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An act relating to emergency management; amending s. 252.355, F.S.; specifying additional agencies that are required to provide registration information to special needs clients and persons with disabilities or special needs who receive services from such agencies for purposes of inclusion within the registry of persons with special needs maintained by local emergency management agencies; providing that the Department of Community Affairs shall be the designated lead agency responsible for community education and outreach to the general public, including special needs clients, regarding registration as a person with special needs, special needs shelters, and general information regarding shelter stays; requiring the department to disseminate educational and outreach information through local emergency management offices; requiring the department to coordinate community education and outreach related to special needs shelters with specified agencies and entities; providing that specified confidential and exempt information relating to registration of persons with special needs be provided to the Department of Health; amending s. 381.0303, F.S.; providing for the operation, maintenance, and closure of special needs shelters; removing a condition of specified funding as a prerequisite to the assumption of lead responsibility by the Department of Health for specified coordination with respect to the development of a plan for the staffing and medical management of special needs

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shelters; providing that the local Children's Medical Services offices shall assume lead responsibility for specified coordination with respect to the development of a plan for the staffing and medical management of pediatric special needs shelters; requiring such plans to conform to the local comprehensive emergency management plan; requiring county governments to assist in the process of coordinating the recruitment of health care practitioners to staff local special needs shelters; providing that the appropriate county health department, Children's Medical Services office, and local emergency management agency shall jointly determine the responsibility for medical supervision in a special needs shelter; providing that state employees with a preestablished role in disaster response may be called upon to serve in times of disaster in specified capacities; requiring the Secretary of Elderly Affairs to convene a multiagency emergency special needs shelter response team or teams to assist local areas that are severely impacted by a natural or manmade disaster that required the use of special needs shelters; providing duties and responsibilities of multiagency response teams; authorizing local emergency management agencies to request the assistance of a multiagency response team; providing for the inclusion of specified state agency representatives on each multiagency response team; authorizing hospitals and nursing homes that are used to shelter special needs persons during or after an

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evacuation to submit invoices for reimbursement to the 57 58 Department of Health; requiring the department to specify 59 by rule expenses that are reimbursable and the rate of reimbursement for services; prescribing means of and 60 procedures for reimbursement; providing eligibility for 61 reimbursement of health care facilities to whom special 62 63 needs shelter clients have been discharged by a 64 multiagency response team upon closure of a special needs 65 shelter; providing requirements with respect to such 66 reimbursement; prescribing means of and procedures for reimbursement; disallowing specified reimbursements; 67 68 revising the role of the special needs shelter interagency committee with respect to the planning and operation of 69 70 special needs shelters; providing required functions of 71 the committee; providing that the committee shall 72 recommend quidelines to establish a statewide database to 73 collect and disseminate special needs registration 74 information; revising the composition of the special needs 75 shelter interagency committee; requiring the inclusion of 76 specified rules with respect to special needs shelters and 77 specified minimum standards therefor; providing 78 requirements with respect to emergency management plans 79 submitted by a home health agency, nurse registry, or hospice to a county health department for review; removing 80 81 a condition of specified funding as a prerequisite to the 82 submission of such plans; amending s. 252.385, F.S.; 83 requiring the Division of Emergency Management of the 84 Department of Community Affairs to prepare and submit a

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85 statewide emergency shelter plan to the Governor and the 86 Cabinet for approval; providing plan requirements; 87 requiring the Department of Health to assist the division in determining the estimated need for special needs 88 shelter space; requiring inspection of public hurricane 89 evacuation shelter facilities by local emergency 90 91 management agencies prior to activation of such 92 facilities; amending s. 400.492, F.S.; providing that 93 nurse registries, hospices, and durable medical equipment 94 providers shall prepare and maintain a comprehensive emergency management plan; providing that home health, 95 hospice, and durable medical equipment provider agencies 96 shall not be required to continue to provide care to 97 98 patients in emergency situations that are beyond their 99 control and that make it impossible to provide services; 100 authorizing home health agencies, nurse registries, 101 hospices, and durable medical equipment providers to 102 establish links to local emergency operations centers to 103 determine a mechanism to approach areas within a disaster 104 area in order for the agency to reach its clients; 105 providing that the presentation of home care or hospice clients to the special needs shelter without the home 106 107 health agency or hospice making a good faith effort to provide services in the shelter setting constitutes 108 109 abandonment of the client; requiring regulatory review in such cases; amending s. 408.831, F.S.; providing that 110 111 entities regulated or licensed by the Agency for Health Care Administration may exceed their licensed capacity to 112

