Florida Senate - 2003

By the Committees on Appropriations; Education; Health, Aging, and Long-Term Care; and Senators Saunders and Bullard

	309-1973-03
1	A bill to be entitled
2	An act relating to certified geriatric
3	specialty nursing; providing a short title;
4	requiring the Agency for Workforce Innovation
5	to establish a pilot program for delivery of
6	certified geriatric specialty nursing
7	education; specifying eligibility requirements
8	for certified nursing assistants to obtain
9	certified geriatric specialty nursing
10	education; specifying requirements for the
11	education of certified nursing assistants to
12	prepare for certification as a certified
13	geriatric specialist; creating a Certified
14	Geriatric Specialty Nursing Initiative Steering
15	Committee; providing for the composition of and
16	manner of appointment to the Certified
17	Geriatric Specialty Nursing Initiative Steering
18	Committee; providing responsibilities of the
19	steering committee; providing for reimbursement
20	for per diem and travel expenses; requiring the
21	Agency for Workforce Innovation to conduct or
22	contract for an evaluation of the pilot program
23	for delivery of certified geriatric specialty
24	nursing education; requiring the evaluation to
25	include recommendations regarding the expansion
26	of the delivery of certified geriatric
27	specialty nursing education in nursing homes;
28	requiring the Agency for Workforce Innovation
29	to report to the Governor and Legislature
30	regarding the status and evaluation of the
31	pilot program; creating s. 464.0125, F.S.;

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

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1	conform to the certification of certified
2	geriatric specialists; amending s. 400.23,
3	F.S.; specifying that certified geriatric
4	specialists shall be considered licensed
5	nursing staff; authorizing licensed practical
6	nurses to supervise the activities of certified
7	geriatric specialists in nursing home
8	facilities according to rules adopted by the
9	Board of Nursing; amending s. 409.908, F.S.;
10	revising the methodology for reimbursement of
11	Medicaid program providers to include services
12	of certified geriatric specialists; amending s.
13	458.303, F.S.; revising exceptions to the
14	practice of medicine to include services
15	delegated to a certified geriatric specialist
16	under specified circumstances; amending s.
17	1009.65, F.S.; revising eligibility for the
18	Medical Education Reimbursement and Loan
19	Repayment Program to include certified
20	geriatric specialists; amending s. 1009.66,
21	F.S.; revising eligibility requirements for the
22	Nursing Student Loan Forgiveness Program to
23	include certified geriatric specialists;
24	providing an appropriation; providing an
25	effective date.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. This act may be cited as the "Clara Ramsey
30	Care of the Elderly Act."
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1 Section 2. Certified Geriatric Specialist Preparation 2 Pilot Program. --3 (1) The Agency for Workforce Innovation shall establish a pilot program for delivery of geriatric nursing 4 5 education to certified nursing assistants who wish to become б certified geriatric specialists. The agency shall select two 7 pilot sites in nursing homes that have received the Gold Seal 8 designation under section 400.235, Florida Statutes; have been designated as a teaching nursing home under section 430.80, 9 Florida Statutes; or have not received a class I or class II 10 11 deficiency within the 30 months preceding application for this 12 program. To be eligible to receive geriatric nursing 13 (2) education, a certified nursing assistant must have been 14 15 employed by a participating nursing home for at least 1 year and have received a high school diploma or its equivalent. 16 17 (3) The education shall be provided at the worksite 18 and in coordination with the certified nursing assistant's 19 work schedule. (4) Faculty shall provide the instruction under an 20 approved nursing program pursuant to section 464.019, Florida 21 22 Statutes. (5) The education shall prepare the certified nursing 23 24 assistant to meet the requirements for certification as a geriatric specialist. The didactic and clinical education 25 shall include all portions of the practical nursing curriculum 26 27 pursuant to section 464.019, Florida Statutes, except for 28 pediatric and obstetric/maternal-child education, and shall 29 include additional education in the care of ill, injured, or 30 infirm geriatric patients and the maintenance of health, the 31

