and properly organized business entity that 23 is composed of licensees under this part and recognized under the laws of this state from making any division of their total 24 fees among themselves as they determine necessary. 25 26 (m) Advertising, by or on behalf of a licensee under this part, any method of assessment or treatment which is 27 28 experimental or without generally accepted scientific 29 validation. (n) Violating any provision of this chapter or chapter 30 456, or any rules adopted pursuant thereto. 31 93 CODING: Words stricken are deletions; words underlined are additions.

(2) The board may enter an order denying licensure or 1 2 imposing any of the penalties in s. 456.072(2) against any 3 applicant for licensure or licensee who is found guilty of 4 violating any provision of subsection (1) of this section or 5 who is found guilty of violating any provision of s. 6 456.072(1). 7 Section 27. For the purpose of incorporating the 8 amendment to section 456.072, Florida Statutes, in references 9 thereto, section 468.719, Florida Statutes, is reenacted to 10 read: 468.719 Disciplinary actions.--11 12 (1) The following acts constitute grounds for denial 13 of a license or disciplinary action, as specified in s. 14 456.072(2): (a) Failing to include the athletic trainer's name and 15 16 license number in any advertising, including, but not limited 17 to, business cards and letterhead, related to the practice of athletic training. Advertising shall not include clothing or 18 19 other novelty items. (b) Committing incompetency or misconduct in the 20 practice of athletic training. 21 22 (c) Committing fraud or deceit in the practice of 23 athletic training. (d) Committing negligence, gross negligence, or 24 repeated negligence in the practice of athletic training. 25 26 (e) While practicing athletic training, being unable 27 to practice athletic training with reasonable skill and safety to athletes by reason of illness or use of alcohol or drugs or 28 29 as a result of any mental or physical condition. (f) Violating any provision of this chapter or chapter 30 456, or any rules adopted pursuant thereto. 31 94

(2) The board may enter an order denying licensure or 1 2 imposing any of the penalties in s. 456.072(2) against any 3 applicant for licensure or licensee who is found guilty of 4 violating any provision of subsection (1) of this section or 5 who is found guilty of violating any provision of s. 6 456.072(1). 7 Section 28. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 8 9 thereto, section 468.811, Florida Statutes, is reenacted to 10 read: 468.811 Disciplinary proceedings.--11 12 (1) The following acts constitute grounds for denial 13 of a license or disciplinary action, as specified in s. 14 456.072(2): 15 (a) Attempting to procure a license by fraudulent 16 misrepresentation. 17 (b) Having a license to practice orthotics, prosthetics, or pedorthics revoked, suspended, or otherwise 18 19 acted against, including the denial of licensure in another 20 jurisdiction. 21 (c) Being convicted or found guilty of or pleading nolo contendere to, regardless of adjudication, in any 22 23 jurisdiction, a crime that directly relates to the practice of 24 orthotics, prosthetics, or pedorthics, including violations of 25 federal laws or regulations regarding orthotics, prosthetics, 26 or pedorthics. 27 (d) Filing a report or record that the licensee knows is false, intentionally or negligently failing to file a 28 29 report or record required by state or federal law, willfully impeding or obstructing such filing, or inducing another 30 person to impede or obstruct such filing. Such reports or 31 95 CODING: Words stricken are deletions; words underlined are additions.

records include only reports or records that are signed in a 1 person's capacity as a licensee under this act. 2 3 (e) Advertising goods or services in a fraudulent, 4 false, deceptive, or misleading manner. 5 (f) Violation of an order of the board, agency, or б department previously entered in a disciplinary hearing or 7 failure to comply with a subpoena issued by the board, agency, 8 or department. 9 (q) Practicing with a revoked, suspended, or inactive 10 license. (h) Gross or repeated malpractice or the failure to 11 12 deliver orthotic, prosthetic, or pedorthic services with that 13 level of care and skill which is recognized by a reasonably 14 prudent licensed practitioner with similar professional 15 training as being acceptable under similar conditions and circumstances. 16 17 (i) Failing to provide written notice of any applicable warranty for an orthosis, prosthesis, or pedorthic 18 19 device that is provided to a patient. 20 (j) Violating any provision of this chapter or chapter 21 456, or any rules adopted pursuant thereto. 22 (2) The board may enter an order denying licensure or 23 imposing any of the penalties in s. 456.072(2) against any 24 applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or 25 26 who is found guilty of violating any provision of s. 456.072(1). 27 28 Section 29. For the purpose of incorporating the 29 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 478.52, Florida 30 Statutes, are reenacted to read: 31 96

1 478.52 Disciplinary proceedings.--2 (1) The following acts constitute grounds for denial 3 of a license or disciplinary action, as specified in s. 4 456.072(2): 5 (a) Obtaining or attempting to obtain a license by 6 bribery, fraud, or knowing misrepresentation. 7 (b) Having a license or other authority to deliver 8 electrolysis services revoked, suspended, or otherwise acted 9 against, including denial of licensure, in another jurisdiction. 10 (c) Being convicted or found guilty of, or entering a 11 12 plea of nolo contendere to, regardless of adjudication, a crime, in any jurisdiction, which directly relates to the 13 14 practice of electrology. (d) Willfully making or filing a false report or 15 record, willfully failing to file a report or record required 16 17 for electrologists, or willfully impeding or obstructing the 18 filing of a report or record required by this act or inducing 19 another person to do so. 20 (e) Circulating false, misleading, or deceptive 21 advertising. (f) Unprofessional conduct, including any departure 22 23 from, or failure to conform to, acceptable standards related to the delivery of electrolysis services. 24 25 (g) Engaging or attempting to engage in the illegal 26 possession, sale, or distribution of any illegal or controlled 27 substance. 28 (h) Willfully failing to report any known violation of 29 this chapter. 30 31 97 CODING: Words stricken are deletions; words underlined are additions.

