1 A bill to be entitled 2 An act relating to health care practitioners; amending s. 456.031, F.S.; revising requirements for instruction of 3 certain health care practitioners concerning domestic 4 5 violence; amending s. 456.033, F.S.; revising requirements 6 for instruction of certain health care practitioners 7 concerning HIV and AIDS; amending s. 456.041, F.S.; requiring advanced registered nurse practitioners to 8 9 submit protocols as part of practitioner profiles to the Department of Health; amending s. 458.319, F.S.; 10 eliminating an option for medical physicians to complete 11 12 continuing education courses in end-of-life care in lieu 13 of continuing education in AIDS/HIV; amending s. 458.348, 14 F.S.; providing requirements for the supervision of certain health care practitioners by physicians; providing 15 that the section is self-executing; repealing s. 16 17 459.008(5), F.S.; eliminating an option for osteopathic physicians to complete continuing education courses in 18 19 end-of-life care in lieu of continuing education in AIDS/HIV; creating s. 459.025, F.S.; providing 20 requirements for the supervision of certain health care 21 practitioners by osteopathic physicians; requiring 22 physicians or osteopathic physicians to supervise certain 23 persons performing electrolysis using laser or light-based 24 hair removal or reduction; providing that the section is 25 26 self-executing; amending s. 464.012, F.S.; requiring certain advanced registered nurse practitioners to file 27

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28	protocols with the Board of Nursing; specifying
29	requirements for the protocols; requiring the Office of
30	Program Policy Analysis and Government Accountability to
31	review and identify specified issues and report its
32	findings; providing an effective date.
33	
34	Be It Enacted by the Legislature of the State of Florida:
35	
36	Section 1. Section 456.031, Florida Statutes, is
37	amended to read:
38	456.031 Requirement for instruction on domestic
39	violence
40	(1)(a) The appropriate board shall require each person
41	licensed or certified under chapter 458, chapter 459, part I of
42	chapter 464, chapter 466, chapter 467, chapter 490, or chapter
43	491 to complete a <u>2-hour</u> 1 hour continuing education course,
44	approved by the board, on domestic violence, as defined in s.
45	741.28, as part of every third biennial relicensure or
46	recertification. The course shall consist of information on the
47	number of patients in that professional's practice who are
48	likely to be victims of domestic violence and the number who are
49	likely to be perpetrators of domestic violence, screening
50	procedures for determining whether a patient has any history of
51	being either a victim or a perpetrator of domestic violence, and
52	instruction on how to provide such patients with information on,
53	or how to refer such patients to, resources in the local
54	community, such as domestic violence centers and other advocacy

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55 groups, that provide legal aid, shelter, victim counseling,56 batterer counseling, or child protection services.

57 (b) Each such licensee or certificateholder shall submit 58 confirmation of having completed such course, on a form provided 59 by the board, when submitting fees for <u>every third</u> each biennial 60 renewal.

(C) The board may approve additional equivalent courses 61 that may be used to satisfy the requirements of paragraph (a). 62 Each licensing board that requires a licensee to complete an 63 educational course pursuant to this subsection may include the 64 hour required for completion of the course in the total hours of 65 continuing education required by law for such profession unless 66 67 the continuing education requirements for such profession consist of fewer than 30 hours biennially. 68

(d) Any person holding two or more licenses subject to the
provisions of this subsection shall be permitted to show proof
of having taken one board-approved course on domestic violence,
for purposes of relicensure or recertification for additional
licenses.

(e) Failure to comply with the requirements of this
subsection shall constitute grounds for disciplinary action
under each respective practice act and under s. 456.072(1)(k).
In addition to discipline by the board, the licensee shall be
required to complete such course.

79 (2) The board shall also require, as a condition of 80 granting a license under any chapter specified in paragraph 81 (1)(a), that each applicant for initial licensure under the

