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2	An act relating to health care; amending s.
3	400.461, F.S.; revising the purpose of part IV
4	of ch. 400, F.S., to include the licensure of
5	nurse registries; amending s. 400.462, F.S.;
6	revising definitions; defining the terms
7	"admission," "advanced registered nurse
8	practitioner," "direct employee," and
9	"physician assistant" for purposes of part IV
10	of ch. 400, F.S.; amending s. 400.464, F.S.,
11	relating to licensure of home health agencies;
12	revising the licensure period; revising and
13	providing additional administrative, civil, and
14	criminal penalties, sanctions, and fines;
15	amending s. 400.471, F.S.; revising
16	requirements for license application by a home
17	health agency; authorizing the Agency for
18	Health Care Administration to revoke a license
19	under certain circumstances; authorizing
20	administrative fines; amending s. 400.487,
21	F.S.; revising requirements for home health
22	agency service agreements and treatment orders;
23	amending s. 400.491, F.S., relating to clinical
24	records; changing the timeframe for a home
25	health agency to retain patient records;
26	changing a reference; amending s. 400.494,
27	F.S.; providing for the continued
28	confidentiality of patient information in
29	compliance with federal law; providing for
30	disclosure in accordance with certain specified
31	state laws; deleting a requirement for written

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1	consent of the patient or the patient's
2	guardian for disclosure of confidential patient
3	information; amending s. 400.506, F.S.;
4	revising requirements governing nurse
5	registries; increasing license fee; increasing
б	the period of licensure; authorizing
7	administrative penalties; revising criminal
8	penalties and sanctions; revising certain
9	requirements pertaining to health care
10	professionals that provide services on behalf
11	of a nurse registry; amending s. 400.512, F.S.,
12	relating to employment screening; revising the
13	date on which an annual affidavit must be
14	signed which verifies that certain personnel of
15	a home health agency, a nurse registry, or
16	homemaker service have been screened; amending
17	s. 400.515, F.S.; providing additional
18	circumstances under which the agency may
19	petition for an injunction; providing an
20	effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsection (2) of section 400.461, Florida
25	Statutes, is amended to read:
26	400.461 Short title; purpose
27	(2) The purpose of this part is to provide for the
28	licensure of every home health agency and nurse registry and
29	to provide for the development, establishment, and enforcement
30	of basic standards that will ensure the safe and adequate care
31	of persons receiving health services in their own homes.

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Section 2. Section 400.462, Florida Statutes, is 1 2 amended to read: 3 400.462 Definitions.--As used in this part, the term: 4 (1) "Administrator" means a direct employee, as defined in subsection (9) of the home health agency or a 5 б related organization, or of a management company that has a 7 contract to manage the home health agency, to whom the 8 governing body has delegated the responsibility for day to day 9 administration of the home health agency. The administrator must be a licensed physician, physician assistant, or 10 registered nurse licensed to practice in this state or an 11 individual having at least 1 year of supervisory or 12 13 administrative experience in home health care or in a facility 14 licensed under chapter 395 or under part II or part III of this chapter. An administrator may manage a maximum of five 15 licensed home health agencies located within one agency 16 service district or within an immediately contiguous county. 17 18 If the home health agency is licensed under this chapter and 19 is part of a retirement community that provides multiple levels of care, an employee of the retirement community may 20 administer the home health agency and up to a maximum of four 21 entities licensed under this chapter that are owned, operated, 2.2 23 or managed by the same corporate entity. An administrator 24 shall designate, in writing, for each licensed entity, a qualified alternate administrator to serve during absences. 25 (2) "Admission" means a decision by the home health 26 agency, during or after an evaluation visit to the patient's 27 28 home, that there is reasonable expectation that the patient's 29 medical, nursing, and social needs for skilled care can be adequately met by the agency in the patient's place of 30 residence. Admission includes completion of an agreement with 31

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the patient or the patient's legal representative to provide 1 2 home health services as required in s. 400.487(1). 3 (3) "Advanced registered nurse practitioner" means a person licensed in this state to practice professional nursing 4 5 and certified in advanced or specialized nursing practice, as б defined in s. 464.003. 7 (4)(2) "Agency" means the Agency for Health Care 8 Administration. (5)(3) "Certified nursing assistant" means any person 9 who has been issued a certificate under part II of chapter 10 464. The licensed home health agency or licensed nurse 11 registry shall ensure that the certified nursing assistant 12 13 employed by or under contract with the home health agency or 14 licensed nurse registry is adequately trained to perform the tasks of a home health aide in the home setting. 15 (6)(4) "Client" means an elderly, handicapped, or 16 convalescent individual who receives personal care services, 17 18 companion services, or homemaker services in the individual's 19 home or place of residence. (7)(5) "Companion" or "sitter" means a person who 20 spends time with or cares for an elderly, handicapped, or 21 22 convalescent individual and accompanies such individual on 23 trips and outings and may prepare and serve meals to such 24 individual. A companion may not provide hands-on personal care 25 to a client. (8)(6) "Department" means the Department of Children 26 and Family Services. 27 28 (9) "Direct employee" means an employee for whom one 29 of the following entities pays withholding taxes: a home health agency; a management company that has a contract to 30 31 <u>manage the home health agency on a day-to-day basis; or an</u>

