Bill No. CS for SB 2212 Amendment No. ____ Barcode 921046 CHAMBER ACTION Senate House 1 2 3 4 5 б 7 8 9 10 11 Senator Jones moved the following amendment: 12 Senate Amendment (with title amendment) 13 On page 1, line 21, 14 15 16 insert: 17 Section 1. This act may be cited as the "Clara Ramsey 18 Care of the Elderly Act." Section 2. Certified Geriatric Specialist Preparation 19 20 <u>Pilot Program.--</u> (1) The Agency for Workforce Innovation shall 21 establish a pilot program for delivery of geriatric nursing 22 education to certified nursing assistants who wish to become 23 certified geriatric specialists. The agency shall select two 24 pilot sites in nursing homes that have received the Gold Seal 25 designation under section 400.235, Florida Statutes; have been 26 27 designated as a teaching nursing home under section 430.80, 28 Florida Statutes; or have not received a class I or class II 29 deficiency within the 30 months preceding application for this 30 program. 31 (2) To be eligible to receive geriatric nursing 1

Bill No. CS for SB 2212 Amendment No. Barcode 921046 education, a certified nursing assistant must have been 1 employed by a participating nursing home for at least 1 year 2 3 and have received a high school diploma or its equivalent. 4 (3) The education shall be provided at the worksite and in coordination with the certified nursing assistant's 5 б work schedule. 7 (4) Faculty shall provide the instruction under an 8 approved nursing program pursuant to section 464.019, Florida 9 Statutes. (5) The education shall prepare the certified nursing 10 assistant to meet the requirements for certification as a 11 12 geriatric specialist. The didactic and clinical education shall include all portions of the practical nursing curriculum 13 14 pursuant to section 464.019, Florida Statutes, except for 15 pediatric and obstetric/maternal-child education, and shall 16 include additional education in the care of ill, injured, or infirm geriatric patients and the maintenance of health, the 17 prevention of injury, and the provision of palliative care for 18 19 geriatric patients. 20 Section 3. Certified Geriatric Specialty Nursing Initiative Steering Committee .--21 2.2 (1) In order to guide the implementation of the 23 Certified Geriatric Specialist Preparation Pilot Program, there is created a Certified Geriatric Specialty Nursing 24 Initiative Steering Committee. The steering committee shall be 25 composed of the following members: 26 27 (a) The chair of the Board of Nursing or his or her 28 designee; 29 (b) A representative of the Agency for Workforce 30 Innovation, appointed by the Director of Workforce Innovation; 31 (c) A representative of Workforce Florida, Inc.,

Bill No. CS for SB 2212 Amendment No. Barcode 921046 appointed by the chair of the Board of Directors of Workforce 1 1 <u>Florida,</u> Inc.; 2 (d) A representative of the Department of Education, 3 appointed by the Secretary of Education; 4 5 (e) A representative of the Agency for Health Care б Administration, appointed by the Secretary of Health Care 7 Administration; 8 (f) The Director of the Florida Center for Nursing; 9 and (q) A representative of a Gold Seal nursing home that 10 is not one of the pilot program sites, appointed by the 11 12 Secretary of Health Care Administration. 13 (2) The steering committee shall: 14 (a) Provide consultation and guidance to the Agency 15 for Workforce Innovation on matters of policy during the 16 implementation of the pilot program; and (b) Provide oversight to the evaluation of the pilot 17 18 program. 19 (3) Members of the steering committee are entitled to 20 reimbursement for per diem and travel expenses under section 112.061, Florida Statutes. 21 2.2 (4) The steering committee shall complete its activities by June 30, 2006, and the authorization for the 23 steering committee ends on that date. 24 Section 4. Evaluation of the Certified Geriatric 25 Specialist Preparation Pilot Program. -- The Agency for 26 27 Workforce Innovation, in consultation with the Certified 28 Geriatric Specialty Nursing Initiative Steering Committee, 29 shall conduct, or contract for an evaluation of the pilot program. The agency shall ensure that an evaluation report is 30 31 submitted to the Governor, the President of the Senate, and

1	the Speaker of the House of Representatives by January 1,
2	2006. The evaluation must address the experience and success
3	of the certified nursing assistants in the pilot program and
4	must contain recommendations regarding the expansion of the
5	delivery of geriatric nursing education in nursing homes.
б	Section 5. <u>ReportsThe Agency for Workforce</u>
7	Innovation shall submit status reports and recommendations
8	regarding legislation necessary to further the implementation
9	of the pilot program to the Governor, the President of the
10	Senate, and the Speaker of the House of Representatives on
11	January 1, 2004, January 1, 2005, and January 1, 2006.
12	Section 6. Section 464.0125, Florida Statutes, is
13	created to read:
14	464.0125 Certified geriatric specialists;
15	certification requirements
16	(1) DEFINITIONS; RESPONSIBILITIES
17	(a) As used in this section, the term:
18	1. "Certified geriatric specialist" means a person who
19	meets the qualifications specified in this section and who is
20	certified by the board to practice as a certified geriatric
21	specialist.
22	2. "Geriatric patient" means any patient who is 60
23	years of age or older.
24	3. "Practice of certified geriatric specialty nursing"
25	means the performance of selected acts in facilities licensed
26	under part II or part III of chapter 400, including the
27	administration of treatments and medications, in the care of
28	ill, injured, or infirm geriatric patients and the promotion
29	of wellness, maintenance of health, and prevention of illness
30	of geriatric patients under the direction of a registered
31	nurse, a licensed physician, a licensed osteopathic physician,

1	a licensed podiatric physician, or a licensed dentist. The
2	scope of practice of a certified geriatric specialist includes
3	the practice of practical nursing as defined in s. 464.003 for
4	geriatric patients only, except for any act in which
5	instruction and clinical knowledge of pediatric nursing or
6	obstetric/maternal-child nursing is required. A certified
7	geriatric specialist, while providing nursing services in
8	facilities licensed under part II or part III of chapter 400,
9	may supervise the activities of certified nursing assistants
10	and other unlicensed personnel providing services in such
11	facilities in accordance with rules adopted by the board.
12	(b) The certified geriatric specialist shall be
13	responsible and accountable for making decisions that are
14	based upon the individual's educational preparation and
15	experience in performing certified geriatric specialty
16	nursing.
17	(2) CERTIFICATION
17 18	(2) CERTIFICATION (a) Any certified nursing assistant desiring to be
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18 19	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to
18 19 20	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current
18 19 20 21	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part
18 19 20 21 22	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements:
18 19 20 21 22 23	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: <u>1. Is in good mental and physical health, is a</u>
18 19 20 21 22 23 24	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: 1. Is in good mental and physical health, is a recipient of a high school diploma or its equivalent and has
18 19 20 21 22 23 24 25	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: 1. Is in good mental and physical health, is a recipient of a high school diploma or its equivalent and has completed the requirements for graduation from an approved
 18 19 20 21 22 23 24 25 26 	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: 1. Is in good mental and physical health, is a recipient of a high school diploma or its equivalent and has completed the requirements for graduation from an approved program for nursing or its equivalent, as determined by the
 18 19 20 21 22 23 24 25 26 27 	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: 1. Is in good mental and physical health, is a recipient of a high school diploma or its equivalent and has completed the requirements for graduation from an approved program for nursing or its equivalent, as determined by the board, for the preparation of licensed practical nurses,
18 19 20 21 22 23 24 25 26 27 28	(a) Any certified nursing assistant desiring to be certified as a certified geriatric specialist shall apply to the department and submit proof that he or she holds a current certificate as a certified nursing assistant under this part and has satisfactorily completed the following requirements: 1. Is in qood mental and physical health, is a recipient of a high school diploma or its equivalent and has completed the requirements for graduation from an approved program for nursing or its equivalent, as determined by the board, for the preparation of licensed practical nurses, except for instruction and clinical knowledge of pediatric

Bill No. CS for SB 2212 Amendment No. Barcode 921046 education for the preparation of certified geriatric 1 1 specialists without further board approval. 2 3 2. Has the ability to communicate in the English language, which may be determined by an examination given by 4 5 the department. 3. Has provided sufficient information, which must be б 7 submitted by the department for a statewide criminal records 8 correspondence check through the Department of Law 9 Enforcement. 10 (b) Each applicant who meets the requirements of this subsection shall, unless denied pursuant to s. 464.018, be 11 12 entitled to certification as a certified geriatric specialist. The board shall certify, and the department shall issue a 13 14 certificate to practice as a certified geriatric specialist 15 to, any certified nursing assistant meeting the qualifications 16 in this section. The board shall establish an application fee 17 not to exceed \$100 and a biennial renewal fee not to exceed 18 \$50. The board may adopt rules to administer this section. 19 (c) A person receiving certification under this 20 section shall: 1. Work only within the confines of a facility 21 2.2 licensed under part II or part III of chapter 400. 23 2. Care for geriatric patients only. 3. Comply with the minimum standards of practice for 24 nurses and be subject to disciplinary action for violations of 25 26 s. 464.018. 27 (3) ARTICULATION. -- Any certified geriatric specialist 28 who completes the additional instruction and coursework in an 29 approved nursing program pursuant to s. 464.019 for the preparation of practical nursing in the areas of pediatric 30 31 | nursing and obstetric/maternal-child nursing shall, unless