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1 prevention of injury, and the provision of palliative care for 2 geriatric patients. 3 Section 3. Certified Geriatric Specialty Nursing Initiative Steering Committee .--4 5 (1) In order to guide the implementation of the б Certified Geriatric Specialist Preparation Pilot Program, there is created a Certified Geriatric Specialty Nursing 7 8 Initiative Steering Committee. The steering committee shall be composed of the following members: 9 10 (a) The chair of the Board of Nursing or his or her 11 designee; (b) A representative of the Agency for Workforce 12 Innovation, appointed by the Director of Workforce Innovation; 13 14 (c) A representative of Workforce Florida, Inc., 15 appointed by the chair of the Board of Directors of Workforce Florida, Inc.; 16 17 (d) A representative of the Department of Education, 18 appointed by the Secretary of Education; 19 (e) A representative of the Agency for Health Care Administration, appointed by the Secretary of Health Care 20 Administration; 21 22 (f) The Director of the Florida Center for Nursing; 23 and 24 (g) A representative of a Gold Seal nursing home that is not one of the pilot program sites, appointed by the 25 26 Secretary of Health Care Administration. 27 The steering committee shall: (2) 28 (a) Provide consultation and guidance to the Agency 29 for Workforce Innovation on matters of policy during the 30 implementation of the pilot program; and 31

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1	(b) Provide oversight to the evaluation of the pilot
2	program.
3	(3) Members of the steering committee are entitled to
4	reimbursement for per diem and travel expenses under section
5	112.061, Florida Statutes.
6	(4) The steering committee shall complete its
7	activities by June 30, 2006, and the authorization for the
8	steering committee ends on that date.
9	Section 4. Evaluation of the Certified Geriatric
10	Specialist Preparation Pilot ProgramThe Agency for
11	Workforce Innovation, in consultation with the Certified
12	Geriatric Specialty Nursing Initiative Steering Committee,
13	shall conduct, or contract for an evaluation of the pilot
14	program. The agency shall ensure that an evaluation report is
15	submitted to the Governor, the President of the Senate, and
16	the Speaker of the House of Representatives by January 1,
17	2006. The evaluation must address the experience and success
18	of the certified nursing assistants in the pilot program and
19	must contain recommendations regarding the expansion of the
20	delivery of geriatric nursing education in nursing homes.
21	Section 5. <u>ReportsThe Agency for Workforce</u>
22	Innovation shall submit status reports and recommendations
23	regarding legislation necessary to further the implementation
24	of the pilot program to the Governor, the President of the
25	Senate, and the Speaker of the House of Representatives on
26	January 1, 2004, January 1, 2005, and January 1, 2006.
27	Section 6. Section 464.0125, Florida Statutes, is
28	created to read:
29	464.0125 Certified geriatric specialists;
30	certification requirements
31	(1) DEFINITIONS; RESPONSIBILITIES
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1 (a) As used in this section, the term: 1. "Certified geriatric specialist" means a person who 2 3 meets the qualifications specified in this section and who is certified by the board to practice as a certified geriatric 4 5 specialist. б 2. "Geriatric patient" means any patient who is 60 7 years of age or older. 8 3. "Practice of certified geriatric specialty nursing" means the performance of selected acts in facilities licensed 9 10 under part II or part III of chapter 400, including the 11 administration of treatments and medications, in the care of ill, injured, or infirm geriatric patients and the promotion 12 of wellness, maintenance of health, and prevention of illness 13 of geriatric patients under the direction of a registered 14 nurse, a licensed physician, a licensed osteopathic physician, 15 a licensed podiatric physician, or a licensed dentist. The 16 17 scope of practice of a certified geriatric specialist includes the practice of practical nursing as defined in s. 464.003 for 18 19 geriatric patients only, except for any act in which instruction and clinical knowledge of pediatric nursing or 20 obstetric/maternal-child nursing is required. A certified 21 geriatric specialist, while providing nursing services in 22 facilities licensed under part II or part III of chapter 400, 23 24 may supervise the activities of certified nursing assistants 25 and other unlicensed personnel providing services in such facilities in accordance with rules adopted by the board. 26 27 The certified geriatric specialist shall be (b) responsible and accountable for making decisions that are 28 29 based upon the individual's educational preparation and 30 experience in performing certified geriatric specialty 31 nursing.