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employee leasing company that has a contract with the home 1 2 health agency to handle the payroll and payroll taxes for the 3 home health agency. (10)(7) "Director of nursing" means a registered nurse 4 who is a and direct employee, as defined in subsection (9), of 5 the agency and or related business entity who is a graduate of б 7 an approved school of nursing and is licensed in this state; 8 who has at least 1 year of supervisory experience as a registered nurse in a licensed home health agency, a facility 9 licensed under chapter 395, or a facility licensed under part 10 II or part III of this chapter; and who is responsible for 11 overseeing the professional nursing and home health aid 12 13 delivery of services of the agency. A director of nursing An 14 employee may be the director of nursing of a maximum of five licensed home health agencies operated by a related business 15 entity and located within one agency service district or 16 within an immediately contiguous county. If the home health 17 18 agency is licensed under this chapter and is part of a retirement community that provides multiple levels of care, an 19 employee of the retirement community may serve as the director 20 of nursing of the home health agency and of up to four 21 22 entities licensed under this chapter which are owned, 23 operated, or managed by the same corporate entity. A director 24 of nursing shall designate, in writing, for each licensed 25 entity, a qualified alternate registered nurse to serve during 26 the absence of the director of nursing. (11)(8) "Home health agency" means an organization 27 28 that provides home health services and staffing services. 29 (12)(9) "Home health agency personnel" means persons who are employed by or under contract with a home health 30 31

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agency and enter the home or place of residence of patients at 1 2 any time in the course of their employment or contract. 3 (13)(10) "Home health services" means health and medical services and medical supplies furnished by an 4 organization to an individual in the individual's home or 5 place of residence. The term includes organizations that б 7 provide one or more of the following: 8 (a) Nursing care. 9 (b) Physical, occupational, respiratory, or speech therapy. 10 (c) Home health aide services. 11 (d) Dietetics and nutrition practice and nutrition 12 13 counseling. 14 (e) Medical supplies, restricted to drugs and biologicals prescribed by a physician. 15 (14)(11) "Home health aide" means a person who is 16 trained or qualified, as provided by rule, and who provides 17 18 hands-on personal care, performs simple procedures as an 19 extension of therapy or nursing services, assists in ambulation or exercises, or assists in administering 20 medications as permitted in rule and for which the person has 21 received training established by the agency under s. 2.2 23 400.497(1). The licensed home health agency or licensed nurse 24 registry shall ensure that the home health aide employed by or under contract with the home health agency or licensed nurse 25 26 registry is adequately trained to perform the tasks of a home health aide in the home setting. 27 (15)(12) "Homemaker" means a person who performs 28 29 household chores that include housekeeping, meal planning and preparation, shopping assistance, and routine household 30 31 activities for an elderly, handicapped, or convalescent

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individual. A homemaker may not provide hands-on personal care 1 2 to a client. 3 (16)(13) "Home infusion therapy provider" means an organization that employs, contracts with, or refers a 4 licensed professional who has received advanced training and 5 experience in intravenous infusion therapy and who administers б 7 infusion therapy to a patient in the patient's home or place 8 of residence. (17)(14) "Home infusion therapy" means the 9 administration of intravenous pharmacological or nutritional 10 products to a patient in his or her home. 11 (18)(15) "Nurse registry" means any person that 12 13 procures, offers, promises, or attempts to secure 14 health-care-related contracts for registered nurses, licensed practical nurses, certified nursing assistants, home health 15 aides, companions, or homemakers, who are compensated by fees 16 as independent contractors, including, but not limited to, 17 18 contracts for the provision of services to patients and 19 contracts to provide private duty or staffing services to health care facilities licensed under chapter 395 or this 20 chapter or other business entities. 21 22 (19)(16) "Organization" means a corporation, 23 government or governmental subdivision or agency, partnership 24 or association, or any other legal or commercial entity, any of which involve more than one health care professional 25 discipline; or a health care professional and a home health 26 aide or certified nursing assistant; more than one home health 27 28 aide; more than one certified nursing assistant; or a home 29 health aide and a certified nursing assistant. The term does not include an entity that provides services using only 30 31