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act as a receiving facility under specified circumstances; providing requirements while such entities are in an overcapacity status; providing for issuance of an inactive license to such licensees under specified conditions; providing requirements and procedures with respect to the issuance and reactivation of an inactive license; providing fees; creating s. 252.357, F.S., requiring the Florida Comprehensive Emergency Management Plan to permit the Agency for Health Care Administration to initially contact nursing homes in disaster areas for specified monitoring purposes; requiring the agency to publish an emergency telephone number for use by nursing homes; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 252.355, Florida Statutes, is amended to read:

252.355 Registry of persons with special needs; notice. --

(1) In order to meet the special needs of <u>clients</u> persons who would need assistance during evacuations and sheltering because of physical, mental, <u>cognitive impairment</u>, or sensory disabilities, each local emergency management agency in the state shall maintain a registry of persons with special needs located within the jurisdiction of the local agency. The registration shall identify those persons in need of assistance and plan for resource allocation to meet those identified needs. To assist the local emergency management agency in identifying

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such persons, the Department of Children and Family Services,
Department of Health, Agency for Health Care Administration,
Department of Education, Agency for Persons with Disabilities,
Department of Labor and Employment Security, and Department of
Elderly Affairs shall provide registration information to all of
their special needs clients and to all people with disabilities
or special needs who receive services incoming clients as a part
of the intake process. The registry shall be updated annually.
The registration program shall give persons with special needs
the option of preauthorizing emergency response personnel to
enter their homes during search and rescue operations if
necessary to assure their safety and welfare following
disasters.

The Department of Community Affairs shall be the (2) designated lead agency responsible for community education and outreach to the general public, including special needs clients, regarding registration and special needs shelters and general information regarding shelter stays. The Department of Community Affairs shall disseminate such educational and outreach information through the local emergency management offices. The department shall coordinate the development of curriculum and dissemination of all community education and outreach related to special needs shelters with the Clearinghouse on Disability Information of the Governor's Working Group on the Americans with Disabilities Act, the Department of Children and Family Services, the Department of Health, the Agency for Health Care Administration, the Department of Education, the Agency for Persons with Disabilities, and the Department of Elderly

169 Affairs.

(3)(2) On or before May 1 of each year each electric utility in the state shall annually notify residential customers in its service area of the availability of the registration program available through their local emergency management agency.

(4)(3) All records, data, information, correspondence, and communications relating to the registration of persons with special needs as provided in subsection (1) are confidential and exempt from the provisions of s. 119.07(1), except that such information shall be available to other emergency response agencies, as determined by the local emergency management director, and shall be provided to the Department of Health in the furtherance of their duties and responsibilities.

(5)(4) All appropriate agencies and community-based service providers, including home health care providers, and hospices shall assist emergency management agencies by collecting registration information for persons with special needs as part of program intake processes, establishing programs to increase the awareness of the registration process, and educating clients about the procedures that may be necessary for their safety during disasters. Clients of state or federally funded service programs with physical, mental, cognitive impairment, or sensory disabilities who need assistance in evacuating, or when in shelters, must register as persons with special needs.