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Bill No. CS for SB 2212 Amendment No. Barcode 921046 denied pursuant to s. 464.018, be entitled to licensure as a 1 licensed practical nurse if the applicant otherwise meets the 2 requirements of s. 464.008. 3 4 (4) TITLES AND ABBREVIATIONS; RESTRICTIONS; 5 PENALTIES.--(a) Only persons who hold certificates to practice as б 7 certified geriatric specialists in this state or who are 8 performing services within the practice of certified geriatric specialty nursing pursuant to the exception set forth in s. 9 464.022(8) shall have the right to use the title "Certified 10 Geriatric Specialist" and the abbreviation "C.G.S." 11 12 (b) No person shall practice or advertise as, or assume the title of, certified geriatric specialist or use the 13 14 abbreviation "C.G.S." or take any other action that would lead 15 the public to believe that person was certified as such or is 16 performing services within the practice of certified geriatric 17 specialty nursing pursuant to the exception set forth in s. 464.022(8), unless that person is certified to practice as 18 19 such. 20 (c) A violation of this subsection is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 21 2.2 775.083. (5) VIOLATIONS AND PENALTIES. -- Practicing certified 23 geriatric specialty nursing, as defined in this section, 24 without holding an active certificate to do so constitutes a 25 felony of the third degree, punishable as provided in s. 26 775.082, s. 775.083, or s. 775.084. 27 28 Section 7. Paragraph (b) of subsection (1) of section 29 381.00315, Florida Statutes, is amended to read: 30 381.00315 Public health advisories; public health 31 | emergencies.--The State Health Officer is responsible for

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Amendment No. ____ Barcode 921046

1 declaring public health emergencies and issuing public health
2 advisories.

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(1) As used in this section, the term:

(b) "Public health emergency" means any occurrence, or 4 5 threat thereof, whether natural or man made, which results or may result in substantial injury or harm to the public health б 7 from infectious disease, chemical agents, nuclear agents, biological toxins, or situations involving mass casualties or 8 natural disasters. Prior to declaring a public health 9 emergency, the State Health Officer shall, to the extent 10 11 possible, consult with the Governor and shall notify the Chief of Domestic Security Initiatives as created in s. 943.03. The 12 13 declaration of a public health emergency shall continue until the State Health Officer finds that the threat or danger has 14 15 been dealt with to the extent that the emergency conditions no 16 longer exist and he or she terminates the declaration. However, a declaration of a public health emergency may not 17 18 continue for longer than 60 days unless the Governor concurs 19 in the renewal of the declaration. The State Health Officer, 20 upon declaration of a public health emergency, may take 21 actions that are necessary to protect the public health. Such actions include, but are not limited to: 2.2 23 1. Directing manufacturers of prescription drugs or

24 over-the-counter drugs who are permitted under chapter 499 and 25 wholesalers of prescription drugs located in this state who 26 are permitted under chapter 499 to give priority to the 27 shipping of specified drugs to pharmacies and health care providers within geographic areas that have been identified by 2.8 the State Health Officer. The State Health Officer must 29 identify the drugs to be shipped. Manufacturers and 30 wholesalers located in the state must respond to the State 31

Amendment No. ____ Barcode 921046

Health Officer's priority shipping directive before shipping
 the specified drugs.

2. Notwithstanding chapters 465 and 499 and rules adopted thereunder, directing pharmacists employed by the department to compound bulk prescription drugs and provide these bulk prescription drugs to physicians and nurses of county health departments or any qualified person authorized by the State Health Officer for administration to persons as part of a prophylactic or treatment regimen.

10 3. Notwithstanding s. 456.036, temporarily 11 reactivating the inactive license of the following health care practitioners, when such practitioners are needed to respond 12 13 to the public health emergency: physicians licensed under chapter 458 or chapter 459; physician assistants licensed 14 under chapter 458 or chapter 459; certified geriatric 15 16 specialists certified under part I of chapter 464; licensed 17 practical nurses, registered nurses, and advanced registered 18 nurse practitioners licensed under part I of chapter 464; 19 respiratory therapists licensed under part V of chapter 468; 20 and emergency medical technicians and paramedics certified 21 under part III of chapter 401. Only those health care 22 practitioners specified in this paragraph who possess an unencumbered inactive license and who request that such 23 24 license be reactivated are eligible for reactivation. An 25 inactive license that is reactivated under this paragraph 26 shall return to inactive status when the public health 27 emergency ends or prior to the end of the public health 28 emergency if the State Health Officer determines that the health care practitioner is no longer needed to provide 29 services during the public health emergency. Such licenses may 30 31 only be reactivated for a period not to exceed 90 days without

Amendment No. ____ Barcode 921046

1 meeting the requirements of s. 456.036 or chapter 401, as 2 applicable.

4. Ordering an individual to be examined, tested,
vaccinated, treated, or quarantined for communicable diseases
that have significant morbidity or mortality and present a
severe danger to public health. Individuals who are unable or
unwilling to be examined, tested, vaccinated, or treated for
reasons of health, religion, or conscience may be subjected to
quarantine.

a. Examination, testing, vaccination, or treatment may
be performed by any qualified person authorized by the State
Health Officer.

b. If the individual poses a danger to the public
health, the State Health Officer may subject the individual to
quarantine. If there is no practical method to quarantine the
individual, the State Health Officer may use any means
necessary to vaccinate or treat the individual.

Any order of the State Health Officer given to effectuate this
paragraph shall be immediately enforceable by a law
enforcement officer under s. 381.0012.

Section 8. Subsection (14) of section 400.021, FloridaStatutes, is amended to read:

24 400.021 Definitions.--When used in this part, unless 25 the context otherwise requires, the term:

26 (14) "Nursing service" means such services or acts as 27 may be rendered, directly or indirectly, to and in behalf of a 28 person by individuals as defined in <u>ss. s.</u> 464.003 <u>and</u> 29 <u>464.0125</u>.

30 Section 9. Subsection (1) of section 400.211, Florida31 Statutes, is amended to read:

Amendment No. ____ Barcode 921046

400.211 Persons employed as nursing assistants;
 certification requirement.--

3 (1) To serve as a nursing assistant in any nursing home, a person must be certified as a nursing assistant under 4 5 part II of chapter 464, unless the person is a registered nurse, a or practical nurse, or a certified geriatric б 7 specialist certified or licensed in accordance with part I of 8 chapter 464 or an applicant for such licensure who is permitted to practice nursing in accordance with rules adopted 9 by the Board of Nursing pursuant to part I of chapter 464. 10 11 Section 10. Paragraphs (a) and (c) of subsection (3) of section 400.23, Florida Statutes, are amended to read: 12 13 400.23 Rules; evaluation and deficiencies; licensure status.--14 15 (3)(a) The agency shall adopt rules providing for the 16 minimum staffing requirements for nursing homes. These requirements shall include, for each nursing home facility, a 17 18 minimum certified nursing assistant staffing of 2.3 hours of 19 direct care per resident per day beginning January 1, 2002, increasing to 2.6 hours of direct care per resident per day 20 21 beginning January 1, 2003, and increasing to 2.9 hours of direct care per resident per day beginning January 1, 2004. 22 23 Beginning January 1, 2002, no facility shall staff below one 24 certified nursing assistant per 20 residents, and a minimum 25 licensed nursing staffing of 1.0 hour of direct resident care 26 per resident per day but never below one licensed nurse per 40 27 residents. For purposes of computing nursing staffing minimums 28 and ratios, certified geriatric specialists shall be 29 considered licensed nursing staff. Nursing assistants employed under s. 400.211(2) may be included in computing the staffing 30 31 ratio for certified nursing assistants only if they provide

Amendment No. Barcode 921046

nursing assistance services to residents on a full-time basis. 1 1 2 Each nursing home must document compliance with staffing 3 standards as required under this paragraph and post daily the names of staff on duty for the benefit of facility residents 4 5 and the public. The agency shall recognize the use of licensed nurses for compliance with minimum staffing requirements for б 7 certified nursing assistants, provided that the facility otherwise meets the minimum staffing requirements for licensed 8 nurses and that the licensed nurses so recognized are 9 performing the duties of a certified nursing assistant. Unless 10 11 otherwise approved by the agency, licensed nurses counted towards the minimum staffing requirements for certified 12 13 nursing assistants must exclusively perform the duties of a certified nursing assistant for the entire shift and shall not 14 15 also be counted towards the minimum staffing requirements for 16 licensed nurses. If the agency approved a facility's request 17 to use a licensed nurse to perform both licensed nursing and 18 certified nursing assistant duties, the facility must allocate 19 the amount of staff time specifically spent on certified nursing assistant duties for the purpose of documenting 20 21 compliance with minimum staffing requirements for certified and licensed nursing staff. In no event may the hours of a 22 23 licensed nurse with dual job responsibilities be counted 24 twice. 25 (c) Licensed practical nurses licensed under chapter 26 464 who are providing nursing services in nursing home

27 facilities under this part may supervise the activities of

28 other licensed practical nurses, <u>certified geriatric</u>

29 <u>specialists</u>, certified nursing assistants, and other

30 unlicensed personnel providing services in such facilities in

31 | accordance with rules adopted by the Board of Nursing.