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volunteers or only individuals related by blood or marriage to 1 2 the patient or client. 3 (20)(17) "Patient" means any person who receives home health services in his or her home or place of residence. 4 5 (21)(18) "Personal care" means assistance to a patient б in the activities of daily living, such as dressing, bathing, 7 eating, or personal hygiene, and assistance in physical 8 transfer, ambulation, and in administering medications as 9 permitted by rule. (22)(19) "Physician" means a person licensed under 10 chapter 458, chapter 459, chapter 460, or chapter 461. 11 (23) "Physician assistant" means a person who is a 12 13 graduate of an approved program or its equivalent, or meets 14 standards approved by the boards, and is licensed to perform medical services delegated by the supervising physician, as 15 defined in s. 458.347 or s. 459.022. 16 (24) (20) "Skilled care" means nursing services or 17 18 therapeutic services required by law to be delivered by a health care professional who is licensed under part I of 19 chapter 464; part I, part III, or part V of chapter 468; or 20 chapter 486 and who is employed by or under contract with a 21 licensed home health agency or is referred by a licensed nurse 2.2 23 registry. 24 (25)(21) "Staffing services" means services provided to a health care facility or other business entity on a 25 temporary basis by licensed health care personnel and by, 26 including certified nursing assistants and home heath aides 27 28 who are employed by, or work under the auspices of, a licensed 29 home health agency or who are registered with a licensed nurse registry. Staffing services may be provided anywhere within 30 31 the state.

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Section 3. Subsections (1) and (4) of section 400.464, 1 2 Florida Statutes, are amended to read: 3 400.464 Home health agencies to be licensed; 4 expiration of license; exemptions; unlawful acts; penalties .--5 (1) Any home health agency must be licensed by the agency to operate in this state. A license issued to a home б 7 health agency, unless sooner suspended or revoked, expires 2 8 years 1 year after its date of issuance. 9 (4)(a) An organization may not provide, offer, or advertise home health services to the public unless the 10 organization has a valid license or is specifically exempted 11 under this part. An organization that offers or advertises to 12 13 the public any service for which licensure or registration is 14 required under this part must include in the advertisement the license number or registration regulation number issued to the 15 organization by the agency. The agency shall assess a fine of 16 not less than \$100 to any licensee or registrant who fails to 17 18 include the license or registration number when submitting the advertisement for publication, broadcast, or printing. The 19 fine for a second or subsequent offense is \$500. The holder of 20 a license issued under this part may not advertise or indicate 21 22 to the public that it holds a home health agency or nurse 23 registry license other than the one it has been issued. 24 (b) The operation or maintenance of an unlicensed home health agency or the performance of any home health services 25 in violation of this part is declared a nuisance, inimical to 26 the public health, welfare, and safety. The agency or any 27 28 state attorney may, in addition to other remedies provided in 29 this part, bring an action for an injunction to restrain such violation, or to enjoin the future operation or maintenance of 30 the home health agency or the provision of home health 31

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services in violation of this part, until compliance with this 1 2 part or the rules adopted under this part has been demonstrated to the satisfaction of the agency. 3 (c)(b) A person who violates paragraph (a) is subject 4 to an injunctive proceeding under s. 400.515. A violation of 5 paragraph (a) is a deceptive and unfair trade practice and б 7 constitutes a violation of the Florida Deceptive and Unfair 8 Trade Practices Act under part II of chapter 501. 9 (d)(c) A person who violates the provisions of paragraph (a) commits a misdemeanor of the second degree, 10 punishable as provided in s. 775.082 or s. 775.083. Any person 11 who commits a second or subsequent violation commits a 12 13 misdemeanor of the first degree, punishable as provided in s. 14 775.082 or s. 775.083. Each day of continuing violation constitutes a separate offense. 15 16 (e) Any person who owns, operates, or maintains an unlicensed home health agency and who, within 10 working days 17 18 after receiving notification from the agency, fails to cease 19 operation and apply for a license under this part commits a misdemeanor of the second degree, punishable as provided in s. 20 775.082 or s. 775.083. Each day of continued operation is a 21 22 separate offense. 23 (f) Any home health agency that fails to cease 24 operation after agency notification may be fined \$500 for each 25 day of noncompliance. Section 4. Section 400.471, Florida Statutes, is 26 amended to read: 27 400.471 Application for license; fee; provisional 28 29 license; temporary permit.--30 (1) Application for an initial license or for renewal 31 of an existing license must be made under oath to the agency