1	(i) Willfully or repeatedly violating a rule adopted
2	under this chapter, or an order of the board or department
3	previously entered in a disciplinary hearing.
4	(j) Engaging in the delivery of electrolysis services
5	without an active license.
6	(k) Employing an unlicensed person to practice
7	electrology.
8	(1) Failing to perform any statutory or legal
9	obligation placed upon an electrologist.
10	(m) Accepting and performing professional
11	responsibilities which the licensee knows, or has reason to
12	know, she or he is not competent to perform.
13	(n) Delegating professional responsibilities to a
14	person the licensee knows, or has reason to know, is
15	unqualified by training, experience, or licensure to perform.
16	(o) Gross or repeated malpractice or the inability to
17	practice electrology with reasonable skill and safety.
18	(p) Judicially determined mental incompetency.
19	(q) Practicing or attempting to practice electrology
20	under a name other than her or his own.
21	(r) Being unable to practice electrology with
22	reasonable skill and safety because of a mental or physical
23	condition or illness, or the use of alcohol, controlled
24	substances, or any other substance which impairs one's ability
25	to practice.
26	1. The department may, upon probable cause, compel a
27	licensee to submit to a mental or physical examination by
28	physicians designated by the department. The cost of an
29	examination shall be borne by the licensee, and her or his
30	failure to submit to such an examination constitutes an
31	admission of the allegations against her or him, consequent
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upon which a default and a final order may be entered without 1 2 the taking of testimony or presentation of evidence, unless 3 the failure was due to circumstances beyond her or his 4 control. 5 2. A licensee who is disciplined under this paragraph 6 shall, at reasonable intervals, be afforded an opportunity to 7 demonstrate that she or he can resume the practice of 8 electrology with reasonable skill and safety. 9 In any proceeding under this paragraph, the record 3. of proceedings or the orders entered by the board may not be 10 used against a licensee in any other proceeding. 11 12 (s) Disclosing the identity of or information about a patient without written permission, except for information 13 14 which does not identify a patient and which is used for 15 training purposes in an approved electrolysis training 16 program. 17 (t) Practicing or attempting to practice any permanent hair removal except as described in s. 478.42(5). 18 19 (u) Operating any electrolysis facility unless it has 20 been duly licensed as provided in this chapter. 21 (v) Violating any provision of this chapter or chapter 22 456, or any rules adopted pursuant thereto. 23 (2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any 24 applicant for licensure or licensee who is found guilty of 25 26 violating any provision of subsection (1) of this section or 27 who is found guilty of violating any provision of s. 28 456.072(1). 29 Section 30. For the purpose of incorporating the 30 amendment to section 456.072, Florida Statutes, in references 31 99 CODING: Words stricken are deletions; words underlined are additions.

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thereto, subsections (1) and (2) of section 480.046, Florida 1 Statutes, are reenacted to read: 2 480.046 Grounds for disciplinary action by the 3 board.--4 5 (1)The following acts constitute grounds for denial 6 of a license or disciplinary action, as specified in s. 7 456.072(2): 8 (a) Attempting to procure a license to practice 9 massage by bribery or fraudulent misrepresentation. 10 (b) Having a license to practice massage revoked, suspended, or otherwise acted against, including the denial of 11 12 licensure, by the licensing authority of another state, 13 territory, or country. 14 (c) Being convicted or found guilty, regardless of 15 adjudication, of a crime in any jurisdiction which directly relates to the practice of massage or to the ability to 16 17 practice massage. Any plea of nolo contendere shall be 18 considered a conviction for purposes of this chapter. 19 (d) False, deceptive, or misleading advertising. 20 (e) Aiding, assisting, procuring, or advising any unlicensed person to practice massage contrary to the 21 22 provisions of this chapter or to a rule of the department or 23 the board. (f) Making deceptive, untrue, or fraudulent 24 25 representations in the practice of massage. 26 (g) Being unable to practice massage with reasonable 27 skill and safety by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or 28 29 as a result of any mental or physical condition. In enforcing this paragraph, the department shall have, upon probable 30 cause, authority to compel a massage therapist to submit to a 31 100 CODING: Words stricken are deletions; words underlined are additions.

mental or physical examination by physicians designated by the 1 2 department. Failure of a massage therapist to submit to such 3 examination when so directed, unless the failure was due to 4 circumstances beyond her or his control, shall constitute an 5 admission of the allegations against her or him, consequent б upon which a default and final order may be entered without 7 the taking of testimony or presentation of evidence. A 8 massage therapist affected under this paragraph shall at 9 reasonable intervals be afforded an opportunity to demonstrate that she or he can resume the competent practice of massage 10 with reasonable skill and safety to clients. 11 12 (h) Gross or repeated malpractice or the failure to practice massage with that level of care, skill, and treatment 13 14 which is recognized by a reasonably prudent massage therapist as being acceptable under similar conditions and 15 16 circumstances. 17 (i) Practicing or offering to practice beyond the scope permitted by law or accepting and performing 18 19 professional responsibilities which the licensee knows or has reason to know that she or he is not competent to perform. 20 21 (j) Delegating professional responsibilities to a 22 person when the licensee delegating such responsibilities 23 knows or has reason to know that such person is not qualified by training, experience, or licensure to perform. 24 (k) Violating a lawful order of the board or 25 26 department previously entered in a disciplinary hearing, or 27 failing to comply with a lawfully issued subpoena of the department. 28 29 (1) Refusing to permit the department to inspect the business premises of the licensee during regular business 30 31 hours. 101

(m) Failing to keep the equipment and premises of the 1 2 massage establishment in a clean and sanitary condition. 3 Practicing massage at a site, location, or place (n) 4 which is not duly licensed as a massage establishment, except 5 that a massage therapist, as provided by rules adopted by the 6 board, may provide massage services, excluding colonic 7 irrigation, at the residence of a client, at the office of the 8 client, at a sports event, at a convention, or at a trade 9 show. 10 Violating any provision of this chapter or chapter (o) 456, or any rules adopted pursuant thereto. 11 12 (2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any 13 14 applicant for licensure or licensee who is found guilty of 15 violating any provision of subsection (1) of this section or 16 who is found guilty of violating any provision of s. 17 456.072(1). 18 Section 31. For the purpose of incorporating the 19 amendment to section 456.072, Florida Statutes, in references thereto, subsections (1) and (2) of section 483.825, Florida 20 21 Statutes, are reenacted to read: 22 483.825 Grounds for disciplinary action. --23 (1) The following acts constitute grounds for denial 24 of a license or disciplinary action, as specified in s. 25 456.072(2): 26 (a) Attempting to obtain, obtaining, or renewing a license or registration under this part by bribery, by 27 fraudulent misrepresentation, or through an error of the 28 29 department or the board. (b) Engaging in or attempting to engage in, or 30 representing herself or himself as entitled to perform, any 31 102 CODING: Words stricken are deletions; words underlined are additions.