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82 appropriate chapter complete an educational course acceptable to 83 the board on domestic violence which is substantially equivalent to the course required in subsection (1). An applicant who has 84 not taken such course at the time of licensure shall, upon 85 submission of an affidavit showing good cause, be allowed 6 86 87 months to complete such requirement. (3) (a) In lieu of completing a course as required in 88 subsection (1), a licensee or certificateholder may complete a 89 course in end-of-life care and palliative health care, if the 90 91 licensee or certificateholder has completed an approved domestic violence course in the immediately preceding biennium. 92 93 (b) In lieu of completing a course as required by 94 subsection (1), a person licensed under chapter 466 who has 95 completed an approved domestic-violence education course in the immediately preceding 2 years may complete a course approved by 96 97 the Board of Dentistry. (2) (4) Each board may adopt rules to carry out the 98 99 provisions of this section. 100 (5) Each board shall report to the President of the 101 Senate, the Speaker of the House of Representatives, and the 102 chairs of the appropriate substantive committees of the Legislature by March 1 of each year as to the implementation of 103 104 and compliance with the requirements of this section. 105 Section 2. Section 456.033, Florida Statutes, is amended to read: 106 107 456.033 Requirement for instruction for certain licensees on HIV and AIDS.--108

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109 (1) The <u>following requirements apply to</u> appropriate 110 board shall require each person licensed or certified under 111 chapter 457; chapter 458; chapter 459; chapter 460; chapter 461; 112 chapter 463; part I of chapter 464; chapter 465; chapter 466; 113 part II, part III, part V, or part X of chapter 468; or chapter 114 486:

Each person shall be required by the appropriate board 115 (1) to complete no later than upon first renewal a continuing 116 117 educational course, approved by the board, on human immunodeficiency virus and acquired immune deficiency syndrome 118 as part of biennial relicensure or recertification. The course 119 shall consist of education on the modes of transmission, 120 121 infection control procedures, clinical management, and prevention of human immunodeficiency virus and acquired immune 122 123 deficiency syndrome. Such course shall include information on 124 current Florida law on acquired immune deficiency syndrome and its impact on testing, confidentiality of test results, 125 treatment of patients, and any protocols and procedures 126 127 applicable to human immunodeficiency virus counseling and 128 testing, reporting, the offering of HIV testing to pregnant 129 women, and partner notification issues pursuant to ss. 381.004 and 384.25. 130

131 (2) Each <u>person</u> such licensee or certificateholder shall
132 submit confirmation of having completed <u>the</u> said course <u>required</u>
133 <u>under subsection (1)</u>, on a form as provided by the board, when
134 submitting fees for <u>first</u> each biennial renewal.

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(3) The board shall have the authority to approve additional equivalent courses that may be used to satisfy the requirements in subsection (1). Each licensing board that requires a licensee to complete an educational course pursuant to this section may count the hours required for completion of the course included in the total continuing educational requirements as required by law.

(4) Any person holding two or more licenses subject to the
provisions of this section shall be permitted to show proof of
having taken one board-approved course on human immunodeficiency
virus and acquired immune deficiency syndrome, for purposes of
relicensure or recertification for additional licenses.

147 (5) Failure to comply with the above requirements shall
148 constitute grounds for disciplinary action under each respective
149 licensing chapter and s. 456.072(1)(e). In addition to
150 discipline by the board, the licensee shall be required to
151 complete the course.

(6) The board shall require as a condition of granting a 152 153 license under the chapters and parts specified in subsection (1) 154 that an applicant making initial application for licensure 155 complete an educational course acceptable to the board on human immunodeficiency virus and acquired immune deficiency syndrome. 156 157 An applicant who has not taken a course at the time of licensure 158 shall, upon an affidavit showing good cause, be allowed 6 months 159 to complete this requirement.

160 (7) The board shall have the authority to adopt rules to
 161 carry out the provisions of this section.

