

LEGISLATIVE ACTION

Senate Comm: RCS 03/13/2019 House

The Committee on Health Policy (Flores) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert: Section 1. Subsection (4) of section 400.9905, Florida Statutes, is amended to read:

400.9905 Definitions.-

(4) "Clinic" means an entity <u>that provides</u> where health care services are provided to individuals <u>and that receives</u> <u>compensation</u> and which tenders charges for reimbursement for

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11 <u>those</u> such services, including a mobile clinic and a portable 12 equipment provider. As used in this part, the term does not 13 include and the licensure requirements of this part do not apply 14 to:

(a) Entities licensed or registered by the state under 15 chapter 395; entities licensed or registered by the state and 16 17 providing only health care services within the scope of services 18 authorized under their respective licenses under ss. 383.30-19 383.332, chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 20 466, chapter 478, chapter 484, or chapter 651; end-stage renal 21 22 disease providers authorized under 42 C.F.R. part 405, subpart 23 U; providers certified under 42 C.F.R. part 485, subpart B or 24 subpart H; or any entity that provides neonatal or pediatric 25 hospital-based health care services or other health care 26 services by licensed practitioners solely within a hospital 27 licensed under chapter 395.

28 (b) Entities that own, directly or indirectly, entities 29 licensed or registered by the state pursuant to chapter 395; 30 entities that own, directly or indirectly, entities licensed or 31 registered by the state and providing only health care services 32 within the scope of services authorized pursuant to their 33 respective licenses under ss. 383.30-383.332, chapter 390, 34 chapter 394, chapter 397, this chapter except part X, chapter 35 429, chapter 463, chapter 465, chapter 466, chapter 478, chapter 36 484, or chapter 651; end-stage renal disease providers 37 authorized under 42 C.F.R. part 405, subpart U; providers 38 certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based 39

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40 health care services by licensed practitioners solely within a 41 hospital licensed under chapter 395.

42 (c) Entities that are owned, directly or indirectly, by an 43 entity licensed or registered by the state pursuant to chapter 395; entities that are owned, directly or indirectly, by an 44 45 entity licensed or registered by the state and providing only health care services within the scope of services authorized 46 47 pursuant to their respective licenses under ss. 383.30-383.332, 48 chapter 390, chapter 394, chapter 397, this chapter except part X, chapter 429, chapter 463, chapter 465, chapter 466, chapter 49 50 478, chapter 484, or chapter 651; end-stage renal disease 51 providers authorized under 42 C.F.R. part 405, subpart U; 52 providers certified under 42 C.F.R. part 485, subpart B or 53 subpart H; or any entity that provides neonatal or pediatric 54 hospital-based health care services by licensed practitioners 55 solely within a hospital under chapter 395.

56 (d) Entities that are under common ownership, directly or 57 indirectly, with an entity licensed or registered by the state 58 pursuant to chapter 395; entities that are under common 59 ownership, directly or indirectly, with an entity licensed or 60 registered by the state and providing only health care services 61 within the scope of services authorized pursuant to their 62 respective licenses under ss. 383.30-383.332, chapter 390, 63 chapter 394, chapter 397, this chapter except part X, chapter 64 429, chapter 463, chapter 465, chapter 466, chapter 478, chapter 65 484, or chapter 651; end-stage renal disease providers 66 authorized under 42 C.F.R. part 405, subpart U; providers certified under 42 C.F.R. part 485, subpart B or subpart H; or 67 any entity that provides neonatal or pediatric hospital-based 68

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69 health care services by licensed practitioners solely within a70 hospital licensed under chapter 395.

71 (e) An entity that is exempt from federal taxation under 26 72 U.S.C. s. 501(c)(3) or (4), an employee stock ownership plan 73 under 26 U.S.C. s. 409 that has a board of trustees at least 74 two-thirds of which are Florida-licensed health care 75 practitioners and provides only physical therapy services under 76 physician orders, any community college or university clinic, 77 and any entity owned or operated by the federal or state 78 government, including agencies, subdivisions, or municipalities 79 thereof.