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on forms furnished by it and must be accompanied by the 1 2 appropriate license fee as provided in subsection(10)(8). 3 The agency must take final action on an initial licensure application within 60 days after receipt of all required 4 documentation. 5 6 (2) The initial applicant must file with the 7 application satisfactory proof that the home health agency is 8 in compliance with this part and applicable rules, including: 9 (a) A listing of services to be provided, either directly by the applicant or through contractual arrangements 10 with existing providers ... + 11 (b) The number and discipline of professional staff to 12 13 be employed. ; and 14 (c) Proof of financial ability to operate. (d) Completion of questions concerning volume data on 15 the renewal application as determined by rule. 16 (3) An applicant for initial licensure must 17 18 demonstrate financial ability to operate by submitting a balance sheet and income and expense statement for the first 2 19 years of operation which provide evidence of having sufficient 20 assets, credit, and projected revenues to cover liabilities 21 22 and expenses. The applicant shall have demonstrated financial 23 ability to operate if the applicant's assets, credit, and 24 projected revenues meet or exceed projected liabilities and expenses. All documents required under this subsection must be 25 prepared in accordance with generally accepted accounting 26 principles, and <u>must be compiled</u> the financial statement must 27 28 be signed by a certified public accountant. 29 (4) Each applicant for licensure must comply with the 30 following requirements: 31

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(a) Upon receipt of a completed, signed, and dated 1 2 application, the agency shall require background screening of 3 the applicant, in accordance with the level 2 standards for 4 screening set forth in chapter 435. As used in this subsection, the term "applicant" means the administrator, or a 5 similarly titled person who is responsible for the day-to-day б 7 operation of the licensed home health agency, and the 8 financial officer, or similarly titled individual who is 9 responsible for the financial operation of the licensed home health agency. 10 (b) The agency may require background screening for a 11 member of the board of directors of the licensee or an officer 12 13 or an individual owning 5 percent or more of the licensee if 14 the agency reasonably suspects that such individual has been convicted of an offense prohibited under the level 2 standards 15 for screening set forth in chapter 435. 16 (c) Proof of compliance with the level 2 background 17 18 screening requirements of chapter 435 which has been submitted within the previous 5 years in compliance with any other 19 health care or assisted living licensure requirements of this 20 state is acceptable in fulfillment of paragraph (a). Proof of 21 22 compliance with background screening which has been submitted 23 within the previous 5 years to fulfill the requirements of the 24 Financial Services Commission and the Office of Insurance Regulation pursuant to chapter 651 as part of an application 25 for a certificate of authority to operate a continuing care 26 retirement community is acceptable in fulfillment of the 27 28 Department of Law Enforcement and Federal Bureau of 29 Investigation background check. 30 (d) A provisional license may be granted to an

31 applicant when each individual required by this section to

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undergo background screening has met the standards for the 1 2 Department of Law Enforcement background check, but the agency 3 has not yet received background screening results from the Federal Bureau of Investigation. A standard license may be 4 granted to the licensee upon the agency's receipt of a report 5 of the results of the Federal Bureau of Investigation б 7 background screening for each individual required by this 8 section to undergo background screening which confirms that 9 all standards have been met, or upon the granting of a disqualification exemption by the agency as set forth in 10 chapter 435. Any other person who is required to undergo level 11 2 background screening may serve in his or her capacity 12 13 pending the agency's receipt of the report from the Federal 14 Bureau of Investigation. However, the person may not continue to serve if the report indicates any violation of background 15 screening standards and a disqualification exemption has not 16 been requested of and granted by the agency as set forth in 17 18 chapter 435.

(e) Each applicant must submit to the agency, with its application, a description and explanation of any exclusions, permanent suspensions, or terminations of the licensee or potential licensee from the Medicare or Medicaid programs. Proof of compliance with the requirements for disclosure of ownership and control interest under the Medicaid or Medicare programs may be accepted in lieu of this submission.