Amendment No. ____ Barcode 921046

1 Section 11. Paragraph (b) of subsection (2) of section 409.908, Florida Statutes, is amended to read: 2 3 409.908 Reimbursement of Medicaid providers.--Subject to specific appropriations, the agency shall reimburse 4 5 Medicaid providers, in accordance with state and federal law, б according to methodologies set forth in the rules of the 7 agency and in policy manuals and handbooks incorporated by 8 reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, 9 negotiated fees, competitive bidding pursuant to s. 287.057, 10 11 and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of 12 13 recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report 14 15 would have been used to set a lower reimbursement rate for a 16 rate semester, then the provider's rate for that semester 17 shall be retroactively calculated using the new cost report, 18 and full payment at the recalculated rate shall be affected 19 retroactively. Medicare-granted extensions for filing cost 20 reports, if applicable, shall also apply to Medicaid cost 21 reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the 22 23 availability of moneys and any limitations or directions 24 provided for in the General Appropriations Act or chapter 216. 25 Further, nothing in this section shall be construed to prevent 26 or limit the agency from adjusting fees, reimbursement rates, 27 lengths of stay, number of visits, or number of services, or 28 making any other adjustments necessary to comply with the availability of moneys and any limitations or directions 29 provided for in the General Appropriations Act, provided the 30 31 adjustment is consistent with legislative intent.

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Amendment No. Barcode 921046

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Subject to any limitations or directions provided 2 (b) 3 for in the General Appropriations Act, the agency shall 4 establish and implement a Florida Title XIX Long-Term Care 5 Reimbursement Plan (Medicaid) for nursing home care in order б to provide care and services in conformance with the applicable state and federal laws, rules, regulations, and 7 8 quality and safety standards and to ensure that individuals eligible for medical assistance have reasonable geographic 9 10 access to such care.

11 1. Changes of ownership or of licensed operator do not qualify for increases in reimbursement rates associated with 12 13 the change of ownership or of licensed operator. The agency shall amend the Title XIX Long Term Care Reimbursement Plan to 14 15 provide that the initial nursing home reimbursement rates, for 16 the operating, patient care, and MAR components, associated with related and unrelated party changes of ownership or 17 18 licensed operator filed on or after September 1, 2001, are 19 equivalent to the previous owner's reimbursement rate.

20 2. The agency shall amend the long-term care 21 reimbursement plan and cost reporting system to create direct 22 care and indirect care subcomponents of the patient care 23 component of the per diem rate. These two subcomponents 24 together shall equal the patient care component of the per 25 diem rate. Separate cost-based ceilings shall be calculated 26 for each patient care subcomponent. The direct care 27 subcomponent of the per diem rate shall be limited by the 28 cost-based class ceiling, and the indirect care subcomponent shall be limited by the lower of the cost-based class ceiling, 29 by the target rate class ceiling, or by the individual 30 31 provider target. The agency shall adjust the patient care

1	component effective January 1, 2002. The cost to adjust the
2	direct care subcomponent shall be net of the total funds
3	previously allocated for the case mix add-on. The agency shall
4	make the required changes to the nursing home cost reporting
5	forms to implement this requirement effective January 1, 2002.
6	3. The direct care subcomponent shall include salaries
7	and benefits of direct care staff providing nursing services
8	including registered nurses, licensed practical nurses,
9	certified geriatric specialists, certified under part I of
10	chapter 464, and certified nursing assistants who deliver care
11	directly to residents in the nursing home facility. This
12	excludes nursing administration, MDS, and care plan
13	coordinators, staff development, and staffing coordinator.
14	4. All other patient care costs shall be included in
15	the indirect care cost subcomponent of the patient care per
16	diem rate. There shall be no costs directly or indirectly
17	allocated to the direct care subcomponent from a home office
18	or management company.
19	5. On July 1 of each year, the agency shall report to
20	the Legislature direct and indirect care costs, including
21	average direct and indirect care costs per resident per
22	facility and direct care and indirect care salaries and
23	benefits per category of staff member per facility.
24	6. In order to offset the cost of general and
25	professional liability insurance, the agency shall amend the
26	plan to allow for interim rate adjustments to reflect
27	increases in the cost of general or professional liability
28	insurance for nursing homes. This provision shall be
29	implemented to the extent existing appropriations are
30	available.
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1	It is the intent of the Legislature that the reimbursement
2	plan achieve the goal of providing access to health care for
3	nursing home residents who require large amounts of care while
4	encouraging diversion services as an alternative to nursing
5	home care for residents who can be served within the
б	community. The agency shall base the establishment of any
7	maximum rate of payment, whether overall or component, on the
8	available moneys as provided for in the General Appropriations
9	Act. The agency may base the maximum rate of payment on the
10	results of scientifically valid analysis and conclusions
11	derived from objective statistical data pertinent to the
12	particular maximum rate of payment.
13	Section 12. Subsection (2) of section 458.303, Florida
14	Statutes, is amended to read:
15	458.303 Provisions not applicable to other
16	practitioners; exceptions, etc
17	(2) Nothing in s. 458.301, s. 458.303, s. 458.305, s.
18	458.307, s. 458.309, s. 458.311, s. 458.313, s. 458.319, s.
19	458.321, s. 458.327, s. 458.329, s. 458.331, s. 458.337, s.
20	458.339, s. 458.341, s. 458.343, s. 458.345, or s. 458.347
21	shall be construed to prohibit any service rendered by a
22	registered nurse, or a licensed practical nurse, <u>or a</u>
23	certified geriatric specialist certified under part I of
24	chapter 464, if such service is rendered under the direct
25	supervision and control of a licensed physician who provides
26	specific direction for any service to be performed and gives
27	final approval to all services performed. Further, nothing in
28	this or any other chapter shall be construed to prohibit any
29	service rendered by a medical assistant in accordance with the
30	provisions of s. 458.3485.
31	Section 13. Subsection (1) and paragraph (a) of

Amendment No. ____ Barcode 921046

1 subsection (2) of section 1009.65, Florida Statutes, are
2 amended to read:

3 1009.65 Medical Education Reimbursement and Loan
4 Repayment Program.--

5 (1) To encourage qualified medical professionals to б practice in underserved locations where there are shortages of 7 such personnel, there is established the Medical Education 8 Reimbursement and Loan Repayment Program. The function of the program is to make payments that offset loans and educational 9 expenses incurred by students for studies leading to a medical 10 11 or nursing degree, medical or nursing licensure, or advanced registered nurse practitioner certification or physician 12 13 assistant licensure. The following licensed or certified health care professionals are eligible to participate in this 14 15 program: medical doctors with primary care specialties, 16 doctors of osteopathic medicine with primary care specialties, physician's assistants, certified geriatric specialists 17 certified under part I of chapter 464, licensed practical 18 19 nurses and registered nurses, and advanced registered nurse 20 practitioners with primary care specialties such as certified 21 nurse midwives. Primary care medical specialties for physicians include obstetrics, gynecology, general and family 2.2 23 practice, internal medicine, pediatrics, and other specialties 24 which may be identified by the Department of Health. 25 (2) From the funds available, the Department of Health 26 shall make payments to selected medical professionals as 27 follows:

(a) Up to \$4,000 per year for <u>certified geriatric</u>
<u>specialists certified under part I of chapter 464</u>, licensed
practical nurses, and registered nurses, up to \$10,000 per
year for advanced registered nurse practitioners and