Section 2. Section 381.0303, Florida Statutes, is amended to read:

381.0303 Health practitioner recruitment for Special needs shelters.--

- (1) PURPOSE.--The purpose of this section is to <u>provide</u> for the operation, maintenance, and closure of special needs shelters and to designate the Department of Health, through its county health departments, as the lead agency for coordination of the recruitment of health care practitioners, as defined in s. 456.001(4), to staff special needs shelters in times of emergency or disaster and to provide resources to the department to carry out this responsibility. However, nothing in this section prohibits a county health department from entering into an agreement with a local emergency management agency to assume the lead responsibility for recruiting health care practitioners.
- (2) SPECIAL NEEDS SHELTER PLAN; STAFFING; CLOSURE; STATE

 AGENCY ASSISTANCE AND STAFFING. -- Provided funds have been appropriated to support medical services disaster coordinator positions in county health departments,
- (a) The department shall assume lead responsibility for the local coordination of local medical and health care providers, the American Red Cross, and other interested parties in developing a plan for the staffing and medical management of special needs shelters. The local Children's Medical Services offices shall assume lead responsibility for the local coordination of local medical and health care providers, the American Red Cross, and other interested parties in developing a plan for the staffing and medical management of pediatric special needs shelters. Plans shall conform to The plan shall be

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in conformance with the local comprehensive emergency management plan.

2.2.7

- (b)(a) County health departments shall, in conjunction with the local emergency management agencies, have the lead responsibility for coordination of the recruitment of health care practitioners to staff local special needs shelters. County health departments shall assign their employees to work in special needs shelters when those employees are needed to protect the health and safety of special needs clients of patients. County governments shall assist in this process.
- (c)(b) The appropriate county health department,

 Children's Medical Services office, and local emergency

 management agency shall jointly decide determine who has

 responsibility for medical supervision in each a special needs

 shelter and shall notify the department of their decision.
- (d)(e) Local emergency management agencies shall be responsible for the designation and operation of special needs shelters during times of emergency or disaster and the closure of the facilities following an emergency or disaster. County health departments shall assist the local emergency management agency with regard to the management of medical services in special needs shelters.
- (e) State employees with a preestablished role in disaster response may be called upon to serve in times of disaster commensurate with their knowledge, skills, and abilities and any needed activities related to the situation.
- (f) The Secretary of Elderly Affairs, or his or her designee, shall convene, at any time that he or she deems

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appropriate and necessary, a multiagency emergency special needs
shelter response team or teams to assist local areas that are
severely impacted by a natural or manmade disaster that requires
the use of special needs shelters. Multiagency response teams
shall provide assistance to local emergency management agencies
with the continued operation or closure of the shelters, as well
as with the discharge of special needs clients to alternate
facilities if necessary. Local emergency management agencies may
request the assistance of a multiagency response team by
alerting statewide emergency management officials of the
necessity for additional assistance in their area. The Secretary
of Elderly Affairs is encouraged to proactively work with other
state agencies prior to any natural disasters for which warnings
are provided to ensure that multiagency response teams are ready
to assemble and deploy rapidly upon a determination by state
emergency management officials that a disaster area requires
additional assistance. The Secretary of Elderly Affairs may call
upon any state agency or office to provide staff to assist a
multiagency response team or teams. Unless the secretary
determines that the nature or circumstances surrounding the
disaster do not warrant participation from a particular agency's
staff, each multiagency response team shall include at least one
representative from each of the following state agencies:

- 1. Department of Elderly Affairs.
- 2. Department of Health.

- 3. Department of Children and Family Services.
- 4. Department of Veterans' Affairs.
- 5. Department of Community Affairs.

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6. Agency for Health Care Administration.

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- 7. Agency for Persons with Disabilities.
- (3) REIMBURSEMENT TO HEALTH CARE PRACTITIONERS <u>AND</u> FACILITIES.--
- The Department of Health shall upon request reimburse, subject to the availability of funds for this purpose, health care practitioners, as defined in s. 456.001, provided the practitioner is not providing care to a patient under an existing contract, and emergency medical technicians and paramedics licensed under pursuant to chapter 401, for medical care provided at the request of the department in special needs shelters or at other locations during times of emergency or a declared major disaster. Reimbursement for health care practitioners, except for physicians licensed under pursuant to chapter 458 or chapter 459, shall be based on the average hourly rate that such practitioners were paid according to the most recent survey of Florida hospitals conducted by the Florida Hospital Association. Reimbursement shall be requested on forms prepared by the Department of Health and shall be paid as specified in paragraph (d).
- (b) Hospitals and nursing homes that are used to shelter special needs clients during or after an evacuation may submit invoices for reimbursement to the department. The department shall develop a form for reimbursement and shall specify by rule which expenses are reimbursable and the rate of reimbursement for each service. Reimbursement for the services described in this paragraph shall be paid as specified in paragraph (d).
 - (c) If, upon closure of a special needs shelter, a