(f) Each applicant must submit to the agency a description and explanation of any conviction of an offense prohibited under the level 2 standards of chapter 435 by a member of the board of directors of the applicant, its officers, or any individual owning 5 percent or more of the applicant. This requirement does not apply to a director of a

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not-for-profit corporation or organization if the director 1 2 serves solely in a voluntary capacity for the corporation or 3 organization, does not regularly take part in the day-to-day operational decisions of the corporation or organization, 4 receives no remuneration for his or her services on the 5 corporation or organization's board of directors, and has no б 7 financial interest and has no family members with a financial 8 interest in the corporation or organization, provided that the 9 director and the not-for-profit corporation or organization include in the application a statement affirming that the 10 director's relationship to the corporation satisfies the 11 requirements of this paragraph. 12 13 (q) A license may not be granted to an applicant if 14 the applicant, administrator, or financial officer has been found guilty of, regardless of adjudication, or has entered a 15 plea of nolo contendere or guilty to, any offense prohibited 16 under the level 2 standards for screening set forth in chapter 17 18 435, unless an exemption from disqualification has been 19 granted by the agency as set forth in chapter 435. (h) The agency may deny or revoke licensure if the 20 applicant+ 21 22 1. Has falsely represented a material fact in the 23 application required by paragraph (e) or paragraph (f), or has 24 omitted any material fact from the application required by 25 paragraph (e) or paragraph (f); or 2. has been or is currently excluded, suspended, 26 terminated from, or has involuntarily withdrawn from 27 28 participation in this state's Medicaid program, or the 29 Medicaid program of any other state, or from participation in 30 the Medicare program or any other governmental or private 31 health care or health insurance program.

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(i) An application for license renewal must contain 1 2 the information required under paragraphs (e) and (f). 3 (5) The agency may deny or revoke licensure if the 4 applicant has falsely represented a material fact, or has omitted any material fact, from the application required by 5 б this section. 7 (6) (5) The home health agency must also obtain and 8 maintain the following insurance coverage coverages in an amount of not less than \$250,000 per claim, and the home 9 health agency must submit proof of coverage with an initial 10 application for licensure and with each annual application for 11 license renewal: 12 13 (a) Malpractice insurance as defined in s. 14 624.605(1)(k).:(b) Liability insurance as defined in s. 624.605(1)(b). 15 (7)(6) Sixty Ninety days before the expiration date, 16 an application for renewal must be submitted to the agency 17 18 under oath on forms furnished by it, and a license must be renewed if the applicant has met the requirements established 19 under this part and applicable rules. The home health agency 20 must file with the application satisfactory proof that it is 21 in compliance with this part and applicable rules. If there is 2.2 23 evidence of financial instability, the home health agency must 24 submit satisfactory proof of its financial ability to comply with the requirements of this part. The agency shall impose an 25 administrative fine of \$50 per day for each day the home 26 health agency fails to file an application within the 27 28 timeframe specified in this subsection. Each day of continuing 29 violation is a separate violation; however, the aggregate of such fines may not exceed \$500. 30 31

1	(8)(7) When transferring the ownership of a home
2	health agency, the transferee must submit an application for a
3	license at least 60 days before the effective date of the
4	transfer. If the application is filed late, an administrative
5	fine shall be imposed in the amount of \$50 per day. Each day
6	of continuing violation is a separate violation; however, the
7	aggregate of such fines may not exceed \$500. If the home
8	health agency is being leased, a copy of the lease agreement
9	must be filed with the application.
10	(9) The agency shall accept, in lieu of its own
11	periodic licensure survey, submission of the survey of an
12	accrediting organization that is recognized by the agency if
13	the accreditation of the licensed home health agency is not
14	provisional and if the licensed home health agency authorizes
15	release of, and the agency receives the report of, the
16	accrediting organization.
17	(10)(8) The license fee and annual renewal fee
18	required of a home health agency are nonrefundable. The agency
19	shall set the <u>license</u> fees in an amount that is sufficient to
20	cover its costs in carrying out its responsibilities under
21	this part, but not to exceed <u>\$2,000</u> \$1,000. However, state,
22	county, or municipal governments applying for licenses under
23	this part are exempt from the payment of license fees. All
24	fees collected under this part must be deposited in the Health
25	Care Trust Fund for the administration of this part.
26	<u>(11)</u> The license must be displayed in a conspicuous
27	place in the administrative office of the home health agency
28	and is valid only while in the possession of the person to
29	which it is issued. The license may not be sold, assigned, or
30	otherwise transferred, voluntarily or involuntarily, and is
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valid only for the home health agency and location for which 1 2 originally issued. 3 (12)(10) A home health agency against whom a revocation or suspension proceeding is pending at the time of 4 license renewal may be issued a provisional license effective 5 until final disposition by the agency of such proceedings. If б 7 judicial relief is sought from the final disposition, the 8 court that has jurisdiction may issue a temporary permit for 9 the duration of the judicial proceeding. 10 (13) (11) The agency may not issue a license designated as certified to a home health agency that fails to satisfy the 11 requirements of a Medicare certification survey from the 12 13 agency. 14 (14) (12) The agency may not issue a license to a home health agency that has any unpaid fines assessed under this 15 16 part. Section 5. Section 400.487, Florida Statutes, is 17 18 amended to read: 400.487 Home health service agreements; physician's, 19 physician assistant's, and advanced registered nurse 20 practitioner's treatment orders; patient assessment; 21 22 establishment and review of plan of care; provision of 23 services; orders not to resuscitate.--24 (1) Services provided by a home health agency must be covered by an agreement between the home health agency and the 25 patient or the patient's legal representative specifying the 26 home health services to be provided, the rates or charges for 27 28 services paid with private funds, and the sources method of 29 payment, which may include Medicare, Medicaid, private insurance, personal funds, or a combination thereof. A home 30 31 health agency providing skilled care must make an assessment