1	physician's assistants, and up to \$20,000 per year for
2	physicians. Penalties for noncompliance shall be the same as
3	those in the National Health Services Corps Loan Repayment
4	Program. Educational expenses include costs for tuition,
5	matriculation, registration, books, laboratory and other fees,
б	other educational costs, and reasonable living expenses as
7	determined by the Department of Health.
8	Section 14. Subsection (2) of section 1009.66, Florida
9	Statutes, is amended to read:
10	1009.66 Nursing Student Loan Forgiveness Program
11	(2) To be eligible, a candidate must have graduated
12	from an accredited or approved nursing program and have
13	received a Florida license as a licensed practical nurse <u>, a</u>
14	certified geriatric specialist certified under part I of
15	chapter 464, or a registered nurse or a Florida certificate as
16	an advanced registered nurse practitioner.
17	Section 15. The sum of \$157,017 is appropriated from
18	the General Revenue Fund to the Agency for Workforce
19	Innovation to support the work of the Certified Geriatric
20	Specialty Nursing Initiative Steering Committee, to administer
21	the pilot sites, contract for an evaluation, and to provide,
22	if necessary, nursing faculty, substitute certified nursing
23	assistants for those who are in clinical education, and
24	technical support to the pilot sites during the 2003-2004
25	fiscal year.
26	Section 16. Subsection (6) is added to section
27	464.201, Florida Statutes, to read:
28	464.201 DefinitionsAs used in this part, the term:
29	(6) "Practice of a certified nursing assistant" means
30	providing care and assisting persons with tasks relating to
31	the activities of daily living. Such tasks are those

1	associated with personal care, maintaining mobility, nutrition
2	and hydration, toileting and elimination, assistive devices,
3	safety and cleanliness, data gathering, reporting abnormal
4	signs and symptoms, post mortem care, patient socialization
5	and reality orientation, end-of-life care, CPR and emergency
б	care, residents' or patients' rights, documentation of nursing
7	assistant services, and other tasks that a certified nurse
8	assistant may perform after training beyond that required for
9	initial certification and upon validation of competence in
10	that skill by a registered nurse. This section does not
11	restrict the ability of any person who is otherwise trained
12	and educated from performing such tasks.
13	Section 17. Section 464.202, Florida Statutes, is
14	amended to read:
15	464.202 Duties and powers of the boardThe board
16	shall maintain, or contract with or approve another entity to
17	maintain, a state registry of certified nursing assistants.
18	The registry must consist of the name of each certified
19	nursing assistant in this state; other identifying information
20	defined by board rule; certification status; the effective
21	date of certification; other information required by state or
22	federal law; information regarding any crime or any abuse,
23	neglect, or exploitation as provided under chapter 435; and
24	any disciplinary action taken against the certified nursing
25	assistant. The registry shall be accessible to the public, the
26	certificateholder, employers, and other state agencies. The
27	board shall adopt by rule testing procedures for use in
28	certifying nursing assistants and shall adopt rules regulating
29	the practice of certified nursing assistants which specify the
30	scope of practice authorized and level of supervision required
31	for the practice of certified nursing assistants to enforce

1	this part. The board may contract with or approve another
2	entity or organization to provide the examination services,
3	including the development and administration of examinations.
4	The board shall require that the contract provider offer
5	certified nursing assistant applications via the Internet, and
6	may require the contract provider to accept certified nursing
7	assistant applications for processing via the Internet. The
8	board shall require the contract provider to provide the
9	preliminary results of the certified nursing examination on
10	the date the test is administered. The provider shall pay all
11	reasonable costs and expenses incurred by the board in
12	evaluating the provider's application and performance during
13	the delivery of services, including examination services and
14	procedures for maintaining the certified nursing assistant
15	registry.
16	Section 18. James and Esther King Center for Universal
17	Research to Eradicate Disease
18	(1) The Legislature finds that an estimated 128
19	million Americans suffer from acute, chronic, and degenerative
20	diseases and that biomedical research is the key to finding
21	cures for these diseases that negatively affect all
22	Floridians. The Legislature further finds that, while there is
23	much research being conducted throughout this state and
24	throughout the world, there is a lack of coordination of
25	efforts among researchers. The Legislature, therefore, finds
26	that there is a significant need for a coordinated effort if
27	the goal of curing disease is to be achieved. Moreover, the
28	Legislature finds that the biomedical technology sector meets
29	the criteria of a high-impact sector, pursuant to section
30	288.108, Florida Statutes, having a high importance to this
31	state's economy with a significant potential for growth and

Bill No. CS for SB 2212 Amendment No. Barcode 921046 contribution to our universities and quality of life. 1 1 (2) It is the intent of the Legislature that Florida 2 3 strive to become the nation's leader in biomedical research 4 and commit itself to being the state to find cures for the 5 most deadly and widespread diseases. It is further the intent of the Legislature that there be a coordinated effort among 6 7 the state's public and private universities and the biomedical 8 industry to discover such cures. Moreover, it is the intent of the Legislature to expand the state economy by attracting 9 biomedical researchers and research companies to this state. 10 11 (3) There is established the James and Esther King 12 Center for Universal Research to Eradicate Disease, which shall be known as the "CURED." 13 (a) The purpose of the center is to coordinate, 14 15 improve, expand, and monitor all biomedical research programs 16 within the state, facilitate funding opportunities, and foster improved technology transfer of research findings into 17 clinical trials and widespread public use. 18 19 (b) The goal of the center is to find cures for 20 diseases such as cancer, heart disease, lung disease, diabetes, and neurological disorders, including Alzheimer's 21 2.2 disease, epilepsy, and Parkinson's disease. 23 (c) The center shall hold an annual biomedical technology summit in Florida to which biomedical researchers, 24 biomedical technology companies, business incubators, 25 pharmaceutical manufacturers, and others around the nation and 26 world are invited to share biomedical research findings in 27 28 order to expedite the discovery of cures. Summit attendees 29 will be required to cover the costs of such attendance or 30 obtain sponsorship for such attendance. 31 (d) The center shall encourage clinical trials in this

1	state on research that holds promise of curing a disease or
2	condition. The center shall facilitate partnerships between
3	researchers, treating physicians, and community hospitals for
4	the purpose of sharing new techniques and new research
5	findings, as well as coordinating voluntary donations to
6	ensure an adequate supply of adult stem cells or cord blood.
7	(e) The center shall also encourage the discovery and
8	production in Florida of vaccines that prevent disease.
9	(f) The center shall monitor the supply and demand
10	needs of researchers relating to stem cell research and other
11	types of human tissue research. If the center determines that
12	there is a need for increased donation of human tissue, it
13	shall notify hospitals licensed pursuant to chapter 395,
14	Florida Statutes, that have entered into partnership
15	agreements with research institutes conducting stem cell
16	research located in the same geographic region as the
17	researchers demanding the stem cells or other tissues. Such
18	hospitals shall then implement programs that encourage
19	voluntary donations of cord blood or other needed adult
20	tissue.
21	(q) The center shall be funded through private, state,
22	and federal sources.
23	(h) The center shall serve as a registry of all known
24	biomedical grant opportunities and may assist any public or
25	private biomedical research program in this state in preparing
26	grant requests.
27	<u>(i) The center shall maintain a website with links to</u>
28	peer-reviewed biomedical research. The website shall also
29	contain a list of all known biomedical research being
30	conducted in Florida and shall facilitate communication among
31	researchers and other interested parties.

Bill No. CS for SB 2212 Amendment No. Barcode 921046 (j) The center shall submit an annual report to the 1 Governor, the President of the Senate, and the Speaker of the 2 3 House of Representatives no later than January 15 which contains recommendations for legislative change necessary to 4 5 foster a positive climate for biomedical research in this б state. 7 (k) The duties of the center may be outsourced by the 8 Department of Health to a private entity or state university. 9 (4) There is established within the center an advisory council which shall meet at least annually. 10 11 (a) The council shall consist of the members of the 12 board of directors of the Florida Research Consortium and at 13 least one representative from: 1. The Emerging Technology Commission. 14 15 2. Enterprise Florida, Inc. 16 3. BioFlorida. 4. The Florida Biomedical Research Advisory Council. 17 5. The Florida Medical Foundation. 18 19 6. Pharmaceutical Research and Manufacturers of 20 America. (b) Members of the council shall serve without 21 2.2 compensation and each organization represented shall cover all 23 expenses of its representative. Section 19. Paragraphs (a) and (b) of subsection (1), 24 25 subsection (2), and paragraph (f) of subsection (10) of section 215.5602, Florida Statutes, are amended to read: 26 27 215.5602 Florida Biomedical Research Program.--28 (1) There is established within the Department of 29 Health the Florida Biomedical Research Program funded by the 30 proceeds of the Lawton Chiles Endowment Fund pursuant to s. 31 215.5601. The purpose of the Florida Biomedical Research