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1	(2) CERTIFICATION
2	(a) Any certified nursing assistant desiring to be
3	certified as a certified geriatric specialist shall apply to
4	the department and submit proof that he or she holds a current
5	certificate as a certified nursing assistant under this part
6	and has satisfactorily completed the following requirements:
7	1. Is in good mental and physical health, is a
8	recipient of a high school diploma or its equivalent and has
9	completed the requirements for graduation from an approved
10	program for nursing or its equivalent, as determined by the
11	board, for the preparation of licensed practical nurses,
12	except for instruction and clinical knowledge of pediatric
13	nursing or obstetric/maternal-child nursing. Any program that
14	is approved on July 1, 2003, by the board for the preparation
15	of registered nurses or licensed practical nurses may provide
16	education for the preparation of certified geriatric
17	specialists without further board approval.
18	2. Has the ability to communicate in the English
19	language, which may be determined by an examination given by
20	the department.
21	3. Has provided sufficient information, which must be
22	submitted by the department for a statewide criminal records
23	correspondence check through the Department of Law
24	Enforcement.
25	(b) Each applicant who meets the requirements of this
26	subsection shall, unless denied pursuant to s. 464.018, be
27	entitled to certification as a certified geriatric specialist.
28	The board shall certify, and the department shall issue a
29	certificate to practice as a certified geriatric specialist
30	to, any certified nursing assistant meeting the qualifications
31	in this section. The board shall establish an application fee

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1 not to exceed \$100 and a biennial renewal fee not to exceed \$50. The board may adopt rules to administer this section. 2 3 (c) A person receiving certification under this 4 section shall: 5 Work only within the confines of a facility 1. б licensed under part II or part III of chapter 400. 7 2. Care for geriatric patients only. 8 3. Comply with the minimum standards of practice for 9 nurses and be subject to disciplinary action for violations of 10 s. 464.018. 11 (3) ARTICULATION. -- Any certified geriatric specialist who completes the additional instruction and coursework in an 12 approved nursing program pursuant to s. 464.019 for the 13 preparation of practical nursing in the areas of pediatric 14 nursing and obstetric/maternal-child nursing shall, unless 15 denied pursuant to s. 464.018, be entitled to licensure as a 16 17 licensed practical nurse if the applicant otherwise meets the requirements of s. 464.008. 18 19 (4) TITLES AND ABBREVIATIONS; RESTRICTIONS; 20 PENALTIES.--21 (a) Only persons who hold certificates to practice as certified geriatric specialists in this state or who are 22 performing services within the practice of certified geriatric 23 24 specialty nursing pursuant to the exception set forth in s. 25 464.022(8) shall have the right to use the title "Certified Geriatric Specialist" and the abbreviation "C.G.S." 26 27 (b) No person shall practice or advertise as, or assume the title of, certified geriatric specialist or use the 28 29 abbreviation "C.G.S." or take any other action that would lead 30 the public to believe that person was certified as such or is 31 performing services within the practice of certified geriatric