clinical laboratory procedure or category of procedures not 1 authorized pursuant to her or his license. 2 3 (c) Demonstrating incompetence or making consistent 4 errors in the performance of clinical laboratory examinations 5 or procedures or erroneous reporting. (d) Performing a test and rendering a report thereon 6 7 to a person not authorized by law to receive such services. 8 (e) Has been convicted or found guilty of, or entered 9 a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction which directly relates to the 10 activities of clinical laboratory personnel or involves moral 11 12 turpitude or fraudulent or dishonest dealing. The record of a conviction certified or authenticated in such form as to be 13 14 admissible in evidence under the laws of the state shall be admissible as prima facie evidence of such quilt. 15 (f) Having been adjudged mentally or physically 16 17 incompetent. 18 (g) Aiding and abetting in the violation of any 19 provision of this part or the rules adopted hereunder. 20 (h) Reporting a test result when no laboratory test was performed on a clinical specimen. 21 22 (i) Knowingly advertising false services or 23 credentials. (j) Having a license revoked, suspended, or otherwise 24 acted against, including the denial of licensure, by the 25 26 licensing authority of another jurisdiction. The licensing 27 authority's acceptance of a relinquishment of a license, stipulation, consent order, or other settlement, offered in 28 29 response to or in anticipation of the filing of administrative charges against the licensee, shall be construed as action 30 against the licensee. 31 103

1	(k) Failing to report to the board, in writing, within				
2	30 days that an action under paragraph (e), paragraph (f), or				
3	paragraph (j) has been taken against the licensee or one's				
4	license to practice as clinical laboratory personnel in				
5	another state, territory, country, or other jurisdiction.				
6	(1) Being unable to perform or report clinical				
7	laboratory examinations with reasonable skill and safety to				
8	patients by reason of illness or use of alcohol, drugs,				
9	narcotics, chemicals, or any other type of material or as a				
10	result of any mental or physical condition. In enforcing this				
11	paragraph, the department shall have, upon a finding of the				
12	secretary or his or her designee that probable cause exists to				
13	believe that the licensee is unable to practice because of the				
14	reasons stated in this paragraph, the authority to issue an				
15	order to compel a licensee to submit to a mental or physical				
16	examination by physicians designated by the department. If the				
17	licensee refuses to comply with such order, the department's				
18	order directing such examination may be enforced by filing a				
19	petition for enforcement in the circuit court where the				
20	licensee resides or does business. The department shall be				
21	entitled to the summary procedure provided in s. 51.011. A				
22	licensee affected under this paragraph shall at reasonable				
23	intervals be afforded an opportunity to demonstrate that he or				
24	she can resume competent practice with reasonable skill and				
25	safety to patients.				
26	(m) Delegating professional responsibilities to a				
27	person when the licensee delegating such responsibilities				
28	knows, or has reason to know, that such person is not				
29	qualified by training, experience, or licensure to perform				
30	them.				
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	104				
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(n) Violating a previous order of the board entered in
 a disciplinary proceeding.

3 (o) Failing to report to the department a person or 4 other licensee who the licensee knows is in violation of this 5 chapter or the rules of the department or board adopted 6 hereunder.

7 (p) Making or filing a report which the licensee knows 8 to be false, intentionally or negligently failing to file a 9 report or record required by state or federal law, willfully 10 impeding or obstructing such filing or inducing another person to do so, including, but not limited to, impeding an agent of 11 12 the state from obtaining a report or record for investigative 13 purposes. Such reports or records shall include only those 14 generated in the capacity as a licensed clinical laboratory 15 personnel.

16 (q) Paying or receiving any commission, bonus, 17 kickback, or rebate, or engaging in any split-fee arrangement in any form whatsoever with a physician, organization, agency, 18 19 or person, either directly or indirectly for patients referred to providers of health care goods and services including, but 20 not limited to, hospitals, nursing homes, clinical 21 22 laboratories, ambulatory surgical centers, or pharmacies. The 23 provisions of this paragraph shall not be construed to prevent a clinical laboratory professional from receiving a fee for 24 professional consultation services. 25

(r) Exercising influence on a patient or client in such a manner as to exploit the patient or client for the financial gain of the licensee or other third party, which shall include, but not be limited to, the promoting, selling, or withholding of services, goods, appliances, referrals, or drugs.

105

(s) Practicing or offering to practice beyond the
 scope permitted by law or rule, or accepting or performing
 professional services or responsibilities which the licensee
 knows or has reason to know that he or she is not competent to
 perform.

6 (t) Misrepresenting or concealing a material fact at
7 any time during any phase of the licensing, investigative, or
8 disciplinary process, procedure, or proceeding.

9 (u) Improperly interfering with an investigation or 10 any disciplinary proceeding.

(v) Engaging in or attempting to engage in sexual misconduct, causing undue embarrassment or using disparaging language or language of a sexual nature towards a patient, exploiting superior/subordinate, professional/patient, instructor/student relationships for personal gain, sexual gratification, or advantage.

17 (w) Violating any provision of this chapter or chapter18 456, or any rules adopted pursuant thereto.

19 (2) The board may enter an order denying licensure or 20 imposing any of the penalties in s. 456.072(2) against any 21 applicant for licensure or licensee who is found guilty of 22 violating any provision of subsection (1) of this section or 23 who is found guilty of violating any provision of s. 24 456.072(1).

25 Section 32. For the purpose of incorporating the 26 amendment to section 456.072, Florida Statutes, in references 27 thereto, paragraphs (g) and (h) of subsection (6) of section 28 483.901, Florida Statutes, are reenacted to read:

29 483.901 Medical physicists; definitions; licensure.-30 (6) LICENSE REQUIRED.--An individual may not engage in
31 the practice of medical physics, including the specialties of

106

diagnostic radiological physics, therapeutic radiological 1 2 physics, medical nuclear radiological physics, or medical 3 health physics, without a license issued by the department for 4 the appropriate specialty. 5 (g) The following acts constitute grounds for denial 6 of a license or disciplinary action, as specified in s. 7 456.072(2): 8 1. Obtaining or attempting to obtain a license by 9 bribery, fraud, knowing misrepresentation, or concealment of material fact or through an error of the department. 10 Having a license denied, revoked, suspended, or 11 2. 12 otherwise acted against in another jurisdiction. Being convicted or found guilty of, or entering a 13 3. 14 plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction which relates to the practice of, or 15 16 the ability to practice, the profession of medical physics. 17 4. Willfully failing to file a report or record required for medical physics or willfully impeding or 18 19 obstructing the filing of a report or record required by this section or inducing another person to do so. 20 21 5. Making misleading, deceptive, or fraudulent 22 representations in or related to the practice of medical 23 physics. 6. Willfully failing to report any known violation of 24 this section or any rule adopted thereunder. 25 26 7. Failing to perform any statutory or legal 27 obligation placed upon a licensee. 28 Aiding, assisting, procuring, employing, or 8. 29 advising any unlicensed person to practice medical physics contrary to this section or any rule adopted thereunder. 30 31 107 CODING: Words stricken are deletions; words underlined are additions.