1	Program is to provide an annual and perpetual source of
2	funding in order to support research initiatives that address
3	the health care problems of Floridians in the areas of
4	tobacco-related cancer, cardiovascular disease, stroke, and
5	pulmonary disease. The long-term goals of the program are to:
б	(a) Improve the health of Floridians by researching
7	better prevention, diagnoses, and treatments <u>, and cures</u> for
8	cancer, cardiovascular disease, stroke, and pulmonary disease.
9	(b) Expand the foundation of biomedical knowledge
10	relating to the prevention, diagnosis, and treatment, and cure
11	of diseases related to tobacco use, including cancer,
12	cardiovascular disease, stroke, and pulmonary disease.
13	(2) Funds appropriated for the Florida Biomedical
14	Research Program shall be used exclusively for the award of
15	grants and fellowships as established in this section; for
16	research relating to the prevention, diagnosis, and treatment,
17	and cure of diseases related to tobacco use, including cancer,
18	cardiovascular disease, stroke, and pulmonary disease; and for
19	expenses incurred in the administration of this section.
20	Priority shall be granted to research designed to prevent or
21	<u>cure disease.</u>
22	(10) The council shall submit an annual progress
23	report on the state of biomedical research in this state to
24	the Governor, the Secretary of Health, the President of the
25	Senate, and the Speaker of the House of Representatives by
26	February 1. The report must include:
27	(f) Progress in the prevention, diagnosis, and
28	treatment <u>, and cure</u> of diseases related to tobacco use,
29	including cancer, cardiovascular disease, stroke, and
30	pulmonary disease.
31	Section 20. Florida Cancer Research Cooperative

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Bill No. CS for SB 2212
    Amendment No. Barcode 921046
         (1) Effective July 1, 2003, the Florida Cancer
 1
   Research Cooperative is established for the purpose of making
 2
 3
   the State of Florida a world class center for cancer research.
 4
         (2)(a) A not-for-profit corporation, acting as an
 5
    instrumentality of the Florida Dialoque on Cancer, shall be
   organized for the purpose of governing the affairs of the
 б
 7
   cooperative.
          (b) The Florida Cancer Research Cooperative, Inc., may
 8
    create not-for-profit corporate subsidiaries to fulfill its
 9
    mission. The not-for-profit corporation and its subsidiaries
10
    are authorized to receive, hold, invest, and administer
11
12
   property and any moneys acquired from private, local, state,
    and federal sources, as well as technical and professional
13
14
    income generated or derived from the mission-related
15
   activities of the cooperative.
16
          (c) The affairs of the not-for-profit corporation
17
   shall be managed by a board of directors which shall consist
18
   of:
19
           1. The Secretary of the Department of Health or his or
20
   her designee;
           2. The Chief Executive Officer of the H. Lee Moffitt
21
2.2
   Cancer Center or his or her designee;
23
           3. The President of the University of Florida Shands
   Cancer Center or his or her designee;
24
           4. The Chief Executive Officer of the University of
25
26
   Miami Sylvester Comprehensive Cancer Center or his or her
   designee;
27
28
           5. The Chief Executive Officer of the Mayo Clinic,
29
   Jacksonville or his or her designee;
30
           6. The Chief Executive Officer of the American Cancer
31 Society, Florida Division or his or her designee;
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Bill No. CS for SB 2212 Amendment No. Barcode 921046 7. The President of the American Cancer Society, 1 Florida Division Board of Directors or his or her designee; 2 8. The President of the Florida Society of Clinical 3 Oncology or his or her designee; 4 9. The Chief Executive Officer of Enterprise Florida, 5 Inc., or his or her designee; б 7 10. Three representatives from large Florida hospitals 8 or institutions, not delineated in subparagraphs 1. through 9 6., that treat a large volume of cancer patients. One shall be appointed by the Governor, one shall be appointed by the 10 Speaker of the House of Representatives, and one shall be 11 12 appointed by the President of the Senate; 11. Three representatives from community-based, 13 14 statewide organizations serving populations that experience 15 cancer disparities, one of whom shall be appointed by the 16 Governor, one of whom shall be appointed by the Speaker of the House of Representatives, and one of whom shall be appointed 17 by the President of the Senate; 18 19 12. One member of the Florida House of 20 Representatives, to be appointed by the Speaker of the House 21 of Representatives; 2.2 13. One member of the Florida Senate, to be appointed by the President of the Senate; 23 24 14. Three university presidents, one of whom shall be appointed by the Governor, one of whom shall be appointed by 25 the Speaker of the House of Representatives, and one of whom 26 shall be appointed by the President of the Senate; and 27 28 15. Five representatives from other statewide public 29 health organizations whose missions include public education and the eradication of cancer, three of whom shall be 30 31 appointed by the Governor, one of whom shall be appointed by

Bill No. CS for SB 2212 Amendment No. Barcode 921046 the Speaker of the House of Representatives, and one of whom 1 shall be appointed by the President of the Senate. 2 3 (d) Appointments made by the Speaker of the House of Representatives and the President of the Senate pursuant to 4 5 paragraph (c) shall be for 2-year terms, concurrent with the bienniums in which they serve as presiding officers. 6 (e) Appointments made by the Governor pursuant to 7 8 paragraph (c) shall be for 2-year terms, although the Governor 9 <u>may reappoint d</u>irectors. (f) Members of the board of directors of the 10 11 not-for-profit corporation or any subsidiaries shall serve 12 without compensation. 13 (3) The cooperative shall issue an annual report to 14 the Governor, the Speaker of the House of Representatives, and 15 the President of the Senate, by December 15 of each year, with 16 policy and funding recommendations regarding cancer research capacity in Florida and related issues. 17 Section 21. Florida Cancer Research Cooperative; 18 19 mission and duties.--20 (1) The cooperative shall develop and centralize the processes and shared services for expanding cancer research in 21 2.2 Florida through: 23 (a) Support through bioinformatics, in order to create a cancer informatics infrastructure that enhances information 24 and resource exchange and integration through researchers 25 working in diverse disciplines to facilitate the full spectrum 26 27 of cancer investigations; 28 (b) Technical coordination, business development, and 29 support of intellectual property; 30 (c) Development of a statewide cancer clinical trials 31 network as contemplated in section 1; and

Amendment No. Barcode 921046 (d) Other multidisciplinary research support 1 activities. 2 3 (2) The cooperative shall work in concert with the Center for Universal Research to Eradicate Disease created in 4 5 section 1 to ensure that the goals of the center are advanced. Section 22. Section 484.0512, Florida Statutes, is б amended to read: 7 8 484.0512 Thirty-day trial period; purchaser's right to cancel; notice; refund; cancellation fee; criminal penalty 9 10 procedures.--11 (1) A person selling a hearing aid in this state must provide the buyer with written notice of a 30-day trial period 12 13 and money-back quarantee. The quarantee must permit the purchaser to cancel the purchase for a valid reason as defined 14 15 by rule of the board within 30 days after receiving the 16 hearing aid, by returning the hearing aid or mailing written notice of cancellation to the seller. If the hearing aid must 17 18 be repaired, remade, or adjusted during the 30-day trial 19 period, the running of the 30-day trial period is suspended 1 20 day for each 24-hour period that the hearing aid is not in the 21 purchaser's possession. A repaired, remade, or adjusted hearing aid must be claimed by the purchaser within 3 working 22 23 days after notification of availability. The running of the 24 30-day trial period resumes on the day the purchaser reclaims 25 the repaired, remade, or adjusted hearing aid or on the fourth 26 day after notification of availability. 27 (2) The board, in consultation with the Board of 28 Speech-Language Pathology and Audiology, shall prescribe by rule the terms and conditions to be contained in the 29 money-back guarantee and any exceptions thereto. Such rule 30 31 shall provide, at a minimum, that the charges for earmolds and

Bill No. CS for SB 2212

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1	service provided to fit the hearing aid may be retained by the
2	licensee. The rules shall also set forth any reasonable
3	charges to be held by the licensee as a cancellation fee. Such
4	rule shall be effective on or before December 1, 1994. Should
5	the board fail to adopt such rule, a licensee may not charge a
6	cancellation fee which exceeds 5 percent of the total charge
7	for a hearing aid alone. The terms and conditions of the
8	guarantee, including the total amount available for refund,
9	shall be provided in writing to the purchaser prior to the
10	signing of the contract.
11	(3) Within 30 days after the return or attempted
12	return of the hearing aid, the seller shall refund all moneys
13	that must be refunded to a purchaser pursuant to this section.
14	A violation of this subsection is a misdemeanor of the first
15	degree, punishable as provided in s. 775.082 or s. 775.083.
16	(4) For purposes of this section, the term "seller" or
17	"person selling a hearing aid" includes:
18	(a) Any natural person licensed under this part or any
19	other natural person who signs a sales receipt required by s.
20	484.051(2) or s. 468.1245(2) or who otherwise fits, delivers,
21	or dispenses a hearing aid.
22	(b) Any business organization, whether a sole
23	proprietorship, partnership, corporation, professional
24	association, joint venture, business trust, or other legal
25	entity, which dispenses a hearing aid or enters into an
26	agreement to dispense a hearing aid.
27	(c) Any person who controls, manages, or operates an
28	establishment or business that dispenses a hearing aid or
29	enters into an agreement to dispense a hearing aid.
30	Section 23. Effective upon this act becoming a law,
31	subsection (1) of section 456.073, Florida Statutes, is