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multiagency response team determines that it is necessary to discharge special needs shelter clients to other health care facilities, such as nursing homes, assisted living facilities, and community residential group homes, the receiving facilities shall be eligible for reimbursement for services provided to the clients for up to 90 days. Any facility eligible for reimbursement under this paragraph shall submit invoices for reimbursement on forms developed by the department. A facility must show proof of a written request from a representative of an agency serving on the multiagency response team that the client for whom the facility is seeking reimbursement for services rendered was referred to that facility from a special needs shelter. Reimbursement for the services described in this paragraph shall be paid as specified in paragraph (d). (d) If a Presidential Disaster Declaration has been issued made, and the Federal Government makes funds available, the department shall use those such funds for reimbursement of eligible expenditures. In other situations, or if federal funds do not fully compensate the department for reimbursements permissible under reimbursement made pursuant to this section, the department shall process a budget amendment to obtain reimbursement from unobligated, unappropriated moneys in the General Revenue Fund. The department shall not provide reimbursement to facilities under this subsection for services provided to a special needs client if, during the period of time in which the services were provided, the client was enrolled in another state-funded program, such as Medicaid or another similar program, which would otherwise pay for the same

337 <u>services.</u> Travel expense and per diem costs shall be reimbursed pursuant to s. 112.061.

- (4) HEALTH CARE PRACTITIONER REGISTRY.--The department may use the registries established in ss. 401.273 and 456.38 when health care practitioners are needed to staff special needs shelters or to staff disaster medical assistance teams.
- Secretary Department of Health may establish a special needs shelter interagency committee and serve as or appoint a designee to serve as the committee's chair. The department shall provide any necessary staff and resources to support the committee in the performance of its duties, to be chaired and staffed by the department. The committee shall resolve problems related to special needs shelters not addressed in the state comprehensive emergency medical plan and shall consult on serve as an oversight committee to monitor the planning and operation of special needs shelters.
 - (a) The committee shall may:

- 1. Develop and negotiate any necessary interagency agreements.
- 2. Undertake other such activities as the department deems necessary to facilitate the implementation of this section.
- 3. Submit recommendations to the Legislature as necessary. Such recommendations shall include, but not be limited to, the following:
 - a. Defining "special needs shelter."
- b. Defining "special needs client."
- c. Development of a uniform registration form for special

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365 needs clients.

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- <u>d</u>. Improving public awareness regarding the registration process.
- e. Improving overall communications with special needs clients both before and after a disaster.
- f. Recommending the construction or designation of additional special needs shelters in underserved areas of the state and the necessity of upgrading, modifying, or retrofitting existing special needs shelters.
- g. Recommending guidelines to establish a statewide database designed to collect and disseminate timely and appropriate special needs registration information.
- (b) The special needs shelter interagency committee shall be composed of representatives of emergency management, health, medical, and social services organizations. Membership shall include, but shall not be limited to, representatives of the Departments of Health, Community Affairs, Children and Family Services, Elderly Affairs, Labor and Employment Security, and Education; the Agency for Health Care Administration; the Florida Medical Association; the Florida Osteopathic Medical Association; Associated Home Health Industries of Florida, Inc.; the Florida Nurses Association; the Florida Health Care Association; the Florida Assisted Living Affiliation Association; the Florida Hospital Association; the Florida Statutory Teaching Hospital Council; the Florida Association of Homes for the Aging; the Florida Emergency Preparedness Association; the American Red Cross; Florida Hospices and Palliative Care, Inc.; the Association of Community Hospitals

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and Health Systems; the Florida Association of Health Maintenance Organizations; the Florida League of Health Systems; Private Care Association; and the Salvation Army; the Florida Association of Aging Services Providers; and the AARP.