1	9. Delegating or contracting for the performance of
2	professional responsibilities by a person when the licensee
3	delegating or contracting such responsibilities knows, or has
4	reason to know, such person is not qualified by training,
5	experience, and authorization to perform them.
6	10. Practicing or offering to practice beyond the
7	scope permitted by law or accepting and performing
8	professional responsibilities the licensee knows, or has
9	reason to know, the licensee is not competent to perform.
10	11. Gross or repeated malpractice or the inability to
11	practice medical physics with reasonable skill and safety.
12	12. Judicially determined mental incompetency.
13	13. Being unable to practice medical physics with
14	reasonable skill and safety because of a mental or physical
15	condition or illness or the use of alcohol, controlled
16	substances, or any other substance which impairs one's ability
17	to practice.
18	a. The department may, upon probable cause, compel a
19	licensee to submit to a mental or physical examination by
20	physicians designated by the department. The cost of an
21	examination shall be borne by the licensee, and the licensee's
22	failure to submit to such an examination constitutes an
23	admission of the allegations against the licensee, consequent
24	upon which a default and a final order may be entered without
25	the taking of testimony or presentation of evidence, unless
26	the failure was due to circumstances beyond the licensee's
27	control.
28	b. A licensee who is disciplined under this
29	subparagraph shall, at reasonable intervals, be afforded an
30	opportunity to demonstrate that the licensee can resume the
31	practice of medical physics with reasonable skill and safety.
	108
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SB 80-E

1	c. With respect to any proceeding under this
1 2	subparagraph, the record of proceedings or the orders entered
2 3	by the department may not be used against a licensee in any
4	other proceeding.
5	14. Violating any provision of this chapter or chapter
6	456, or any rules adopted pursuant thereto.
7	(h) The board may enter an order denying licensure or
8	imposing any of the penalties in s. 456.072(2) against any
9	applicant for licensure or licensee who is found guilty of
10	violating any provision of subsection (1) of this section or
11	who is found guilty of violating any provision of s.
12	456.072(1).
13	Section 33. For the purpose of incorporating the
14	amendment to section 456.072, Florida Statutes, in references
15	thereto, subsections (1) and (2) of section 484.014, Florida
16	Statutes, are reenacted to read:
17	484.014 Disciplinary actions
18	(1) The following acts constitute grounds for denial
19	of a license or disciplinary action, as specified in s.
20	456.072(2):
21	(a) Procuring or attempting to procure a license by
22	misrepresentation, bribery, or fraud or through an error of
23	the department or the board.
24	(b) Procuring or attempting to procure a license for
25	any other person by making or causing to be made any false
26	representation.
27	(c) Making or filing a report or record which the
28	licensee knows to be false, intentionally or negligently
29	failing to file a report or record required by federal or
30	state law, willfully impeding or obstructing such filing, or
31	inducing another person to do so. Such reports or records
	109
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shall include only those which the person is required to make 1 2 or file as an optician. 3 (d) Failing to make fee or price information readily 4 available by providing such information upon request or upon 5 the presentation of a prescription. 6 (e) Advertising goods or services in a manner which is 7 fraudulent, false, deceptive, or misleading in form or 8 content. 9 (f) Fraud or deceit, or negligence, incompetency, or misconduct, in the authorized practice of opticianry. 10 (g) Practicing with a revoked, suspended, inactive, or 11 12 delinquent license. (h) Violation of a lawful order of the board or 13 14 department previously entered in a disciplinary hearing or 15 failing to comply with a lawfully issued subpoena of the 16 department. 17 (i) Violation of any provision of s. 484.012. 18 (j) Conspiring with another licensee or with any 19 person to commit an act, or committing an act, which would 20 coerce, intimidate, or preclude another licensee from lawfully advertising her or his services. 21 22 (k) Willfully submitting to any third-party payor a 23 claim for services which were not provided to a patient. (1) Failing to keep written prescription files. 24 (m) Willfully failing to report any person who the 25 26 licensee knows is in violation of this part or of rules of the department or the board. 27 28 (n) Exercising influence on a client in such a manner 29 as to exploit the client for financial gain of the licensee or of a third party. 30 31 (o) Gross or repeated malpractice. 110 CODING: Words stricken are deletions; words underlined are additions.

(p) Permitting any person not licensed as an optician 1 2 in this state to fit or dispense any lenses, spectacles, 3 eyeglasses, or other optical devices which are part of the 4 practice of opticianry. 5 (q) Being convicted or found guilty of, or entering a 6 plea of nolo contendere to, regardless of adjudication, in a 7 court of this state or other jurisdiction, a crime which 8 relates to the ability to practice opticianry or to the 9 practice of opticianry. 10 (r) Having been disciplined by a regulatory agency in another state for any offense that would constitute a 11 12 violation of Florida law or rules regulating opticianry. (s) Being unable to practice opticianry with 13 14 reasonable skill and safety by reason of illness or use of 15 drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition. An optician 16 17 affected under this paragraph shall at reasonable intervals be 18 afforded an opportunity to demonstrate that she or he can 19 resume the competent practice of opticianry with reasonable skill and safety to her or his customers. 20 21 (t) Violating any provision of this chapter or chapter 22 456, or any rules adopted pursuant thereto. 23 (2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any 24 applicant for licensure or licensee who is found guilty of 25 26 violating any provision of subsection (1) of this section or 27 who is found guilty of violating any provision of s. 28 456.072(1). 29 Section 34. For the purpose of incorporating the 30 amendment to section 456.072, Florida Statutes, in references 31 111 CODING: Words stricken are deletions; words underlined are additions.

thereto, subsection (1) and paragraph (a) of subsection (2) of 1 2 section 484.056, Florida Statutes, are reenacted to read: 3 484.056 Disciplinary proceedings.--4 (1) The following acts constitute grounds for denial 5 of a license or disciplinary action, as specified in s. 6 456.072(2): 7 (a) Violation of any provision of s. 456.072(1), s. 8 484.0512, or s. 484.053. 9 (b) Attempting to procure a license to dispense hearing aids by bribery, by fraudulent misrepresentations, or 10 through an error of the department or the board. 11 12 (c) Having a license to dispense hearing aids revoked, suspended, or otherwise acted against, including the denial of 13 14 licensure, by the licensing authority of another state, 15 territory, or country. (d) Being convicted or found quilty of, or entering a 16 17 plea of nolo contendere to, regardless of adjudication, a 18 crime in any jurisdiction which directly relates to the 19 practice of dispensing hearing aids or the ability to practice dispensing hearing aids, including violations of any federal 20 laws or regulations regarding hearing aids. 21 22 (e) Making or filing a report or record which the 23 licensee knows to be false, intentionally or negligently failing to file a report or record required by state or 24 federal law, willfully impeding or obstructing such filing, or 25 26 inducing another person to impede or obstruct such filing. 27 Such reports or records shall include only those reports or records which are signed in one's capacity as a licensed 28 29 hearing aid specialist. 30 31 112 CODING: Words stricken are deletions; words underlined are additions.