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1 specialty nursing pursuant to the exception set forth in s. 2 464.022(8), unless that person is certified to practice as 3 such. 4 (c) A violation of this subsection is a misdemeanor of 5 the first degree, punishable as provided in s. 775.082 or s. б 775.083. 7 (5) VIOLATIONS AND PENALTIES. -- Practicing certified 8 geriatric specialty nursing, as defined in this section, without holding an active certificate to do so constitutes a 9 10 felony of the third degree, punishable as provided in s. 11 775.082, s. 775.083, or s. 775.084. Section 7. Paragraph (b) of subsection (1) of section 12 381.00315, Florida Statutes, is amended to read: 13 381.00315 Public health advisories; public health 14 15 emergencies. -- The State Health Officer is responsible for declaring public health emergencies and issuing public health 16 17 advisories. (1) As used in this section, the term: 18 19 (b) "Public health emergency" means any occurrence, or 20 threat thereof, whether natural or man made, which results or 21 may result in substantial injury or harm to the public health from infectious disease, chemical agents, nuclear agents, 22 biological toxins, or situations involving mass casualties or 23 24 natural disasters. Prior to declaring a public health 25 emergency, the State Health Officer shall, to the extent possible, consult with the Governor and shall notify the Chief 26 27 of Domestic Security Initiatives as created in s. 943.03. The 28 declaration of a public health emergency shall continue until 29 the State Health Officer finds that the threat or danger has been dealt with to the extent that the emergency conditions no 30 31 longer exist and he or she terminates the declaration.

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However, a declaration of a public health emergency may not continue for longer than 60 days unless the Governor concurs in the renewal of the declaration. The State Health Officer, upon declaration of a public health emergency, may take actions that are necessary to protect the public health. Such actions include, but are not limited to:

7 1. Directing manufacturers of prescription drugs or 8 over-the-counter drugs who are permitted under chapter 499 and 9 wholesalers of prescription drugs located in this state who 10 are permitted under chapter 499 to give priority to the 11 shipping of specified drugs to pharmacies and health care providers within geographic areas that have been identified by 12 the State Health Officer. The State Health Officer must 13 identify the drugs to be shipped. Manufacturers and 14 wholesalers located in the state must respond to the State 15 Health Officer's priority shipping directive before shipping 16 17 the specified drugs.

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.

3. Notwithstanding s. 456.036, temporarily reactivating the inactive license of the following health care practitioners, when such practitioners are needed to respond to the public health emergency: physicians licensed under chapter 458 or chapter 459; physician assistants licensed under chapter 458 or chapter 459; certified geriatric

31 specialists certified under part I of chapter 464; licensed

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practical nurses, registered nurses, and advanced registered 1 2 nurse practitioners licensed under part I of chapter 464; 3 respiratory therapists licensed under part V of chapter 468; 4 and emergency medical technicians and paramedics certified 5 under part III of chapter 401. Only those health care б practitioners specified in this paragraph who possess an 7 unencumbered inactive license and who request that such license be reactivated are eligible for reactivation. An 8 9 inactive license that is reactivated under this paragraph 10 shall return to inactive status when the public health 11 emergency ends or prior to the end of the public health emergency if the State Health Officer determines that the 12 13 health care practitioner is no longer needed to provide 14 services during the public health emergency. Such licenses may 15 only be reactivated for a period not to exceed 90 days without meeting the requirements of s. 456.036 or chapter 401, as 16 17 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 31