- (c) Meetings of the committee shall be held in Tallahassee, and members of the committee shall serve at the expense of the agencies or organizations they represent. The committee shall make every effort to use teleconference or video conference capabilities in order to ensure statewide input and participation.
- (6) RULES.--The department has the authority to adopt rules necessary to implement this section. Rules shall may include a definition of a special needs client patient, specify physician reimbursement, and the designation of designate which county health departments which will have responsibility for the implementation of subsections (2) and (3). Standards for special needs shelters adopted by rule shall include minimum standards relating to:
- (a) Staffing levels for provision of services to assist individuals with activities of daily living.
 - (b) Provision of transportation services.
 - (c) Compliance with applicable service animal laws.
- (d) Eligibility criteria that includes individuals with physical, cognitive, and psychiatric disabilities.
- (e) Provision of support and services for individuals with physical, cognitive, and psychiatric disabilities.

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(f) Standardized applications that include specific eligibility criteria and the services an individual with special needs can expect to receive.

(g) Procedures for addressing the needs of unregistered individuals in need of shelter.

- (h) Requirements that the special needs shelter location meets the Florida Accessibility Code for Building Construction.

 If the location fails to meet the standards, a plan must be provided describing how compliance will be achieved.
- (i) Procedures for addressing the needs of families that are eligible for special needs shelter services. Specific procedures shall be developed to address the needs of families with multiple dependents where only one dependent is eligible for the special needs shelter. Specific procedures shall be developed to address the needs of adults with special needs who are caregivers for individuals without special needs.
- (j) Standards for special needs shelters, including staffing, onsite emergency power, transportation services, supplies, including durable medical equipment, and any other recommendations for minimum standards as determined by the committee.
- (7) REVIEW OF EMERGENCY MANAGEMENT PLANS; CONTINUITY OF CARE. -- Each emergency management plan submitted to a county health department by a home health agency pursuant to s. 400.497, by a nurse registry pursuant to s. 400.506, or by a hospice pursuant to s. 400.610, shall specify the organization's functional staffing plan for special needs shelters to ensure continuity of care and services to its clients during and after

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the disaster or emergency situation. The submission of Emergency management plans to county health departments by home health agencies pursuant to s. 400.497(8)(c) and (d) and by nurse registries pursuant to s. 400.506(16)(e) and by hospice programs pursuant to s. 400.610(1)(b) is conditional upon the receipt of an appropriation by the department to establish medical services disaster coordinator positions in county health departments unless the secretary of the department and a local county commission jointly determine to require such plans to be submitted based on a determination that there is a special need to protect public health in the local area during an emergency.

Section 3. Subsections (2) and (4) of section 252.385, Florida Statutes, are amended to read:

252.385 Public shelter space. --

(2)(a) The division shall administer a program to survey existing schools, universities, community colleges, and other state-owned, municipally owned, and county-owned public buildings and any private facility that the owner, in writing, agrees to provide for use as a public hurricane evacuation shelter to identify those that are appropriately designed and located to serve as such shelters. The owners of the facilities must be given the opportunity to participate in the surveys. The Board of Regents, district school boards, community college boards of trustees, and the Department of Education are responsible for coordinating and implementing the survey of public schools, universities, and community colleges with the division or the local emergency management agency.

(b) By January 31 of each even-numbered year, the Division
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of Emergency Management of the Department of Community Affairs shall prepare and submit a statewide emergency shelter plan to the Governor and the Cabinet for approval, subject to the requirements for approval provided in s. 1013.37(2). The plan must also identify the general location and square footage of special needs shelters, by regional planning council region, during the next 5 years. The Department of Health shall assist the division in determining the estimated need for special needs shelter space based on information from the special needs registration database and other factors.