Amendment No. ____ Barcode 921046

1 | amended to read:

2 456.073 Disciplinary proceedings.--Disciplinary 3 proceedings for each board shall be within the jurisdiction of the department. 4 5 (1) The department, for the boards under its б jurisdiction, shall cause to be investigated any complaint 7 that is filed before it if the complaint is in writing, signed by the complainant, and legally sufficient. A complaint filed 8 9 by a state prisoner against a health care practitioner employed by or otherwise providing health care services within 10 11 a facility of the Department of Corrections is not legally sufficient unless there is a showing that the prisoner 12 13 complainant has exhausted all available administrative remedies within the state correctional system before filing 14 15 the complaint. However, if the department determines after a 16 preliminary inquiry of a state prisoner's complaint, that the practitioner may present a serious threat to the health and 17 18 safety of any individual who is not a state prisoner, the 19 department may determine legal sufficiency and proceed with 20 discipline. The Department of Health shall be notified within 15 days whenever the Department of Corrections disciplines or 21 2.2 allows a health care practitioner to resign for an offense related to the practice of his or her profession. A complaint 23 24 is legally sufficient if it contains ultimate facts that show 25 that a violation of this chapter, of any of the practice acts 26 relating to the professions regulated by the department, or of 27 any rule adopted by the department or a regulatory board in the department has occurred. In order to determine legal 2.8 sufficiency, the department may require supporting information 29 or documentation. The department may investigate, and the 30 31 department or the appropriate board may take appropriate final

Amendment No. ____ Barcode 921046

1	action on, a complaint even though the original complainant
2	withdraws it or otherwise indicates a desire not to cause the
3	complaint to be investigated or prosecuted to completion. The
4	department may investigate an anonymous complaint if the
5	complaint is in writing and is legally sufficient, if the
б	alleged violation of law or rules is substantial, and if the
7	department has reason to believe, after preliminary inquiry,
8	that the violations alleged in the complaint are true. The
9	department may investigate a complaint made by a confidential
10	informant if the complaint is legally sufficient, if the
11	alleged violation of law or rule is substantial, and if the
12	department has reason to believe, after preliminary inquiry,
13	that the allegations of the complainant are true. The
14	department may initiate an investigation if it has reasonable
15	cause to believe that a licensee or a group of licensees has
16	violated a Florida statute, a rule of the department, or a
17	rule of a board. Except as provided in ss. 458.331(9),
18	459.015(9), 460.413(5), and 461.013(6), when an investigation
19	of any subject is undertaken, the department shall promptly
20	furnish to the subject or the subject's attorney a copy of the
21	complaint or document that resulted in the initiation of the
22	investigation. The subject may submit a written response to
23	the information contained in such complaint or document within
24	20 days after service to the subject of the complaint or
25	document. The subject's written response shall be considered
26	by the probable cause panel. The right to respond does not
27	prohibit the issuance of a summary emergency order if
28	necessary to protect the public. However, if the secretary, or
29	the secretary's designee, and the chair of the respective
30	board or the chair of its probable cause panel agree in
31	writing that such notification would be detrimental to the

31

1	investigation, the department may withhold notification. The
2	department may conduct an investigation without notification
3	to any subject if the act under investigation is a criminal
4	offense.
5	Section 24. (1) The Division of Medical Quality
6	Assurance of the Department of Health shall conduct a study of
7	clinical and academic training requirements of certified
8	optometric practitioners, licensed pursuant to chapter 463,
9	Florida Statutes, to determine the extent to which prescribing
10	authority may be expanded. The study group shall be composed
11	of the following members:
12	(a) One pharmacologist representing the University of
13	<u>Florida;</u>
14	(b) One pharmacologist representing Nova Southeastern
15	University;
16	(c) One pharmacologist representing Florida
17	Agricultural and Mechanical University;
18	(d) One ophthalmologist representing Mayo Clinic
19	Jacksonville;
20	(e) One ophthalmologist representing Bascom Palmer Eye
21	Institute;
22	(f) One board-certified internist appointed by the
23	University of South Florida;
24	(g) One optometrist representing the Florida Board of
25	Optometry;
26	(h) One certified optometric practitioner representing
27	the Florida Optometric Association; and
28	(i) One certified optometric practitioner appointed by
29	the Nova Southeastern University College of Optometry.
30	(2) The study group shall be chaired by the Secretary
31	of Health or his or her designee. The study shall be completed

Bill No. CS for SB 2212 Amendment No. Barcode 921046 and a final report presented to the Governor, the President of 1 1 the Senate, and the Speaker of the House of Representatives by 2 3 January 15, 2004. If applicable, a minority report shall be completed and presented to the Governor, the President of the 4 5 Senate, and the Speaker of the House of Representatives by January 31, 2004. 6 (3) This section shall take effect upon becoming a 7 8 law. 9 Section 25. Present subsection (4) of section 465.0265, Florida Statutes, is redesignated as subsection (5), 10 11 and a new subsection (4) is added to that section, to read: 12 465.0265 Centralized prescription filling.--13 (4) Pharmacies accessing the same prescription records in a centralized database or pharmacy computers linked in any 14 15 other manner may refill or dispense prescriptions at the 16 request of another pharmacy so linked if the pharmacies have 17 the same owner or have a written contract specifying the services to be provided by each pharmacy, the responsibilities 18 of each pharmacy, and the manner in which the pharmacies will 19 20 comply with federal and state laws and rules. Prescriptions refilled or dispensed using such a system shall not be 21 2.2 considered prescription transfers or copies if the computer system registers a complete and full audit trail of all 23 activities and includes the identification of the pharmacies 24 25 and pharmacists accessing the centralized database and if the system restricts access to the computerized prescription 26 27 records to pharmacies or other authorized personnel. 28 Section 26. Subsection (2) of section 466.006, Florida 29 Statutes, is amended to read: 30 466.006 Examination of dentists.--31 (2) An applicant shall be entitled to take the

Bill No. CS for SB 2212 Amendment No. Barcode 921046 1 | examinations required in this section to practice dentistry in 2 this state if the applicant: 3 (a) Is 18 years of age or older. (b)1. Is a graduate of a dental school accredited by 4 5 the Commission on Accreditation of the American Dental Association or its successor agency, if any, or any other б 7 nationally recognized accrediting agency; or-8 2. Is a dental student in the final year of a program at such an accredited school who has completed all the 9 coursework necessary to prepare the student to perform the 10 11 clinical and diagnostic procedures required to pass the examinations. With respect to a dental student in the final 12 13 year of a program at a dental school, a passing score on the examinations is valid for 180 days after the date the 14 15 examinations were completed. A dental school student who takes 16 the licensure examinations during the student's final year of 17 an approved dental school must have graduated before being certified for licensure pursuant to s. 466.011. 18 19 (c) Has successfully completed the National Board of 20 Dental Examiners dental examination within 10 years of the 21 date of application. 2.2 Section 27. Section 466.0065, Florida Statutes, is created to read: 23 466.0065 Regional licensure examinations.--24 (1) It is the intent of the Legislature that schools 25 of dentistry be allowed to offer regional licensure 26 27 examinations to dental students who are in the final year of a 28 program at an approved dental school for the sole purpose of 29 facilitating the student's licensing in other jurisdictions. This section does not allow a person to be licensed as a 30 31 dentist in this state without taking the examinations as set

1	forth in s. 466.006, nor does this section mean that regional
2	examinations administered under this section may be
3	substituted for complying with testing requirements under s.
4	<u>466.006.</u>
5	(2) Each school of dentistry in this state which is
6	accredited by the Commission on Accreditation of the American
7	Dental Association or its successor agency may, upon written
8	approval by the Board of Dentistry, offer regional licensure
9	examinations only to dental students in the final year of a
10	program at an approved dental school, if the board has
11	approved the hosting school's written plan to comply with the
12	following conditions:
13	(a) The examining body must be a member of the
14	American Association of Dental Examiners.
15	(b) The student must have successfully completed parts
16	I and II of the National Board of Dental Examiners examination
17	within 2 years before taking the regional examination.
18	(c) The student must possess medical malpractice
19	insurance in amounts that the board determines to be
20	sufficient to cover any reasonably forseeable incident of harm
21	to a patient during the clinical portion of the regional
22	examination.
23	(d) At least one of the examination monitors must be a
24	dentist licensed in this state who has completed all necessary
25	standardization exercises required by the regional examination
26	body.
27	(e) Adequate arrangements must be made, when
28	necessary, for patients who require followup care as a result
29	of procedures performed during the clinical portion of the
30	regional examination.
31	(f) The board chair or the chair's designee must be