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of the patient's needs within 48 hours after the start of 1 2 services. 3 (2) When required by the provisions of chapter 464; part I, part III, or part V of chapter 468; or chapter 486, 4 the attending physician, physician assistant, or advanced 5 registered nurse practitioner, acting within his or her б 7 respective scope of practice, shall for a patient who is to 8 receive skilled care must establish treatment orders for a 9 patient who is to receive skilled care. The treatment orders must be signed by the physician, physician assistant, or 10 advanced registered nurse practitioner before a claim for 11 payment for the skilled services is submitted by the home 12 13 health agency. If the claim is submitted to a managed care 14 organization, the treatment orders must be signed within the time allowed under the provider agreement. The treatment 15 orders shall within 30 days after the start of care and must 16 be reviewed, as frequently as the patient's illness requires, 17 18 by the physician, physician assistant, or advanced registered 19 nurse practitioner in consultation with the home health agency personnel that provide services to the patient. 20 (3) A home health agency shall arrange for supervisory 21 visits by a registered nurse to the home of a patient 2.2 23 receiving home health aide services in accordance with the 24 patient's direction, and approval, and agreement to pay the charge for the visits. 25 (4) Each patient has the right to be informed of and 26 to participate in the planning of his or her care. Each 27 28 patient must be provided, upon request, a copy of the plan of 29 care established and maintained for that patient by the home 30 health agency. 31

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(5) When nursing services are ordered, the home health 1 2 agency to which a patient has been admitted for care must 3 provide the initial admission visit, all service evaluation visits, and the discharge visit by <u>a direct employee</u> qualified 4 personnel who are on the payroll of, and to whom an IRS 5 б payroll form W 2 will be issued by, the home health agency. 7 Services provided by others under contractual arrangements to 8 a home health agency must be monitored and managed by the 9 admitting home health agency. The admitting home health agency is fully responsible for ensuring that all care provided 10 through its employees or contract staff is delivered in 11 accordance with this part and applicable rules. 12 13 (6) The skilled care services provided by a home 14 health agency, directly or under contract, must be supervised and coordinated in accordance with the plan of care. 15 (7) Home health agency personnel may withhold or 16 withdraw cardiopulmonary resuscitation if presented with an 17 18 order not to resuscitate executed pursuant to s. 401.45. The agency shall adopt rules providing for the implementation of 19 such orders. Home health personnel and agencies shall not be 20 subject to criminal prosecution or civil liability, nor be 21 22 considered to have engaged in negligent or unprofessional 23 conduct, for withholding or withdrawing cardiopulmonary 24 resuscitation pursuant to such an order and rules adopted by 25 the agency. Section 6. Subsection (1) of section 400.491, Florida 26 Statutes, is amended to read: 27 28 400.491 Clinical records.--29 (1) The home health agency must maintain for each patient who receives skilled care a clinical record that 30 31 includes pertinent past and current medical, nursing, social 19

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and other therapeutic information, the treatment orders, and 1 2 other such information as is necessary for the safe and 3 adequate care of the patient. When home health services are terminated, the record must show the date and reason for 4 termination. Such records are considered patient records under 5 s. 400.494 s. 456.057, and must be maintained by the home б 7 health agency for 65 years following termination of services. 8 If a patient transfers to another home health agency, a copy 9 of his or her record must be provided to the other home health agency upon request. 10 Section 7. Section 400.494, Florida Statutes, is 11 amended to read: 12 13 400.494 Information about patients confidential.--14 (1) Information about patients received by persons employed by, or providing services to, a home health agency or 15 received by the licensing agency through reports or inspection 16 shall be confidential and exempt from the provisions of s. 17 18 119.07(1) and shall only not be disclosed to any person, other than the patient, as permitted under the provisions of 45 19 C.F.R. ss. 160.102, 160.103, and 164, subpart A, commonly 20 referred to as the HIPAA Privacy Regulation; except that 21 22 clinical records described in ss. 381.004, 384.29, 385.202, 392.65, 394.4615, 395.404, 397.501, and 760.40 shall be 23 24 disclosed as authorized in those sections without the written consent of that patient or the patient's guardian. 25 (2) This section does not apply to information 26 lawfully requested by the Medicaid Fraud Control Unit of the 27 28 Department of Legal Affairs. 29 Section 8. Subsections (3), (5), (7), (8), (10), (13), (14), and (17) of section 400.506, Florida Statutes, are 30 31 amended to read:

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400.506 Licensure of nurse registries; requirements; penalties.--

3 (3) Application for license must be made to the Agency 4 for Health Care Administration on forms furnished by it and 5 must be accompanied by the appropriate licensure fee, as 6 established by rule and not to exceed the cost of regulation 7 under this part. The licensure fee for nurse registries may 8 not exceed<u>\$2,000</u>\$1,000 and must be deposited in the Health 9 Care Trust Fund.

(5) A license issued for the operation of a nurse 10 registry, unless sooner suspended or revoked, expires 2 years 11 1 year after its date of issuance. Sixty days before the 12 13 expiration date, an application for renewal must be submitted 14 to the Agency for Health Care Administration on forms furnished by it. The Agency for Health Care Administration 15 shall renew the license if the applicant has met the 16 requirements of this section and applicable rules. A nurse 17 18 registry against which a revocation or suspension proceeding is pending at the time of license renewal may be issued a 19 conditional license effective until final disposition by the 20 Agency for Health Care Administration of such proceedings. If 21 22 judicial relief is sought from the final disposition, the 23 court having jurisdiction may issue a conditional license for 24 the duration of the judicial proceeding.

(7) A person that <u>provides</u>, offers, or advertises to the public that it provides any service for which licensure is required under this section must include in such advertisement the license number issued to it by the Agency for Health Care Administration. <u>The agency shall assess a fine of not less</u> than \$100 against any licensee who fails to include the

31 license number when submitting the advertisement for

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publication, broadcast, or printing. The fine for a second or 1 2 subsequent offense is \$500. 3 (8)(a) It is unlawful for a person to provide, offer, 4 or advertise to the public services as defined by rule without obtaining a valid license from the Agency for Health Care 5 Administration. It is unlawful for any holder of a license to б 7 advertise or hold out to the public that he or she holds a 8 license for other than that for which he or she actually holds 9 a license. A person who violates this subsection is subject to injunctive proceedings under s. 400.515. 10 (b) A person who violates the provisions of paragraph 11 (a) commits a misdemeanor of the second degree, punishable as 12 provided in s. 775.082 or s. 775.083. Each day of continuing 13 14 violation is a separate offense. (c) Any person who owns, operates, or maintains an 15 unlicensed nurse registry and who, within 10 working days 16 after receiving notification from the agency, fails to cease 17 18 operation and apply for a license under this part commits a 19 misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. Each day of continued operation is a 20 separate offense. 21 (d) If a nurse registry fails to cease operation after 2.2 agency notification, the agency may impose a fine of \$500 for 23 24 each day of noncompliance. (10)(a) A nurse registry may refer for contract in 25 26 private residences registered nurses and licensed practical nurses registered and licensed under part I of chapter 464, 27 28 certified nursing assistants certified under part II of 29 chapter 464, home health aides who present documented proof of 30 successful completion of the training required by rule of the 31 agency, and companions or homemakers for the purposes of

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providing those services authorized under s. 400.509(1). Each person referred by a nurse registry must provide current documentation that he or she is free from communicable diseases.

5 (b) A certified nursing assistant or home health aide б may be referred for a contract to provide care to a patient in 7 his or her home only if that patient is under a physician's 8 care. A certified nursing assistant or home health aide 9 referred for contract in a private residence shall be limited to assisting a patient with bathing, dressing, toileting, 10 grooming, eating, physical transfer, and those normal daily 11 routines the patient could perform for himself or herself were 12 13 he or she physically capable. A certified nursing assistant or 14 home health aide may not provide medical or other health care services that require specialized training and that may be 15 performed only by licensed health care professionals. The 16 nurse registry shall obtain the name and address of the 17 18 attending physician and send written notification to the 19 physician within 48 hours after a contract is concluded that a certified nursing assistant or home health aide will be 20 providing care for that patient. 21 22 (c) When a certified nursing assistant or home health 23 aide is referred to a patient's home by a nurse registry, the 24 nurse registry shall advise the patient, the patient's family,