(f) Advertising goods or services in a manner which is 1 2 fraudulent, false, deceptive, or misleading in form or 3 content. (g) Proof that the licensee is guilty of fraud or 4 5 deceit or of negligence, incompetency, or misconduct in the 6 practice of dispensing hearing aids. 7 (h) Violation of a lawful order of the board or department previously entered in a disciplinary hearing or 8 9 failure to comply with a lawfully issued subpoena of the board or department. 10 (i) Practicing with a revoked, suspended, inactive, or 11 12 delinquent license. 13 (j) Using, or causing or promoting the use of, any 14 advertising matter, promotional literature, testimonial, 15 guarantee, warranty, label, brand, insignia, or other 16 representation, however disseminated or published, which is 17 misleading, deceiving, or untruthful. 18 (k) Showing or demonstrating, or, in the event of 19 sale, delivery of, a product unusable or impractical for the purpose represented or implied by such action. 20 21 (1) Misrepresentation of professional services 22 available in the fitting, sale, adjustment, service, or repair 23 of a hearing aid, or use of the terms "doctor," "clinic," "clinical," "medical audiologist," "clinical audiologist," 24 "research audiologist," or "audiologic" or any other term or 25 26 title which might connote the availability of professional services when such use is not accurate. 27 (m) Representation, advertisement, or implication that 28 29 a hearing aid or its repair is guaranteed without providing full disclosure of the identity of the guarantor; the nature, 30 31 113 CODING: Words stricken are deletions; words underlined are additions.

extent, and duration of the guarantee; and the existence of 1 conditions or limitations imposed upon the guarantee. 2 (n) Representing, directly or by implication, that a 3 4 hearing aid utilizing bone conduction has certain specified 5 features, such as the absence of anything in the ear or 6 leading to the ear, or the like, without disclosing clearly 7 and conspicuously that the instrument operates on the bone 8 conduction principle and that in many cases of hearing loss 9 this type of instrument may not be suitable. (o) Making any predictions or prognostications as to 10 the future course of a hearing impairment, either in general 11 12 terms or with reference to an individual person. 13 (p) Stating or implying that the use of any hearing 14 aid will improve or preserve hearing or prevent or retard the 15 progression of a hearing impairment or that it will have any 16 similar or opposite effect. 17 (q) Making any statement regarding the cure of the cause of a hearing impairment by the use of a hearing aid. 18 19 (r) Representing or implying that a hearing aid is or will be "custom-made," "made to order," or "prescription-made" 20 or in any other sense specially fabricated for an individual 21 22 person when such is not the case. 23 (s) Canvassing from house to house or by telephone 24 either in person or by an agent for the purpose of selling a hearing aid, except that contacting persons who have evidenced 25 26 an interest in hearing aids, or have been referred as in need of hearing aids, shall not be considered canvassing. 27 (t) Failure to submit to the board on an annual basis, 28 29 or such other basis as may be provided by rule, certification of testing and calibration of audiometric testing equipment on 30 the form approved by the board. 31 114

(u) Failing to provide all information as described in 1 2 s. 484.051(1). 3 (v) Exercising influence on a client in such a manner 4 as to exploit the client for financial gain of the licensee or 5 of a third party. (w) Violating any provision of this chapter or chapter б 7 456, or any rules adopted pursuant thereto. 8 (2)(a) The board may enter an order denying licensure 9 or imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 10 violating any provision of subsection (1) of this section or 11 12 who is found guilty of violating any provision of s. 456.072(1). 13 14 Section 35. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 15 16 thereto, subsections (1) and (2) of section 486.125, Florida 17 Statutes, are reenacted to read: 486.125 Refusal, revocation, or suspension of license; 18 19 administrative fines and other disciplinary measures .--The following acts constitute grounds for denial 20 (1)of a license or disciplinary action, as specified in s. 21 22 456.072(2): 23 (a) Being unable to practice physical therapy with reasonable skill and safety to patients by reason of illness 24 25 or use of alcohol, drugs, narcotics, chemicals, or any other 26 type of material or as a result of any mental or physical condition. 27 In enforcing this paragraph, upon a finding of the 28 1. 29 secretary or the secretary's designee that probable cause exists to believe that the licensee is unable to practice 30 physical therapy due to the reasons stated in this paragraph, 31 115 CODING: Words stricken are deletions; words underlined are additions.

the department shall have the authority to compel a physical 1 2 therapist or physical therapist assistant to submit to a 3 mental or physical examination by a physician designated by 4 the department. If the licensee refuses to comply with such 5 order, the department's order directing such examination may be enforced by filing a petition for enforcement in the 6 7 circuit court where the licensee resides or serves as a physical therapy practitioner. The licensee against whom the 8 9 petition is filed shall not be named or identified by initials in any public court records or documents, and the proceedings 10 shall be closed to the public. The department shall be 11 12 entitled to the summary procedure provided in s. 51.011. 2. A physical therapist or physical therapist 13 14 assistant whose license is suspended or revoked pursuant to this subsection shall, at reasonable intervals, be given an 15 opportunity to demonstrate that she or he can resume the 16 17 competent practice of physical therapy with reasonable skill 18 and safety to patients. 19 3. Neither the record of proceeding nor the orders 20 entered by the board in any proceeding under this subsection may be used against a physical therapist or physical therapist 21 22 assistant in any other proceeding. 23 (b) Having committed fraud in the practice of physical therapy or deceit in obtaining a license as a physical 24 therapist or as a physical therapist assistant. 25 26 (c) Being convicted or found guilty regardless of 27 adjudication, of a crime in any jurisdiction which directly relates to the practice of physical therapy or to the ability 28 29 to practice physical therapy. The entry of any plea of nolo contendere shall be considered a conviction for purpose of 30 this chapter. 31 116

(d) Having treated or undertaken to treat human
 ailments by means other than by physical therapy, as defined
 in this chapter.

4 (e) Failing to maintain acceptable standards of
5 physical therapy practice as set forth by the board in rules
6 adopted pursuant to this chapter.

7 (f) Engaging directly or indirectly in the dividing, 8 transferring, assigning, rebating, or refunding of fees 9 received for professional services, or having been found to profit by means of a credit or other valuable consideration, 10 such as an unearned commission, discount, or gratuity, with 11 12 any person referring a patient or with any relative or business associate of the referring person. Nothing in this 13 14 chapter shall be construed to prohibit the members of any regularly and properly organized business entity which is 15 comprised of physical therapists and which is recognized under 16 17 the laws of this state from making any division of their total 18 fees among themselves as they determine necessary.