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    individual, the State Health Officer may use any means
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   necessary to vaccinate or treat the individual.
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   Any order of the State Health Officer given to effectuate this
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   paragraph shall be immediately enforceable by a law
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    enforcement officer under s. 381.0012.
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           Section 8. Subsection (14) of section 400.021, Florida
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    Statutes, is amended to read:
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           400.021 Definitions.--When used in this part, unless
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    the context otherwise requires, the term:
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           (14) "Nursing service" means such services or acts as
   may be rendered, directly or indirectly, to and in behalf of a
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   person by individuals as defined in ss.<del>s.</del>464.003 and
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    464.0125.
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           Section 9. Subsection (1) of section 400.211, Florida
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    Statutes, is amended to read:
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           400.211 Persons employed as nursing assistants;
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    certification requirement. --
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           (1) To serve as a nursing assistant in any nursing
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   home, a person must be certified as a nursing assistant under
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   part II of chapter 464, unless the person is a registered
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   nurse, a or practical nurse, or a certified geriatric
    specialist certified or licensed in accordance with part I of
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    chapter 464 or an applicant for such licensure who is
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   permitted to practice nursing in accordance with rules adopted
    by the Board of Nursing pursuant to part I of chapter 464.
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           Section 10. Paragraphs (a) and (c) of subsection (3)
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    of section 400.23, Florida Statutes, are amended to read:
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           400.23 Rules; evaluation and deficiencies; licensure
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   status.--
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1 (3)(a) The agency shall adopt rules providing for the 2 minimum staffing requirements for nursing homes. These 3 requirements shall include, for each nursing home facility, a minimum certified nursing assistant staffing of 2.3 hours of 4 5 direct care per resident per day beginning January 1, 2002, б increasing to 2.6 hours of direct care per resident per day 7 beginning January 1, 2003, and increasing to 2.9 hours of 8 direct care per resident per day beginning January 1, 2004. Beginning January 1, 2002, no facility shall staff below one 9 10 certified nursing assistant per 20 residents, and a minimum 11 licensed nursing staffing of 1.0 hour of direct resident care per resident per day but never below one licensed nurse per 40 12 residents. For purposes of computing nursing staffing minimums 13 and ratios, certified geriatric specialists shall be 14 considered licensed nursing staff.Nursing assistants employed 15 under s. 400.211(2) may be included in computing the staffing 16 17 ratio for certified nursing assistants only if they provide nursing assistance services to residents on a full-time basis. 18 19 Each nursing home must document compliance with staffing 20 standards as required under this paragraph and post daily the names of staff on duty for the benefit of facility residents 21 and the public. The agency shall recognize the use of licensed 22 nurses for compliance with minimum staffing requirements for 23 24 certified nursing assistants, provided that the facility otherwise meets the minimum staffing requirements for licensed 25 nurses and that the licensed nurses so recognized are 26 performing the duties of a certified nursing assistant. Unless 27 28 otherwise approved by the agency, licensed nurses counted towards the minimum staffing requirements for certified 29 nursing assistants must exclusively perform the duties of a 30 31 certified nursing assistant for the entire shift and shall not 14

1 also be counted towards the minimum staffing requirements for 2 licensed nurses. If the agency approved a facility's request 3 to use a licensed nurse to perform both licensed nursing and 4 certified nursing assistant duties, the facility must allocate 5 the amount of staff time specifically spent on certified 6 nursing assistant duties for the purpose of documenting 7 compliance with minimum staffing requirements for certified and licensed nursing staff. In no event may the hours of a 8 licensed nurse with dual job responsibilities be counted 9 10 twice.

(c) Licensed practical nurses licensed under chapter 464 who are providing nursing services in nursing home facilities under this part may supervise the activities of other licensed practical nurses, <u>certified geriatric</u> <u>specialists</u>, certified nursing assistants, and other unlicensed personnel providing services in such facilities in accordance with rules adopted by the Board of Nursing.

18 Section 11. Paragraph (b) of subsection (2) of section 19 409.908, Florida Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.--Subject 20 to specific appropriations, the agency shall reimburse 21 Medicaid providers, in accordance with state and federal law, 22 according to methodologies set forth in the rules of the 23 24 agency and in policy manuals and handbooks incorporated by 25 reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, 26 negotiated fees, competitive bidding pursuant to s. 287.057, 27 28 and other mechanisms the agency considers efficient and 29 effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost 30 31 reporting and submits a cost report late and that cost report

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1 would have been used to set a lower reimbursement rate for a 2 rate semester, then the provider's rate for that semester 3 shall be retroactively calculated using the new cost report, 4 and full payment at the recalculated rate shall be affected 5 retroactively. Medicare-granted extensions for filing cost б reports, if applicable, shall also apply to Medicaid cost 7 reports. Payment for Medicaid compensable services made on 8 behalf of Medicaid eligible persons is subject to the 9 availability of moneys and any limitations or directions 10 provided for in the General Appropriations Act or chapter 216. 11 Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, 12 lengths of stay, number of visits, or number of services, or 13 14 making any other adjustments necessary to comply with the availability of moneys and any limitations or directions 15 provided for in the General Appropriations Act, provided the 16 17 adjustment is consistent with legislative intent. (2)