- (4)(a) Public facilities, including schools, postsecondary education facilities, and other facilities owned or leased by the state or local governments, but excluding hospitals or nursing homes, which are suitable for use as public hurricane evacuation shelters shall be made available at the request of the local emergency management agencies. The local emergency management agency shall inspect a designated facility to determine its readiness prior to activating such facility for a specific hurricane or disaster. Such agencies shall coordinate with the appropriate school board, university, community college, or local governing board when requesting the use of such facilities as public hurricane evacuation shelters.
- (b) The Department of Management Services shall incorporate provisions for the use of suitable leased public facilities as public hurricane evacuation shelters into lease agreements for state agencies. Suitable leased public facilities include leased public facilities that are solely occupied by state agencies and have at least 2,000 square feet of net floor

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area in a single room or in a combination of rooms having a minimum of 400 square feet in each room. The net square footage of floor area must be determined by subtracting from the gross square footage the square footage of spaces such as mechanical and electrical rooms, storage rooms, open corridors, restrooms, kitchens, science or computer laboratories, shop or mechanical areas, administrative offices, records vaults, and crawl spaces.

- (c) The Department of Management Services shall, in consultation with local and state emergency management agencies, assess Department of Management Services facilities to identify the extent to which each facility has public hurricane evacuation shelter space. The Department of Management Services shall submit proposed facility retrofit projects that incorporate hurricane protection enhancements to the department for assessment and inclusion in the annual report prepared in accordance with subsection (3).
- Section 4. Section 400.492, Florida Statutes, is amended to read:
- 400.492 Provision of services during an emergency.--Each home health agency, nurse registry, hospice, or durable medical equipment provider shall prepare and maintain a comprehensive emergency management plan that is consistent with the standards adopted by national accreditation organizations and consistent with the local special needs plan. The plan shall be updated annually and shall provide for continuing home health, nurse registry, hospice, or durable medical equipment services during an emergency that interrupts patient care or services in the patient's home. The plan shall describe how the home health

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agency, nurse registry, hospice, or durable medical equipment provider establishes and maintains an effective response to emergencies and disasters, including: notifying staff when emergency response measures are initiated; providing for communication between staff members, county health departments, and local emergency management agencies, including a backup system; identifying resources necessary to continue essential care or services or referrals to other organizations subject to written agreement; and prioritizing and contacting patients who need continued care or services.

- (1) Each patient record for patients who are listed in the registry established pursuant to s. 252.355 shall include a description of how care or services will be continued in the event of an emergency or disaster. The home health agency shall discuss the emergency provisions with the patient and the patient's caregivers, including where and how the patient is to evacuate, procedures for notifying the home health agency in the event that the patient evacuates to a location other than the shelter identified in the patient record, and a list of medications and equipment which must either accompany the patient or will be needed by the patient in the event of an evacuation.
- (2) Each home health agency shall maintain a current prioritized list of patients who need continued services during an emergency. The list shall indicate how services shall be continued in the event of an emergency or disaster for each patient and if the patient is to be transported to a special needs shelter, and shall indicate if the patient is receiving

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skilled nursing services and the patient's medication and equipment needs. The list shall be furnished to county health departments and to local emergency management agencies, upon request.

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- (3) Home health, hospice, and durable medical equipment provider agencies shall not be required to continue to provide care to patients in emergency situations that are beyond their control and that make it impossible to provide services, such as when roads are impassable or when patients do not go to the location specified in their patient records. Home health agencies, nurse registries, hospices, and durable medical equipment providers may establish links to local emergency operations centers to determine a mechanism to approach areas within the disaster area in order for the agency to reach its clients. The presentation of home care or hospice clients to a special needs shelter without the home health agency or hospice making a good faith effort to provide services in the shelter setting will constitute abandonment of the client and will result in regulatory review.
- (4) Notwithstanding the provisions of s. 400.464(2) or any other provision of law to the contrary, a home health agency may provide services in a special needs shelter located in any county.
- Section 5. Section 408.831, Florida Statutes, is amended to read:
- 408.831 Denial, suspension, or revocation of a license, registration, certificate, or application.--
 - (1) In addition to any other remedies provided by law, the Page 21 of 25 $\,$

agency may deny each application or suspend or revoke each license, registration, or certificate of entities regulated or licensed by it:

- (a) If the applicant, licensee, registrant, or certificateholder, or, in the case of a corporation, partnership, or other business entity, if any officer, director, agent, or managing employee of that business entity or any affiliated person, partner, or shareholder having an ownership interest equal to 5 percent or greater in that business entity, has failed to pay all outstanding fines, liens, or overpayments assessed by final order of the agency or final order of the Centers for Medicare and Medicaid Services, not subject to further appeal, unless a repayment plan is approved by the agency; or
 - (b) For failure to comply with any repayment plan.
- (2) In reviewing any application requesting a change of ownership or change of the licensee, registrant, or certificateholder, the transferor shall, prior to agency approval of the change, repay or make arrangements to repay any amounts owed to the agency. Should the transferor fail to repay or make arrangements to repay the amounts owed to the agency, the issuance of a license, registration, or certificate to the transferee shall be delayed until repayment or until arrangements for repayment are made.
- (3) Entities subject to this section may exceed their licensed capacity to act as a receiving facility in accordance with an emergency operations plan for clients of evacuating providers from a geographic area where an evacuation order has

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been issued by a local authority having jurisdiction. While in an overcapacity status, each provider must furnish or arrange for appropriate care and services to all clients. Overcapacity status in excess of 15 days shall require compliance with all fire safety requirements or their equivalency as approved by state and local authorities, whichever is applicable. In addition, the agency shall approve requests for overcapacity beyond 15 days, which approvals shall be based upon satisfactory justification and need as provided by the receiving and sending facility.

- (4) An inactive license may be issued to a licensee subject to this section when the provider is located in a geographic area where a state of emergency was declared by the Governor of Florida if the provider:
- (a) Suffered damage to the provider's operation during that state of emergency.
 - (b) Is currently licensed.

- (c) Does not have a provisional license.
- 633 (d) Will be temporarily unable to provide services but is 634 reasonably expected to resume services within 12 months.

An inactive license may be issued for a period not to exceed 12 months but may be renewed by the agency for up to 6 additional months upon demonstration to the agency of progress toward reopening. A request by a licensee for an inactive license or to extend the previously approved inactive period must be submitted in writing to the agency, accompanied by written justification for the inactive license which states the beginning and ending

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dates of inactivity and includes a plan for the transfer of any clients to other providers and appropriate licensure fees. Upon agency approval, the licensee shall notify clients of any necessary discharge or transfer as required by authorizing statutes or applicable rules. The beginning of the inactive licensure period shall be the date the provider ceases operations. The end of the inactive period shall become the licensee expiration date and all licensure fees must be current, paid in full, and may be prorated. Reactivation of an inactive license requires the prior approval by the agency of a renewal application, including payment of licensure fees and agency inspections indicating compliance with all requirements of this part and applicable rules and statutes.

(5)(3) This section provides standards of enforcement applicable to all entities licensed or regulated by the Agency for Health Care Administration. This section controls over any conflicting provisions of chapters 39, 381, 383, 390, 391, 393, 394, 395, 400, 408, 468, 483, and 641 or rules adopted pursuant to those chapters.

Section 6. Section 252.357, Florida Statutes, is created to read:

252.357 Monitoring of nursing homes during disaster.--The Florida Comprehensive Emergency Management Plan shall permit the Agency for Health Care Administration, working from the agency's offices or in the Emergency Operations Center, ESF-8, to make initial contact with each nursing home in the disaster area. The agency, by July 15, 2005, and annually thereafter, shall publish on the Internet an emergency telephone number that can be used

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671	by nursing homes to contact the agency on a schedule established
672	by the agency to report requests for assistance. The agency may
673	also provide the telephone number to each facility when it makes
674	the initial facility call.
675	Section 7. This act shall take effect July 1, 2006.

Section 7. This act shall take effect July 1, 2006.