(g) Having a license revoked or suspended; having had other disciplinary action taken against her or him; or having had her or his application for a license refused, revoked, or suspended by the licensing authority of another state, territory, or country.

(h) Violating a lawful order of the board ordepartment previously entered in a disciplinary hearing.

(i) Making or filing a report or record which the licensee knows to be false. Such reports or records shall include only those which are signed in the capacity of a physical therapist.

30 (j) Practicing or offering to practice beyond the31 scope permitted by law or accepting and performing

117

professional responsibilities which the licensee knows or has 1 reason to know that she or he is not competent to perform, 2 3 including, but not limited to, specific spinal manipulation. 4 (k) Violating any provision of this chapter or chapter 5 456, or any rules adopted pursuant thereto. 6 (2) The board may enter an order denying licensure or 7 imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of 8 9 violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 10 456.072(1). 11 12 Section 36. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 13 14 thereto, section 490.009, Florida Statutes, is reenacted to 15 read: 490.009 Discipline.--16 17 (1)The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 18 19 456.072(2): 20 (a) Attempting to obtain, obtaining, or renewing a license under this chapter by bribery or fraudulent 21 22 misrepresentation or through an error of the board or department. 23 24 (b) Having a license to practice a comparable profession revoked, suspended, or otherwise acted against, 25 26 including the denial of certification or licensure by another state, territory, or country. 27 28 (c) Being convicted or found guilty, regardless of 29 adjudication, of a crime in any jurisdiction which directly relates to the practice of his or her profession or the 30 ability to practice his or her profession. A plea of nolo 31 118 CODING: Words stricken are deletions; words underlined are additions.

1 contendere creates a rebuttable presumption of guilt of the 2 underlying criminal charges. However, the board shall allow 3 the person who is the subject of the disciplinary proceeding 4 to present any evidence relevant to the underlying charges and 5 circumstances surrounding the plea.

6 (d) False, deceptive, or misleading advertising or
7 obtaining a fee or other thing of value on the representation
8 that beneficial results from any treatment will be guaranteed.

9 (e) Advertising, practicing, or attempting to practice 10 under a name other than one's own.

(f) Maintaining a professional association with any person who the applicant or licensee knows, or has reason to believe, is in violation of this chapter or of a rule of the department or, in the case of psychologists, of the department or the board.

16 (g) Knowingly aiding, assisting, procuring, or 17 advising any nonlicensed person to hold himself or herself out 18 as licensed under this chapter.

(h) Failing to perform any statutory or legalobligation placed upon a person licensed under this chapter.

21 (i) Willfully making or filing a false report or 22 record; failing to file a report or record required by state 23 or federal law; willfully impeding or obstructing the filing of a report or record; or inducing another person to make or 24 file a false report or record or to impede or obstruct the 25 filing of a report or record. Such report or record includes 26 27 only a report or record which requires the signature of a person licensed under this chapter. 28

(j) Paying a kickback, rebate, bonus, or other
remuneration for receiving a patient or client, or receiving a
kickback, rebate, bonus, or other remuneration for referring a

patient or client to another provider of mental health care services or to a provider of health care services or goods; referring a patient or client to oneself for services on a fee-paid basis when those services are already being paid for by some other public or private entity; or entering into a reciprocal referral agreement.

7 (k) Committing any act upon a patient or client which
8 would constitute sexual battery or which would constitute
9 sexual misconduct as defined in s. 490.0111.

10 (1) Making misleading, deceptive, untrue, or
11 fraudulent representations in the practice of any profession
12 licensed under this chapter.

(m) Soliciting patients or clients personally, or through an agent, through the use of fraud, intimidation, undue influence, or a form of overreaching or vexatious conduct.

(n) Failing to make available to a patient or client, upon written request, copies of test results, reports, or documents in the possession or under the control of the licensee which have been prepared for and paid for by the patient or client.

(o) Failing to respond within 30 days to a written communication from the department concerning any investigation by the department or to make available any relevant records with respect to any investigation about the licensee's conduct or background.

(p) Being unable to practice the profession for which he or she is licensed under this chapter with reasonable skill or competence as a result of any mental or physical condition or by reason of illness; drunkenness; or excessive use of drugs, narcotics, chemicals, or any other substance. In

120

enforcing this paragraph, upon a finding by the secretary, the 1 secretary's designee, or the board that probable cause exists 2 3 to believe that the licensee is unable to practice the 4 profession because of the reasons stated in this paragraph, 5 the department shall have the authority to compel a licensee to submit to a mental or physical examination by psychologists 6 7 or physicians designated by the department or board. If the licensee refuses to comply with the department's order, the 8 9 department may file a petition for enforcement in the circuit court of the circuit in which the licensee resides or does 10 business. The licensee shall not be named or identified by 11 12 initials in the petition or in any other public court records or documents, and the enforcement proceedings shall be closed 13 14 to the public. The department shall be entitled to the summary procedure provided in s. 51.011. A licensee affected 15 under this paragraph shall be afforded an opportunity at 16 17 reasonable intervals to demonstrate that he or she can resume the competent practice for which he or she is licensed with 18 19 reasonable skill and safety to patients. 20 Performing any treatment or prescribing any (q) therapy which, by the prevailing standards of the mental 21 health professions in the community, would constitute 22 23 experimentation on human subjects, without first obtaining full, informed, and written consent. 24 (r) Failing to meet the minimum standards of 25 26 performance in professional activities when measured against 27 generally prevailing peer performance, including the undertaking of activities for which the licensee is not 28 29 qualified by training or experience. (s) Delegating professional responsibilities to a 30 person whom the licensee knows or has reason to know is not 31 121

qualified by training or experience to perform such 1 2 responsibilities. 3 (t) Violating a rule relating to the regulation of the 4 profession or a lawful order of the department previously 5 entered in a disciplinary hearing. (u) Failing to maintain in confidence a communication 6 7 made by a patient or client in the context of such services, 8 except as provided in s. 490.0147. 9 (v) Making public statements which are derived from test data, client contacts, or behavioral research and which 10 identify or damage research subjects or clients. 11 12 (w) Violating any provision of this chapter or chapter 456, or any rules adopted pursuant thereto. 13 14 (2) The department, or in the case of psychologists, 15 the board, may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any applicant 16 17 for licensure or licensee who is found quilty of violating any provision of subsection (1) of this section or who is found 18 19 guilty of violating any provision of s. 456.072(1). 20 Section 37. For the purpose of incorporating the amendment to section 456.072, Florida Statutes, in references 21 thereto, section 491.009, Florida Statutes, is reenacted to 22 23 read: 24 491.009 Discipline.--25 (1) The following acts constitute grounds for denial 26 of a license or disciplinary action, as specified in s. 456.072(2): 27 (a) Attempting to obtain, obtaining, or renewing a 28 29 license, registration, or certificate under this chapter by bribery or fraudulent misrepresentation or through an error of 30 the board or the department. 31 122