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19 (b) Subject to any limitations or directions provided 20 for in the General Appropriations Act, the agency shall 21 establish and implement a Florida Title XIX Long-Term Care Reimbursement Plan (Medicaid) for nursing home care in order 22 to provide care and services in conformance with the 23 24 applicable state and federal laws, rules, regulations, and 25 quality and safety standards and to ensure that individuals eligible for medical assistance have reasonable geographic 26 27 access to such care.

28 Changes of ownership or of licensed operator do not 1. 29 qualify for increases in reimbursement rates associated with the change of ownership or of licensed operator. The agency 30 31 shall amend the Title XIX Long Term Care Reimbursement Plan to

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1 provide that the initial nursing home reimbursement rates, for the operating, patient care, and MAR components, associated 2 3 with related and unrelated party changes of ownership or 4 licensed operator filed on or after September 1, 2001, are 5 equivalent to the previous owner's reimbursement rate. б 2. The agency shall amend the long-term care 7 reimbursement plan and cost reporting system to create direct 8 care and indirect care subcomponents of the patient care 9 component of the per diem rate. These two subcomponents 10 together shall equal the patient care component of the per 11 diem rate. Separate cost-based ceilings shall be calculated for each patient care subcomponent. The direct care 12 subcomponent of the per diem rate shall be limited by the 13 cost-based class ceiling, and the indirect care subcomponent 14 shall be limited by the lower of the cost-based class ceiling, 15 by the target rate class ceiling, or by the individual 16 17 provider target. The agency shall adjust the patient care 18 component effective January 1, 2002. The cost to adjust the 19 direct care subcomponent shall be net of the total funds 20 previously allocated for the case mix add-on. The agency shall make the required changes to the nursing home cost reporting 21 forms to implement this requirement effective January 1, 2002. 22 The direct care subcomponent shall include salaries 23 3. 24 and benefits of direct care staff providing nursing services 25 including registered nurses, licensed practical nurses, certified geriatric specialists, certified under part I of 26 chapter 464, and certified nursing assistants who deliver care 27 28 directly to residents in the nursing home facility. This 29 excludes nursing administration, MDS, and care plan coordinators, staff development, and staffing coordinator. 30 31

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1 4. All other patient care costs shall be included in 2 the indirect care cost subcomponent of the patient care per 3 diem rate. There shall be no costs directly or indirectly 4 allocated to the direct care subcomponent from a home office 5 or management company. б 5. On July 1 of each year, the agency shall report to 7 the Legislature direct and indirect care costs, including average direct and indirect care costs per resident per 8 9 facility and direct care and indirect care salaries and 10 benefits per category of staff member per facility. 11 6. In order to offset the cost of general and professional liability insurance, the agency shall amend the 12 13 plan to allow for interim rate adjustments to reflect increases in the cost of general or professional liability 14 15 insurance for nursing homes. This provision shall be implemented to the extent existing appropriations are 16 17 available. 18 19 It is the intent of the Legislature that the reimbursement 20 plan achieve the goal of providing access to health care for nursing home residents who require large amounts of care while 21 encouraging diversion services as an alternative to nursing 22 home care for residents who can be served within the 23 24 community. The agency shall base the establishment of any 25 maximum rate of payment, whether overall or component, on the available moneys as provided for in the General Appropriations 26 Act. The agency may base the maximum rate of payment on the 27 28 results of scientifically valid analysis and conclusions 29 derived from objective statistical data pertinent to the particular maximum rate of payment. 30 31