1	allowed to observe testing while it is in progress.
2	(g) Each student, upon applying to take the regional
3	examination, must receive written disclosure in at least
4	12-point boldface type which states: "This examination does
5	not meet the licensure requirements of chapter 466, Florida
б	Statutes, for licensure in the State of Florida. Persons
7	wishing to practice dentistry in Florida must pass the Florida
8	licensure examinations. For more information on Florida's
9	licensure examination procedures, please contact the Florida
10	Board of Dentistry."
11	(h) The student must be enrolled as a dental student
12	in the student's final year of a program at an approved dental
13	school that is accredited by the Commission on Accreditation
14	of the American Dental Association or its successor agency.
15	(i) The student must have completed all the coursework
16	necessary to prepare the student to perform all clinical and
17	diagnostic procedures required to pass the regional
18	examination.
19	(j) The student's academic record must not include any
20	evidence suggesting that the student poses an unreasonable
21	risk to any live patients who are required for the clinical
22	portion of the regional examination. In order to protect the
23	health and safety of the public, the board may request
24	additional information and documents pertaining to the
25	candidate's mental and physical health in order to fully
26	assess the candidate's fitness to engage in exercises
27	involving a live patient.
28	(3) A student who takes the examination pursuant to
29	this section, a dental school that submits a plan pursuant to
30	this section, or a regional examination body that a dental
31	school proposes to host under this section does not have

 which a hearing may be sought under ss. 120.569 and 120.57. Section 28. This act may be cited as the "Nick Oelrich Gift of Life Act." Section 29. Subsections (1), (2), and (6) of section 765.512, Florida Statutes, are amended to read: 765.512 Persons who may make an anatomical gift (1) Any person who may make a will may give all or part of his or her body for any purpose specified in s. 765.510, the gift to take effect upon death. An anatomical gift made by an adult donor and not revoked by the donor as provided in s. 765.516 is irrevocable and does not require the consent or concurrence of any person after the donor's death. A family member, guardian, representative ad litem, or health care surrogate of an adult donor who has made an anatomical gift pursuant to subsection (2) may not modify, deny or prevent a donor's wish or intent to make an anatomical gift from being made after the donor's death. (2) If the decedent has executed an agreement concerning an anatomical gift, by including signing an organ and tissue donor card, by expressing his or her wish to donate in a living will or advance directive, or by signifying his or her intent to donate on his or her driver's license or in some other written form has indicated his or her wish to make an anatomical gift, and in the absence of actual notice of contrary indications by the decedent, the document is evidence of legally sufficient informed consent to donate an anatomical gift and is legally binding. Any surrogate designated by the decedent pursuant to part II of this chapter may give all or any part of the decedent's body for any purpose specified in 	1	standing to assert that a state agency has taken action for
 Gift of Life Act." Section 29. Subsections (1), (2), and (6) of section 765.512, Florida Statutes, are amended to read: 765.512 Persons who may make an anatomical gift (1) Any person who may make a will may give all or part of his or her body for any purpose specified in s. 765.510, the gift to take effect upon death. An anatomical gift made by an adult donor and not revoked by the donor as provided in s. 765.516 is irrevocable and does not require the consent or concurrence of any person after the donor's death. A family member, quardian, representative ad litem, or health care surrogate of an adult donor who has made an anatomical gift pursuant to subsection (2) may not modify, deny or prevent a donor's wish or intent to make an anatomical gift from being made after the donor's death. (2) If the decedent has executed an agreement concerning an anatomical gift, by including signing an organ and tissue donor card, by expressing his or her wish to donate in a living will or advance directive, or by signifying his or her intent to donate on his or her driver's license or in some other written form has indicated his or her wish to make an anatomical gift, and in the absence of actual notice of contrary indications by the decedent, the document is evidence of legally sufficient informed consent to donate an anatomical gift and is legally binding. Any surrogate designated by the decedent pursuant to part II of this chapter may give all or any part of the decedent's body for any purpose specified in 	2	which a hearing may be sought under ss. 120.569 and 120.57.
5Section 29. Subsections (1), (2), and (6) of section6765.512, Florida Statutes, are amended to read:7765.512 Persons who may make an anatomical gift8(1) Any person who may make a will may give all or9part of his or her body for any purpose specified in s.10765.510, the gift to take effect upon death. An anatomical11gift made by an adult donor and not revoked by the donor as12provided in s. 765.516 is irrevocable and does not require the13consent or concurrence of any person after the donor's death.14A family member, guardian, representative ad litem, or health15care surrogate of an adult donor who has made an anatomical16gift pursuant to subsection (2) may not modify, deny or17prevent a donor's wish or intent to make an anatomical gift18from being made after the donor's death.19(2) If the decedent has executed an agreement20concerning an anatomical gift, by including signing an organ21and tissue donor card, by expressing his or her wish to donate22in a living will or advance directive, or by signifying his or23her intent to donate on his or her driver's license or in some24other written form has indicated his or her wish to make an25anatomical gift, and in the absence of actual notice of26contrary indications by the decedent, the document is evidence27of legally sufficient informed consent to donate an anatomical28gift and is legally binding. Any surrogate designated by the	3	Section 28. This act may be cited as the "Nick Oelrich
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26 contrary indications by the decedent, the <u>document is evidence</u> 27 <u>of legally sufficient informed consent to donate an anatomical</u> 28 <u>gift and is legally binding. Any</u> surrogate designated by the 29 decedent pursuant to part II of this chapter may give all or 30 any part of the decedent's body for any purpose specified in	24	other written form has indicated his or her wish to make an
27 <u>of legally sufficient informed consent to donate an anatomical</u> 28 <u>gift and is legally binding. Any surrogate designated by the</u> 29 decedent pursuant to part II of this chapter may give all or 30 any part of the decedent's body for any purpose specified in	25	anatomical gift, and in the absence of actual notice of
28 gift and is legally binding. Any surrogate designated by the 29 decedent pursuant to part II of this chapter may give all or 30 any part of the decedent's body for any purpose specified in	26	contrary indications by the decedent, the document is evidence
29 decedent pursuant to part II of this chapter may give all or 30 any part of the decedent's body for any purpose specified in	27	of legally sufficient informed consent to donate an anatomical
30 any part of the decedent's body for any purpose specified in	28	gift and is legally binding. Any surrogate designated by the
	29	decedent pursuant to part II of this chapter may give all or
31 s. 765.510.	30	any part of the decedent's body for any purpose specified in
	31	s. 765.510.