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162	(8) The board shall report to the Legislature by March 1
163	of each year as to the implementation and compliance with the
164	requirements of this section.
165	(9)(a) In lieu of completing a course as required in
166	subsection (1), the licensee may complete a course in end of
167	life care and palliative health care, so long as the licensee
168	completed an approved AIDS/HIV course in the immediately
169	preceding biennium.
170	(b) In lieu of completing a course as required by
171	subsection (1), a person licensed under chapter 466 who has
172	completed an approved AIDS/HIV course in the immediately
173	preceding 2 years may complete a course approved by the Board of
174	Dentistry.
175	Section 3. Paragraph (a) of subsection (1) of section
176	456.041, Florida Statutes, is amended to read:
177	456.041 Practitioner profile; creation
178	(1)(a) The Department of Health shall compile the
179	information submitted pursuant to s. 456.039 into a practitioner
180	profile of the applicant submitting the information, except that
181	the Department of Health shall develop a format to compile
182	uniformly any information submitted under s. 456.039(4)(b).
183	Beginning July 1, 2001, the Department of Health may compile the
184	information submitted pursuant to s. 456.0391 into a
185	practitioner profile of the applicant submitting the
186	information. The protocol submitted pursuant to s. 464.012(3)
187	must be included in the practitioner profile of the advanced
188	registered nurse practitioner.
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189	Section 4. Subsections (4) and (5) of section 458.319,
190	Florida Statutes, are amended to read:
191	458.319 Renewal of license
192	(4) Notwithstanding the provisions of s. 456.033, a
193	physician may complete continuing education on end of life care
194	and palliative care in lieu of continuing education in AIDS/HIV,
195	if that physician has completed the AIDS/HIV continuing
196	education in the immediately preceding biennium.
197	<u>(4)(a)(5)(a) Notwithstanding any provision of this chapter</u>
198	or chapter 456, the requirements for the biennial renewal of the
199	license of any licensee who is a member of the Legislature shall
200	stand continued and extended without the requirement of any
201	filing by such a licensee of any notice or application for
202	renewal with the board or the department and such licensee's
203	license shall be an active status license under this chapter,
204	throughout the period that the licensee is a member of the
205	Legislature and for a period of 60 days after the licensee
206	ceases to be a member of the Legislature.
207	(b) At any time during the licensee's legislative term of
208	office and during the period of 60 days after the licensee
209	ceases to be a member of the Legislature, the licensee may file
210	a completed renewal application that shall consist solely of:
211	1. A license renewal fee of \$250 for each year the
212	licensee's license renewal has been continued and extended
213	pursuant to the terms of this subsection since the last
214	otherwise regularly scheduled biennial renewal year and each

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215 year during which the renewed license shall be effective until 216 the next regularly scheduled biennial renewal date;

217 2. Documentation of the completion by the licensee of 10 218 hours of continuing medical education credits for each year from 219 the effective date of the last renewed license for the licensee 220 until the year in which the application is filed; and

3. The information from the licensee expressly required ins. 456.039(1)(a)1.-8. and (b), and (4)(a), (b), and (c).

The department and board may not impose any additional 223 (C) requirements for the renewal of such licenses and, not later 224 225 than 20 days after receipt of a completed application as specified in paragraph (b), shall renew the active status 226 227 license of the licensee, effective on and retroactive to the last previous renewal date of the licensee's license. This Said 228 229 license renewal shall be valid until the next regularly 230 scheduled biennial renewal date for such said license, and thereafter shall be subject to the biennial requirements for 231 renewal in this chapter and chapter 456. 232

233 Section 5. Subsections (4), (5), and (6) are added to 234 section 458.348, Florida Statutes, to read:

458.348 Formal supervisory relationships, standing orders,
and established protocols; notice; standards.--

237 (4) SUPERVISORY RELATIONSHIPS IN MEDICAL OFFICE
 238 SETTINGS.--A physician who supervises an advanced registered
 239 nurse practitioner or physician assistant at a medical office
 240 other than the physician's primary practice location, where the
 241 advanced registered nurse practitioner or physician assistant is

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242 not under the onsite supervision of a supervising physician, 243 must comply with the standards set forth in this subsection. For 244 the purpose of this subsection, a physician's "primary practice 245 location" means the address reflected on the physician's profile 246 published pursuant to s. 456.041.

247 (a) A physician who is engaged in providing primary health care services may not supervise more than four offices in 248 249 addition to the physician's primary practice location. For the 250 purpose of this subsection, "primary health care" means health care services that are commonly provided to patients without 251 referral from another practitioner, including obstetrical and 252 gynecological services, and excludes practices providing 253 254 primarily dermatologic and skin care services, which include 255 aesthetic skin care services.

256 (b) A physician who is engaged in providing specialty health care services may not supervise more than two offices in 257 addition to the physician's primary practice location. For the 258 259 purpose of this subsection, "specialty health care" means health 260 care services that are commonly provided to patients with a 261 referral from another practitioner and excludes practices 262 providing primarily dermatologic and skin care services, which 263 include aesthetic skin care services.