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1 Section 12. Subsection (2) of section 458.303, Florida 2 Statutes, is amended to read: 3 458.303 Provisions not applicable to other 4 practitioners; exceptions, etc. --5 (2) Nothing in s. 458.301, s. 458.303, s. 458.305, s. б 458.307, s. 458.309, s. 458.311, s. 458.313, s. 458.319, s. 7 458.321, s. 458.327, s. 458.329, s. 458.331, s. 458.337, s. 8 458.339, s. 458.341, s. 458.343, s. 458.345, or s. 458.347 9 shall be construed to prohibit any service rendered by a 10 registered nurse, or a licensed practical nurse, or a 11 certified geriatric specialist certified under part I of chapter 464, if such service is rendered under the direct 12 13 supervision and control of a licensed physician who provides specific direction for any service to be performed and gives 14 final approval to all services performed. Further, nothing in 15 this or any other chapter shall be construed to prohibit any 16 17 service rendered by a medical assistant in accordance with the provisions of s. 458.3485. 18 19 Section 13. Subsection (1) and paragraph (a) of 20 subsection (2) of section 1009.65, Florida Statutes, are 21 amended to read: 1009.65 Medical Education Reimbursement and Loan 22 23 Repayment Program. --24 (1) To encourage qualified medical professionals to 25 practice in underserved locations where there are shortages of such personnel, there is established the Medical Education 26 27 Reimbursement and Loan Repayment Program. The function of the 28 program is to make payments that offset loans and educational 29 expenses incurred by students for studies leading to a medical or nursing degree, medical or nursing licensure, or advanced 30 31 registered nurse practitioner certification or physician 19

1 assistant licensure. The following licensed or certified 2 health care professionals are eliqible to participate in this 3 program: medical doctors with primary care specialties, doctors of osteopathic medicine with primary care specialties, 4 5 physician's assistants, certified geriatric specialists 6 certified under part I of chapter 464, licensed practical 7 nurses and registered nurses, and advanced registered nurse 8 practitioners with primary care specialties such as certified 9 nurse midwives. Primary care medical specialties for 10 physicians include obstetrics, gynecology, general and family 11 practice, internal medicine, pediatrics, and other specialties which may be identified by the Department of Health. 12 13 (2) From the funds available, the Department of Health shall make payments to selected medical professionals as 14 follows: 15 (a) Up to \$4,000 per year for certified geriatric 16 17 specialists certified under part I of chapter 464, licensed practical nurses, and registered nurses, up to \$10,000 per 18 19 year for advanced registered nurse practitioners and 20 physician's assistants, and up to \$20,000 per year for physicians. Penalties for noncompliance shall be the same as 21 those in the National Health Services Corps Loan Repayment 22 Program. Educational expenses include costs for tuition, 23 24 matriculation, registration, books, laboratory and other fees, 25 other educational costs, and reasonable living expenses as determined by the Department of Health. 26 27 Section 14. Subsection (2) of section 1009.66, Florida Statutes, is amended to read: 28 29 1009.66 Nursing Student Loan Forgiveness Program. --30 (2) To be eligible, a candidate must have graduated 31 from an accredited or approved nursing program and have 20

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1 received a Florida license as a licensed practical nurse, a 2 certified geriatric specialist certified under part I of 3 chapter 464, or a registered nurse or a Florida certificate as 4 an advanced registered nurse practitioner. 5 The sum of \$157,017 is appropriated from Section 15. б the General Revenue Fund to the Agency for Workforce 7 Innovation to support the work of the Certified Geriatric 8 Specialty Nursing Initiative Steering Committee, to administer the pilot sites, contract for an evaluation, and to provide, 9 10 if necessary, nursing faculty, substitute certified nursing assistants for those who are in clinical education, and 11 12 technical support to the pilot sites during the 2003-2004 13 fiscal year. 14 Section 16. This act shall take effect upon becoming a 15 law. 16 STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR Senate Bill CS/CS/698 17 18 19 The Committee Substitute provides an appropriation of \$157,017 to the Agency for Workforce Innovation to support the implementation of the certified Geriatric Specialty Nursing 20 21 pilot program. 22 23 24 25 26 27 28 29 30 31