1	(b) Having a license, registration, or certificate to		
2	practice a comparable profession revoked, suspended, or		
3	otherwise acted against, including the denial of certification		
4	or licensure by another state, territory, or country.		
5	(c) Being convicted or found guilty of, regardless of		
6	adjudication, or having entered a plea of nolo contendere to,		
7	a crime in any jurisdiction which directly relates to the		
8	practice of his or her profession or the ability to practice		
9	his or her profession. However, in the case of a plea of nolo		
10	contendere, the board shall allow the person who is the		
11	subject of the disciplinary proceeding to present evidence in		
12	mitigation relevant to the underlying charges and		
13	circumstances surrounding the plea.		
14	(d) False, deceptive, or misleading advertising or		
15	obtaining a fee or other thing of value on the representation		
16	that beneficial results from any treatment will be guaranteed.		
17	(e) Advertising, practicing, or attempting to practice		
18	under a name other than one's own.		
19	(f) Maintaining a professional association with any		
20	person who the applicant, licensee, registered intern, or		
21	certificateholder knows, or has reason to believe, is in		
22	violation of this chapter or of a rule of the department or		
23	the board.		
24	(g) Knowingly aiding, assisting, procuring, or		
25	advising any nonlicensed, nonregistered, or noncertified		
26	person to hold himself or herself out as licensed, registered,		
27	or certified under this chapter.		
28	(h) Failing to perform any statutory or legal		
29	obligation placed upon a person licensed, registered, or		
30	certified under this chapter.		
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1	(i) Willfully making or filing a false report or	
2	record; failing to file a report or record required by state	
3	or federal law; willfully impeding or obstructing the filing	
4	of a report or record; or inducing another person to make or	
5	file a false report or record or to impede or obstruct the	
б	filing of a report or record. Such report or record includes	
7	only a report or record which requires the signature of a	
8	person licensed, registered, or certified under this chapter.	
9	(j) Paying a kickback, rebate, bonus, or other	
10	remuneration for receiving a patient or client, or receiving a	
11	kickback, rebate, bonus, or other remuneration for referring a	
12	patient or client to another provider of mental health care	
13	services or to a provider of health care services or goods;	
14	referring a patient or client to oneself for services on a	
15	fee-paid basis when those services are already being paid for	
16	by some other public or private entity; or entering into a	
17	reciprocal referral agreement.	
18	(k) Committing any act upon a patient or client which	
19	would constitute sexual battery or which would constitute	
20	sexual misconduct as defined pursuant to s. 491.0111.	
21	(1) Making misleading, deceptive, untrue, or	
22	fraudulent representations in the practice of any profession	
23	licensed, registered, or certified under this chapter.	
24	(m) Soliciting patients or clients personally, or	
25	through an agent, through the use of fraud, intimidation,	
26	undue influence, or a form of overreaching or vexatious	
27	conduct.	
28	(n) Failing to make available to a patient or client,	
29	upon written request, copies of tests, reports, or documents	
30	in the possession or under the control of the licensee,	
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registered intern, or certificateholder which have been
 prepared for and paid for by the patient or client.

3 (o) Failing to respond within 30 days to a written 4 communication from the department or the board concerning any 5 investigation by the department or the board, or failing to 6 make available any relevant records with respect to any 7 investigation about the licensee's, registered intern's, or 8 certificateholder's conduct or background.

9 (p) Being unable to practice the profession for which he or she is licensed, registered, or certified under this 10 chapter with reasonable skill or competence as a result of any 11 12 mental or physical condition or by reason of illness; drunkenness; or excessive use of drugs, narcotics, chemicals, 13 14 or any other substance. In enforcing this paragraph, upon a 15 finding by the secretary, the secretary's designee, or the board that probable cause exists to believe that the licensee, 16 17 registered intern, or certificateholder is unable to practice 18 the profession because of the reasons stated in this 19 paragraph, the department shall have the authority to compel a licensee, registered intern, or certificateholder to submit to 20 a mental or physical examination by psychologists, physicians, 21 or other licensees under this chapter, designated by the 22 23 department or board. If the licensee, registered intern, or certificateholder refuses to comply with such order, the 24 department's order directing the examination may be enforced 25 26 by filing a petition for enforcement in the circuit court in 27 the circuit in which the licensee, registered intern, or certificateholder resides or does business. The licensee, 28 29 registered intern, or certificateholder against whom the petition is filed shall not be named or identified by initials 30 in any public court records or documents, and the proceedings 31

125

shall be closed to the public. The department shall be 1 entitled to the summary procedure provided in s. 51.011. A 2 3 licensee, registered intern, or certificateholder affected 4 under this paragraph shall at reasonable intervals be afforded 5 an opportunity to demonstrate that he or she can resume the competent practice for which he or she is licensed, 6 7 registered, or certified with reasonable skill and safety to 8 patients. 9 (q) Performing any treatment or prescribing any 10 therapy which, by the prevailing standards of the mental health professions in the community, would constitute 11 12 experimentation on human subjects, without first obtaining full, informed, and written consent. 13 14 (r) Failing to meet the minimum standards of 15 performance in professional activities when measured against 16 generally prevailing peer performance, including the 17 undertaking of activities for which the licensee, registered intern, or certificateholder is not qualified by training or 18 19 experience. 20 (s) Delegating professional responsibilities to a person whom the licensee, registered intern, or 21 certificateholder knows or has reason to know is not qualified 22 23 by training or experience to perform such responsibilities. (t) Violating a rule relating to the regulation of the 24 25 profession or a lawful order of the department or the board 26 previously entered in a disciplinary hearing. 27 (u) Failure of the licensee, registered intern, or certificateholder to maintain in confidence a communication 28 29 made by a patient or client in the context of such services, except as provided in s. 491.0147. 30 31 126 CODING: Words stricken are deletions; words underlined are additions.