(c) A physician who supervises an advanced registered
 nurse practitioner or physician assistant at a medical office
 other than the physician's primary practice location, where the
 advanced registered nurse practitioner or physician assistant is
 not under the onsite supervision of a supervising physician and

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269	the services offered at the office are primarily dermatologic or
270	skin care services, which include aesthetic skin care services
271	other than plastic surgery, must comply with the standards
272	listed in subparagraphs 14. Notwithstanding s.
273	458.347(4)(e)8., a physician supervising a physician assistant
274	pursuant to this paragraph may not be required to review and
275	cosign charts or medical records prepared by such physician
276	assistant.
277	1. The physician shall submit to the board the addresses
278	of all offices where he or she is supervising an advanced
279	registered nurse practitioner or a physician's assistant which
280	are not the physician's primary practice location.
281	2. The physician must be board-certified or board-eligible
282	in dermatology or plastic surgery as recognized by the board
283	pursuant to s. 458.3312.
284	3. All such offices that are not the physician's primary
285	place of practice must be within 25 miles of the physician's
286	primary place of practice or in a county that is contiguous to
287	the county of the physician's primary place of practice.
288	However, the distance between any of the offices may not exceed
289	75 miles.
290	4. The physician may supervise only one office other than
291	the physician's primary place of practice except that until July
292	1, 2011, the physician may supervise up to two medical offices
293	other than the physician's primary place of practice if the
294	addresses of the offices are submitted to the board before July
295	1, 2006. Effective July 1, 2011, the physician may supervise

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296	only one office other than the physician's primary place of
297	practice, regardless of when the addresses of the offices were
298	submitted to the board.
299	(d) A physician who supervises an office in addition to
300	the physician's primary practice location must conspicuously
301	post in each of the physician's offices a current schedule of
302	the regular hours when the physician is present in that office
303	and the hours when the office is open while the physician is not
304	present.
305	(e) This subsection does not apply to health care services
306	provided in facilities licensed under chapter 395 or in
307	conjunction with a college of medicine, a college of nursing, an
308	accredited graduate medical program, or a nursing education
309	program; offices where the only service being performed is hair
310	removal by an advanced registered nurse practitioner or
311	physician assistant; not-for-profit, family-planning clinics
312	that are not licensed pursuant to chapter 390; rural and
313	federally qualified health centers; health care services
314	provided in a nursing home licensed under part II of chapter
315	400, an assisted living facility licensed under part III of
316	chapter 400, a continuing care facility licensed under chapter
317	651, or a retirement community consisting of independent living
318	units and a licensed nursing home or assisted living facility;
319	anesthesia services provided in accordance with law; health care
320	services provided in a designated rural health clinic; health
321	care services provided to persons enrolled in a program designed
322	to maintain elderly persons and persons with disabilities in a

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323 home or community-based setting; university primary care student 324 health centers; school health clinics; or health care services 325 provided in federal, state, or local government facilities. 326 (5) REQUIREMENTS FOR NOTICE AND REVIEW.--Upon initial 327 referral of a patient by another practitioner, the physician 328 receiving the referral must ensure that the patient is informed 329 of the type of license held by the physician and the type of 330 license held by any other practitioner who will be providing 331 services to the patient. When scheduling the initial examination or consultation following such referral, the patient may decide 332 333 to see the physician or any other licensed practitioner supervised by the physician and, before the initial examination 334 335 or consultation, shall sign a form indicating the patient's 336 choice of practitioner. The supervising physician must review 337 the medical record of the initial examination or consultation and ensure that a written report of the initial examination or 338 339 consultation is furnished to the referring practitioner within 340 10 business days following the completion of the initial 341 examination or consultation. LIMITATION ON RULEMAKING. -- This section is self-342 (6) 343 executing and does not require or provide authority for additional rulemaking. 344 345 Section 6. Subsection (5) of section 459.008, Florida 346 Statutes, is repealed. 347 Section 7. Section 459.025, Florida Statutes, is created 348 to read:

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349	459.025 Formal supervisory relationships, standing orders,
350	and established protocols; notice; standards
351	<u>(1)</u> NOTICE
352	(a) When an osteopathic physician enters into a formal
353	supervisory relationship or standing orders with an emergency
354	medical technician or paramedic licensed pursuant to s. 401.27,
355	which relationship or orders contemplate the performance of
356	medical acts, or when an osteopathic physician enters into an
357	established protocol with an advanced registered nurse
358	practitioner, which protocol contemplates the performance of
359	medical acts identified and approved by the joint committee
360	pursuant to s. 464.003(3)(c) or acts set forth in s. 464.012(3)
361	and (4), the osteopathic physician shall submit notice to the
362	board. The notice must contain a statement in substantially the
363	following form:
364	I, (name and professional license number of osteopathic
365	physician), of (address of osteopathic physician) have hereby
366	entered into a formal supervisory relationship, standing orders,
367	or an established protocol with (number of persons) emergency
368	<pre>medical technician(s), (number of persons) paramedic(s), or</pre>
368 369	<pre>medical technician(s), (number of persons) paramedic(s), or (number of persons) advanced registered nurse practitioner(s).</pre>
369	(number of persons) advanced registered nurse practitioner(s).
369 370	(number of persons) advanced registered nurse practitioner(s). (b) Notice shall be filed within 30 days after entering
369 370 371	<pre>(number of persons) advanced registered nurse practitioner(s). (b) Notice shall be filed within 30 days after entering into the relationship, orders, or protocol. Notice also shall be</pre>
369 370 371 372	<pre>(number of persons) advanced registered nurse practitioner(s). (b) Notice shall be filed within 30 days after entering into the relationship, orders, or protocol. Notice also shall be provided within 30 days after the osteopathic physician has</pre>
369 370 371 372 373	<pre>(number of persons) advanced registered nurse practitioner(s). (b) Notice shall be filed within 30 days after entering into the relationship, orders, or protocol. Notice also shall be provided within 30 days after the osteopathic physician has terminated any such relationship, orders, or protocol.</pre>

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376	based hair removal or reduction by persons other than
377	osteopathic physicians licensed under this chapter or chapter
378	458 shall require the person performing such service to be
379	appropriately trained and to work only under the direct
380	supervision and responsibility of an osteopathic physician
381	licensed under this chapter or chapter 458.
382	(3) SUPERVISORY RELATIONSHIPS IN MEDICAL OFFICE
383	SETTINGSAn osteopathic physician who supervises an advanced
384	registered nurse practitioner or physician assistant at a
385	medical office other than the osteopathic physician's primary
386	practice location, where the advanced registered nurse
387	practitioner or physician assistant is not under the onsite
388	supervision of a supervising osteopathic physician, must comply
389	with the standards set forth in this subsection. For the purpose
390	of this subsection, an osteopathic physician's "primary practice
391	location" means the address reflected on the physician's profile
392	published pursuant to s. 456.041.
393	(a) An osteopathic physician who is engaged in providing
394	primary health care services may not supervise more than four
395	offices in addition to the osteopathic physician's primary
396	practice location. For the purpose of this subsection, "primary
397	health care" means health care services that are commonly
398	provided to patients without referral from another practitioner,
399	including obstetrical and gynecological services, and excludes
400	practices providing primarily dermatologic and skin care
401	services, which include aesthetic skin care services.

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402	(b) An osteopathic physician who is engaged in providing
403	specialty health care services may not supervise more than two
404	offices in addition to the osteopathic physician's primary
405	practice location. For the purpose of this subsection,
406	"specialty health care" means health care services that are
407	commonly provided to patients with a referral from another
408	practitioner and excludes practices providing primarily
409	dermatologic and skin care services, which include aesthetic
410	skin care services.
411	(c) An osteopathic physician who supervises an advanced
412	registered nurse practitioner or physician assistant at a
413	medical office other than the osteopathic physician's primary
414	practice location, where the advanced registered nurse
415	practitioner or physician assistant is not under the onsite
416	supervision of a supervising osteopathic physician and the
417	services offered at the office are primarily dermatologic or
418	skin care services, which include aesthetic skin care services
419	other than plastic surgery, must comply with the standards
420	listed in subparagraphs 14. Notwithstanding s.
421	459.022(4)(e)8., an osteopathic physician supervising a
422	physician assistant pursuant to this paragraph may not be
423	required to review and cosign charts or medical records prepared
424	by such physician assistant.
425	1. The osteopathic physician shall submit to the Board of
426	Osteopathic Medicine the addresses of all offices where he or
427	she is supervising or has a protocol with an advanced registered