25 or any other person acting on behalf of the patient at the 26 time the contract for services is made that registered nurses

27 are available to make visits to the patient's home for an

28 additional cost. A registered nurse shall make monthly visits

- 29 to the patient's home to assess the patient's condition and
- 30 quality of care being provided by the certified nursing
- 31 assistant or home health aide. Any condition which, in the

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professional judgment of the nurse requires further medical attention shall be reported to the attending physician and the nurse registry. <u>A record of the nurse's visit</u> The assessment shall become a part of the patient's file with the nurse registry and may be reviewed by the agency during their survey procedure.

7 (13) Each nurse registry must comply with the 8 procedures set forth in s. 400.512 for maintaining records of the workemployment history of all persons referred for 9 contract and is subject to the standards and conditions set 10 forth in that section. However, an initial screening may not 11 be required for persons who have been continuously registered 12 13 with the nurse registry since October 1, 2000 September 30, 1990. 14

(14) The nurse registry must maintain the application 15 on file, and that file must be open to the inspection of the 16 Agency for Health Care Administration. The nurse registry must 17 18 maintain on file the name and address of the patient or client 19 to whom the nurse or other nurse registry personnel are referred is sent for contract and the amount of the fee 20 received by the nurse registry. A nurse registry must maintain 21 the file that includes the application and other applicable 2.2 23 documentation for 3 years after the date of the last file 24 entry of patient-related or client-related information.

25 (17) All persons referred for contract in private 26 residences by a nurse registry must comply with the following 27 requirements for a plan of treatment:

(a) When, in accordance with the privileges and
restrictions imposed upon a nurse under part I of chapter 464,
the delivery of care to a patient is under the direction or
supervision of a physician or when a physician is responsible

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for the medical care of the patient, a medical plan of 1 2 treatment must be established for each patient receiving care or treatment provided by a licensed nurse in the home. The 3 original medical plan of treatment must be timely signed by 4 the physician, physician assistant, or advanced registered 5 nurse practitioner, acting within his or her respective scope б 7 of practice, and reviewed by him or her in consultation with 8 the licensed nurse at least every 2 months. Any additional 9 order or change in orders must be obtained from the physician_ physician assistant, or advanced registered nurse practitioner 10 and reduced to writing and timely signed by the physician_ 11 physician assistant, or advanced registered nurse 12 13 practitioner. The delivery of care under a medical plan of 14 treatment must be substantiated by the appropriate nursing notes or documentation made by the nurse in compliance with 15 nursing practices established under part I of chapter 464. 16 (b) Whenever a medical plan of treatment is 17 18 established for a patient, the initial medical plan of 19 treatment, any amendment to the plan, additional order or change in orders, and copy of nursing notes must be filed in 20 the office of the nurse registry. 21 22 Section 9. Subsection (2) of section 400.512, Florida 23 Statutes, is amended to read: 24 400.512 Screening of home health agency personnel; nurse registry personnel; and companions and homemakers .-- The 25 agency shall require employment or contractor screening as 26 provided in chapter 435, using the level 1 standards for 27 28 screening set forth in that chapter, for home health agency 29 personnel; persons referred for employment by nurse 30 registries; and persons employed by companion or homemaker 31 services registered under s. 400.509.

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(2) The administrator of each home health agency, the 1 2 managing employee of each nurse registry, and the managing 3 employee of each companion or homemaker service registered under s. 400.509 must sign an affidavit annually, under 4 penalty of perjury, stating that all personnel hired or, 5 contracted with, or registered on or after October 1, 2000 б 7 October 1, 1994, who enter the home of a patient or client in 8 their service capacity have been screened and that its 9 remaining personnel have worked for the home health agency or registrant continuously since before October 1, 1994. 10 Section 10. Section 400.515, Florida Statutes, is 11 amended to read: 12 13 400.515 Injunction proceedings. -- In addition to the 14 other powers provided under this chapter, the agency may institute injunction proceedings in a court of competent 15 jurisdiction to restrain or prevent the establishment or 16 operation of a home health agency or nurse registry that does 17 18 not have a license or that is in violation of any provision of this part or any rule adopted pursuant to this part. The 19 agency for Health Care Administration may also institute 20 injunction proceedings in a court of competent jurisdiction 21 22 when violation of this part or of applicable rules constitutes 23 an emergency affecting the immediate health and safety of a 24 patient or client. Section 11. This act shall take effect July 1, 2005. 25 26 27 28 29 30 31