1	(v) Making public statements which are derived from
2	test data, client contacts, or behavioral research and which
3	identify or damage research subjects or clients.
4	(w) Violating any provision of this chapter or chapter
5	456, or any rules adopted pursuant thereto.
6	(2) The department, or, in the case of psychologists,
7	the board, may enter an order denying licensure or imposing
8	any of the penalties in s. 456.072(2) against any applicant
9	for licensure or licensee who is found guilty of violating any
10	provision of subsection (1) of this section or who is found
11	guilty of violating any provision of s. 456.072(1).
12	Section 38. Paragraph (d) is added to subsection (1)
13	of section 458.345, Florida Statutes, to read:
14	458.345 Registration of resident physicians, interns,
15	and fellows; list of hospital employees; prescribing of
16	medicinal drugs; penalty
17	(1) Any person desiring to practice as a resident
18	physician, assistant resident physician, house physician,
19	intern, or fellow in fellowship training which leads to
20	subspecialty board certification in this state, or any person
21	desiring to practice as a resident physician, assistant
22	resident physician, house physician, intern, or fellow in
23	fellowship training in a teaching hospital in this state as
24	defined in s. $408.07(44)$ or s. $395.805(2)$, who does not hold a
25	valid, active license issued under this chapter shall apply to
26	the department to be registered and shall remit a fee not to
27	exceed \$300 as set by the board. The department shall
28	register any applicant the board certifies has met the
29	following requirements:
30	(d) Has completed, upon initial registration, the
31	1-hour educational course in the prescribing of controlled
	127
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substances as set forth in section 2 of this act. An applicant 1 2 who has not taken a course at the time of registration shall 3 be allowed up to 6 months within which to complete this 4 requirement. 5 Section 39. Paragraph (dd) is added to subsection (1) 6 of section 461.013, Florida Statutes, to read: 7 461.013 Grounds for disciplinary action; action by the 8 board; investigations by department. --9 (1) The following acts constitute grounds for denial 10 of a license or disciplinary action, as specified in s. 456.072(2): 11 12 (dd) Presigning blank prescription forms. 13 Section 40. Paragraphs (h), (i), (j), (k), and (l) are 14 added to subsection (1) of section 893.04, Florida Statutes, 15 to read: 893.04 Pharmacist and practitioner.--16 17 (1) A pharmacist, in good faith and in the course of professional practice only, may dispense controlled substances 18 19 upon a written or oral prescription of a practitioner, under the following conditions: 20 21 (h) A pharmacist may not dispense a Schedule II controlled substance; codeine, hydrocodone, dihydrocodeine, 22 23 ethylmorphine, or morphine as scheduled in Schedule II and 24 Schedule III; or a drug of abuse designated by the Secretary of Health by rule under the prescription-monitoring system to 25 26 any individual not personally known to the pharmacist without 27 first obtaining suitable identification and documenting, in a log book kept by the pharmacist, the identity of the 28 29 individual obtaining the controlled substance. The log book entry must contain the printed name, address, telephone number 30 if available, driver's license number or other suitable 31 128

identification number, and signature of the person obtaining 1 the controlled substance or drug. If the individual does not 2 3 have suitable identification or it is impracticable to obtain 4 such identification, the pharmacist may dispense the 5 controlled substance or drug only when the pharmacist 6 determines, in the exercise of her or his professional 7 judgment, that the order is valid and necessary for treatment. 8 In such a case, the pharmacist or his or her designee must 9 obtain the other information required under this paragraph, and the pharmacist or pharmacist's designee must sign the log 10 to indicate that suitable identification was not available and 11 12 that the pharmacist's professional judgment was exercised 13 prior to dispensing the controlled substance or drug. The 14 Board of Pharmacy may adopt, by rule, procedures by which a 15 pharmacist must verify the validity of a prescription for a Schedule II controlled substance; other drug designated by the 16 17 Secretary of Health under this section; or codeine, hydrocodone, dihydrocodeine, ethylmorphine, or morphine as 18 19 scheduled in Schedule II and Schedule III, for circumstances 20 when it is otherwise impracticable for the pharmacist or dispensing practitioner to obtain suitable identification from 21 the patient or the patient's agent. For purposes of this 22 23 section, identification is suitable only if it contains the photograph, the printed name, and the signature of the 24 individual obtaining the Schedule II controlled substance or 25 26 drug of abuse under the prescription-monitoring system. 27 (i) Any pharmacist that dispenses a Schedule II controlled substance or drug subject to the requirements of 28 29 this section when dispensed by mail shall be exempt from the 30 requirements to obtain suitable identification. 31 129

1	(j) All prescriptions issued for a Schedule II
2	controlled substance; codeine, hydrocodone, dihydrocodeine,
3	ethylmorphine, or morphine as scheduled in Schedule II and
4	Schedule III; or a drug of abuse under the
5	prescription-monitoring system which has been designated by
б	the Secretary of Health by rule, must include both a written
7	and numerical notation of quantity on the face of the
8	prescription.
9	(k) A pharmacist may not dispense more than a 30-day
10	supply of a controlled substance listed in Schedule III upon
11	an oral prescription.
12	(1) A pharmacist may not knowingly fill a prescription
13	that has been mutilated or forged for a Schedule II controlled
14	substance; codeine, hydrocodone, dihydrocodeine,
15	ethylmorphine, and morphine as scheduled in Schedule II and
16	Schedule III; or a drug of abuse under the
17	prescription-monitoring system which has been designated by
18	the Secretary of Health by rule.
19	Section 41. Each local and regional board of education
20	shall adopt and implement policies prohibiting any school
21	personnel from recommending the use of psychotropic drugs for
22	any child. The provisions of this section shall not prohibit
23	school medical staff from recommending that a child be
24	evaluated by a medical practitioner.
25	Section 42. Paragraph (a) of subsection (2) of section
26	499.007, Florida Statutes, is amended to read:
27	499.007 Misbranded drug or deviceA drug or device
28	is misbranded:
29	(2) Unless, if in package form, it bears a label
30	containing:
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1	(a) The name and place of business of the manufacturer
2	or distributor ; in addition, for a medicinal drug, as defined
3	in s. 499.003, the label must contain the name and place of
4	business of the manufacturer of the finished dosage form of
5	the drug. For the purpose of this paragraph, the finished
б	dosage form of a medicinal drug is that form of the drug which
7	is, or is intended to be, dispensed or administered to the
8	patient and requires no further manufacturing or processing
9	other than packaging, reconstitution, and labeling; and
10	Section 43. If any law that is amended by this act was
11	also amended by a law enacted at the 2002 Regular Session of
12	the Legislature, such laws shall be construed as if they had
13	been enacted at the same session of the Legislature, and full
14	effect should be given to each if that is possible.
15	Section 44. <u>For Fiscal Year 2002-2003, the lump sum of</u>
16	<pre>\$1,050,000 from nonrecurring General Revenue is appropriated</pre>
17	to the Department of Health for the purpose of implementing
18	the provisions of this act.
19	Section 45. This act shall take effect July 1, 2002,
20	only if SB 82E or similar legislation is enacted during the
21	same legislative session as this act and becomes law.
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