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Bill No. CS for SB 2212
   Amendment No. Barcode 921046
          (6) A gift of all or part of a body authorizes:
1
 2
         (a) Any examination necessary to assure medical
 3
   acceptability of the gift for the purposes intended.
 4
         (b) The decedent's medical provider, family, or a
 5
   third party to furnish medical records requested concerning
   the decedent's medical and social history.
 6
 7
          Section 30. Section 765.516, Florida Statutes, is
   amended to read:
8
          765.516 Amendment of the terms of or the revocation of
9
10
   the gift.--
11
           (1) A donor may amend the terms of or revoke an
   anatomical gift by:
12
13
           (a) The execution and delivery to the donee of a
14
   signed statement.
15
          (b) An oral statement that is:
16
          1. Made to the donor's spouse; or
17
          2. made in the presence of two persons, one of whom
   must not be a family member, and communicated to the donor's
18
19
   family or attorney or to the donee.
20
           (c) A statement during a terminal illness or injury
21
   addressed to an attending physician, who must communicate the
   revocation of the gift to the procurement organization that is
22
23
   certified by the state.
           (d) A signed document found on or about the donor's
24
25
   person or in the donor's effects.
26
           (2) Any gift made by a will may also be amended or
27
   revoked in the manner provided for amendment or revocation of
28
   wills or as provided in subsection (1).
29
          Section 31. Subsection (1) of section 765.401, Florida
   Statutes, is amended to read:
30
31
          765.401 The proxy.--
```

1	(1) If an incapacitated or developmentally disabled
2	patient has not executed an advance directive, or designated a
3	surrogate to execute an advance directive, or the designated
4	or alternate surrogate is no longer available to make health
5	care decisions, health care decisions may be made for the
б	patient by any of the following individuals, in the following
7	order of priority, if no individual in a prior class is
8	reasonably available, willing, or competent to act:
9	(a) The judicially appointed guardian of the patient
10	or the guardian advocate of the person having a developmental
11	disability as defined in s. 393.063, who has been authorized
12	to consent to medical treatment, if such guardian has
13	previously been appointed; however, this paragraph shall not
14	be construed to require such appointment before a treatment
15	decision can be made under this subsection;
16	(b) The patient's spouse;
17	(c) An adult child of the patient, or if the patient
18	has more than one adult child, a majority of the adult
19	children who are reasonably available for consultation;
20	(d) A parent of the patient;
21	(e) The adult sibling of the patient or, if the
22	patient has more than one sibling, a majority of the adult
23	siblings who are reasonably available for consultation;
24	(f) An adult relative of the patient who has exhibited
25	special care and concern for the patient and who has
26	maintained regular contact with the patient and who is
27	familiar with the patient's activities, health, and religious
28	or moral beliefs; or
29	(g) A close friend of the patient <u>; or</u> .
30	(h) A clinical social worker licensed pursuant to
31	chapter 491, or a graduate of a court-approved guardianship

1	program. Such a proxy must be selected by the provider's
2	bioethics committee and must not be employed by the provider.
3	If the provider does not have a bioethics committee, then such
4	a proxy may be chosen through an arrangement with the
5	bioethics committee of another provider. The proxy must be
б	notified that upon request the provider shall make available a
7	second physician, not involved in the patient's care, to
8	assist the proxy in evaluating treatment. Decisions to
9	withhold or withdraw life-prolonging procedures must be
10	reviewed by the facility's bioethics committee. Documentation
11	of efforts to locate proxies from prior classes must be
12	recorded in the patient record.
13	Section 32. Subsection (22) is added to section
14	641.19, Florida Statutes, to read:
15	641.19 DefinitionsAs used in this part, the term:
16	(22) "Specialty" does not include services performed
17	by a chiropractic physician licensed under chapter 460.
18	
19	(Redesignate subsequent sections.)
20	
21	
22	======================================
23	And the title is amended as follows:
24	On page 1, lines 2 and 3, delete those lines
25	
26	and insert:
27	An act relating to health care; providing a
28	short title; requiring the Agency for Workforce
29	Innovation to establish a pilot program for
30	delivery of certified geriatric specialty
31	nursing education; specifying eligibility
	10

1	requirements for certified nursing assistants
2	to obtain certified geriatric specialty nursing
3	education; specifying requirements for the
4	education of certified nursing assistants to
5	prepare for certification as a certified
6	geriatric specialist; creating a Certified
7	Geriatric Specialty Nursing Initiative Steering
8	Committee; providing for the composition of and
9	manner of appointment to the Certified
10	Geriatric Specialty Nursing Initiative Steering
11	Committee; providing responsibilities of the
12	steering committee; providing for reimbursement
13	for per diem and travel expenses; requiring the
14	Agency for Workforce Innovation to conduct or
15	contract for an evaluation of the pilot program
16	for delivery of certified geriatric specialty
17	nursing education; requiring the evaluation to
18	include recommendations regarding the expansion
19	of the delivery of certified geriatric
20	specialty nursing education in nursing homes;
21	requiring the Agency for Workforce Innovation
22	to report to the Governor and Legislature
23	regarding the status and evaluation of the
24	pilot program; creating s. 464.0125, F.S.;
25	providing definitions; providing requirements
26	for persons to become certified geriatric
27	specialists; specifying fees; providing for
28	articulation of geriatric specialty nursing
29	coursework and practical nursing coursework;
30	providing practice standards and grounds for
31	which certified geriatric specialists may be

1	subject to discipline by the Board of Nursing;	
2	creating restrictions on the use of	
3	professional nursing titles; prohibiting the	
4	use of certain professional titles; providing	
5	penalties; authorizing approved nursing	
б	programs to provide education for the	
7	preparation of certified geriatric specialists	
8	without further board approval; authorizing	
9	certified geriatric specialists to supervise	
10	the activities of others in nursing home	
11	facilities according to rules by the Board of	
12	Nursing; revising terminology relating to	
13	nursing to conform to the certification of	
14	geriatric specialists; amending s. 381.00315,	
15	F.S.; revising requirements for the	
16	reactivation of the licenses of specified	
17	health care practitioners in the event of	
18	public health emergency to include certified	
19	geriatric specialists; amending s. 400.021,	
20	F.S.; including services provided by a	
21	certified geriatric specialist within the	
22	definition of nursing service; amending s.	
23	400.211, F.S.; revising requirements for	
24	persons employed as nursing assistants to	
25	conform to the certification of certified	
26	geriatric specialists; amending s. 400.23,	
27	F.S.; specifying that certified geriatric	
28	specialists shall be considered licensed	
29	nursing staff; authorizing licensed practical	
30	nurses to supervise the activities of certified	
31	geriatric specialists in nursing home	

1	facilities according to rules adopted by the
2	Board of Nursing; amending s. 409.908, F.S.;
3	revising the methodology for reimbursement of
4	Medicaid program providers to include services
5	of certified geriatric specialists; amending s.
б	458.303, F.S.; revising exceptions to the
7	practice of medicine to include services
8	delegated to a certified geriatric specialist
9	under specified circumstances; amending s.
10	1009.65, F.S.; revising eligibility for the
11	Medical Education Reimbursement and Loan
12	Repayment Program to include certified
13	geriatric specialists; amending s. 1009.66,
14	F.S.; revising eligibility requirements for the
15	Nursing Student Loan Forgiveness Program to
16	include certified geriatric specialists;
17	providing an appropriation; amending s.
18	464.201, F.S.; defining terms; amending s.
19	464.202, F.S.; authorizing the Board of Nursing
20	to adopt rules regarding the practice and
21	supervision of certified nursing assistants;
22	creating the James and Esther King Center for
23	Universal Research to Eradicate Disease;
24	providing intent and duties; creating an
25	advisory council; amending s. 215.5602, F.S.;
26	expanding the long-term goals and funding of
27	the Florida Biomedical Research Program to
28	include the cure of specified diseases;
29	creating the Florida Cancer Research
30	Cooperative; providing for a board of
31	directors; providing the cooperative's mission

1	and duties; amending s. 484.0512, F.S.;
2	providing a criminal penalty for failure of a
3	seller to refund within a specified time moneys
4	required to be refunded to a purchaser for the
5	return or attempted return of a hearing aid;
6	providing a definition; amending s. 456.073,
7	F.S.; providing that a state prisoner must
8	exhaust all available administrative remedies
9	before filing a complaint with the Department
10	of Health against a health care practitioner
11	who is providing health care services within
12	the Department of Corrections, unless the
13	practitioner poses a serious threat to the
14	health or safety of a person who is not a state
15	prisoner; requiring the Department of Health to
16	be notified if a health care practitioner is
17	disciplined or allowed to resign for a
18	practice-related offense; requiring the
19	Division of Medical Quality Assurance of the
20	Department of Health to conduct a study of
21	clinical and academic training requirements of
22	certified optometric practitioners; providing
23	for appointment of members; requiring a report
24	to be submitted to the Governor and
25	Legislature; amending s. 465.0265, F.S.;
26	providing requirements for the filing of
27	prescriptions by pharmacies that are under
28	common ownership or that have a contractual
29	relationship with one another; specifying
30	requirements for exceptions to prescription
31	transfers between certain pharmacies; amending

	Amendment No Barcode 921046
1	s. 466.006, F.S.; allowing certain dental
2	students to take the examinations required to
3	practice dentistry in this state under
4	specified conditions; providing a prerequisite
5	to licensure of such students; creating s.
б	466.0065, F.S.; allowing certain dental
7	students to take regional licensure
8	examinations under specified conditions;
9	restricting the applicability of examination
10	results to licensing in other jurisdictions;
11	requiring approval by the Board of Dentistry
12	and providing prerequisites to such approval;
13	creating the "Nick Oelrich Gift of Life Act";
14	amending s. 765.512, F.S., relating to
15	anatomical gifts; prohibiting modification of a
16	donor's intent; providing that a donor document
17	is legally binding; authorizing specified
18	persons to furnish a donor's medical records
19	upon request; amending s. 765.516, F.S.;
20	revising procedures by which the terms of an
21	anatomical gift may be amended or the gift may
22	be revoked; amending s. 765.401, F.S.;
23	providing additional persons who may be given a
24	proxy for the making of health care decisions;
25	requiring review by the facility's bioethics
26	committee of decisions to withhold or withdraw
27	life-prolonging procedures; requiring
28	documentation of efforts to locate certain
29	proxies; amending s. 641.19, F.S.; providing
30	that the term "specialty" does not include the
31	services of a licensed chiropractic physician

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Bill No. <u>CS for SB 2212</u>
    Amendment No. ____ Barcode 921046
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           for purposes of the regulation of managed care;
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           amending s.
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