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nurse practitioner or a physician's assistant which are not the
osteopathic physician's primary practice location.
2. The osteopathic physician must be board-certified or
board-eligible in dermatology or plastic surgery as recognized
by the Board of Osteopathic Medicine pursuant to s. 459.0152.
3. All such offices that are not the osteopathic
physician's primary place of practice must be within 25 miles of
the osteopathic physician's primary place of practice or in a
county that is contiguous to the county of the osteopathic
physician's primary place of practice. However, the distance
between any of the offices may not exceed 75 miles.
4. The osteopathic physician may supervise only one office
other than the osteopathic physician's primary place of practice
except that until July 1, 2011, the osteopathic physician may
supervise up to two medical offices other than the osteopathic
physician's primary place of practice if the addresses of the
offices are submitted to the Board of Osteopathic Medicine
before July 1, 2006. Effective July 1, 2011, the osteopathic
physician may supervise only one office other than the
osteopathic physician's primary place of practice, regardless of
when the addresses of the offices were submitted to the Board of
Osteopathic Medicine.
(d) An osteopathic physician who supervises an office in
addition to the osteopathic physician's primary practice
location must conspicuously post in each of the osteopathic
physician's offices a current schedule of the regular hours when
the osteopathic physician is present in that office and the
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hours when the office is open while the osteopathic physician is 455 456 not present. 457 This subsection does not apply to health care services (e) 458 provided in facilities licensed under chapter 395 or in 459 conjunction with a college of medicine or college of nursing or 460 an accredited graduate medical or nursing education program; 461 offices where the only service being performed is hair removal 462 by an advanced registered nurse practitioner or physician 463 assistant; not-for-profit, family-planning clinics that are not 464 licensed pursuant to chapter 390; rural and federally qualified 465 health centers; health care services provided in a nursing home licensed under part II of chapter 400, an assisted living 466 467 facility licensed under part III of chapter 400, a continuing care facility licensed under chapter 651, or a retirement 468 469 community consisting of independent living units and either a 470 licensed nursing home or assisted living facility; anesthesia services provided in accordance with law; health care services 471 provided in a designated rural health clinic; health care 472 473 services provided to persons enrolled in a program designed to 474 maintain elderly persons and persons with disabilities in a home 475 or community-based setting; university primary care student health centers; school health clinics; or health care services 476 477 provided in federal, state, or local government facilities. 478 (4) REQUIREMENTS FOR NOTICE AND REVIEW.--Upon initial 479 referral of a patient by another practitioner, the osteopathic 480 physician receiving the referral must ensure that the patient is 481 informed of the type of license held by the osteopathic

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482	physician and the type of license held by any other practitioner
483	who will be providing services to the patient. When scheduling
484	the initial examination or consultation following such referral,
485	the patient may decide to see the osteopathic physician or any
486	other licensed practitioner supervised by the osteopathic
487	physician and, before the initial examination or consultation,
488	shall sign a form indicating the patient's choice of
489	practitioner. The supervising osteopathic physician must review
490	the medical record of the initial examination or consultation
491	and ensure that a written report of the initial examination or
492	consultation is furnished to the referring practitioner within
493	10 business days following the completion of the initial
494	examination or consultation.
495	(5) LIMITATION ON RULEMAKING This section is self-
496	executing and does not require or provide authority for
497	additional rulemaking.
498	Section 8. Subsection (3) of section 464.012, Florida
499	Statutes, is amended to read:
500	464.012 Certification of advanced registered nurse
501	practitioners; fees
502	(3) An advanced registered nurse practitioner shall
503	perform those functions authorized in this section within the
504	framework of an established protocol that is filed with the
505	board upon biennial license renewal and within 30 days after
506	entering into a supervisory relationship with a physician or
507	changes to the protocol. The board shall review the protocol to
508	ensure compliance with applicable regulatory standards for
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509	protocols. The board shall refer to the department licensees
510	submitting protocols that are not compliant with the regulatory
511	standards for protocols. A practitioner currently licensed under
512	chapter 458, chapter 459, or chapter 466 shall maintain
513	supervision for directing the specific course of medical
514	treatment. Within the established framework, an advanced
515	registered nurse practitioner may:
516	(a) Monitor and alter drug therapies.
517	(b) Initiate appropriate therapies for certain conditions.
518	(c) Perform additional functions as may be determined by
519	rule in accordance with s. 464.003(3)(c).
520	(d) Order diagnostic tests and physical and occupational
521	therapy.
522	Section 9. The Office of Program Policy Analysis and
523	Government Accountability (OPPAGA) shall review chapter 464,
524	Florida Statutes, and accompanying rules to identify barriers to
525	reducing the state's nursing shortage. OPPAGA shall consult with
526	appropriate legislative committee staff to identify specific
527	issues to address. OPPAGA shall report its findings to the
528	President of the Senate and the Speaker of the House of
529	Representatives by March 1, 2007.
530	Section 10. This act shall take effect July 1, 2006.

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