(f) A sole proprietorship, group practice, partnership, or corporation that provides health care services by physicians covered by s. 627.419, that is directly supervised by one or more of such physicians, and that is wholly owned by one or more of those physicians or by a physician and the spouse, parent, child, or sibling of that physician.

(g) A sole proprietorship, group practice, partnership, or 86 87 corporation that provides health care services by licensed health care practitioners under chapter 457, chapter 458, 88 89 chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 466, chapter 467, chapter 480, chapter 484, chapter 486, 90 91 chapter 490, chapter 491, or part I, part III, part X, part 92 XIII, or part XIV of chapter 468, or s. 464.012, and that is 93 wholly owned by one or more licensed health care practitioners, 94 or the licensed health care practitioners set forth in this 95 paragraph and the spouse, parent, child, or sibling of a 96 licensed health care practitioner if one of the owners who is a licensed health care practitioner is supervising the business 97

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98 activities and is legally responsible for the entity's 99 compliance with all federal and state laws. However, a health 100 care practitioner may not supervise services beyond the scope of 101 the practitioner's license, except that, for the purposes of 102 this part, a clinic owned by a licensee in s. 456.053(3)(b) 103 which provides only services authorized pursuant to s. 104 456.053(3)(b) may be supervised by a licensee specified in s. 105 456.053(3)(b).

106 (h) Clinical facilities affiliated with an accredited 107 medical school at which training is provided for medical 108 students, residents, or fellows.

(i) Entities that provide only oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 or entities that provide oncology or radiation therapy services by physicians licensed under chapter 458 or chapter 459 which are owned by a corporation whose shares are publicly traded on a recognized stock exchange.

(j) Clinical facilities affiliated with a college of chiropractic accredited by the Council on Chiropractic Education at which training is provided for chiropractic students.

(k) Entities that provide licensed practitioners to staff emergency departments or to deliver anesthesia services in facilities licensed under chapter 395 and that derive at least 90 percent of their gross annual revenues from the provision of such services. Entities claiming an exemption from licensure under this paragraph must provide documentation demonstrating compliance.

(1) Orthotic, prosthetic, pediatric cardiology, or perinatology clinical facilities or anesthesia clinical



127 facilities that are not otherwise exempt under paragraph (a) or 128 paragraph (k) and that are a publicly traded corporation or are 129 wholly owned, directly or indirectly, by a publicly traded 130 corporation. As used in this paragraph, a publicly traded 131 corporation is a corporation that issues securities traded on an 132 exchange registered with the United States Securities and 133 Exchange Commission as a national securities exchange.

134 (m) Entities that are owned by a corporation that has \$250 135 million or more in total annual sales of health care services 136 provided by licensed health care practitioners where one or more 137 of the persons responsible for the operations of the entity is a 138 health care practitioner who is licensed in this state and who 139 is responsible for supervising the business activities of the 140 entity and is responsible for the entity's compliance with state 141 law for purposes of this part.

142 (n) Entities that employ 50 or more licensed health care 143 practitioners licensed under chapter 458 or chapter 459 where 144 the billing for medical services is under a single tax 145 identification number. The application for exemption under this 146 subsection shall contain information that includes: the name, 147 residence, and business address and phone number of the entity that owns the practice; a complete list of the names and contact 148 149 information of all the officers and directors of the 150 corporation; the name, residence address, business address, and 151 medical license number of each licensed Florida health care 152 practitioner employed by the entity; the corporate tax 153 identification number of the entity seeking an exemption; a 154 listing of health care services to be provided by the entity at 155 the health care clinics owned or operated by the entity and a



156 certified statement prepared by an independent certified public 157 accountant which states that the entity and the health care clinics owned or operated by the entity have not received 158 159 payment for health care services under personal injury 160 protection insurance coverage for the preceding year. If the 161 agency determines that an entity which is exempt under this 162 subsection has received payments for medical services under 163 personal injury protection insurance coverage, the agency may 164 deny or revoke the exemption from licensure under this 165 subsection.

Notwithstanding this subsection, an entity shall be deemed a clinic and must be licensed under this part in order to receive reimbursement under the Florida Motor Vehicle No-Fault Law, ss. 627.730-627.7405, unless exempted under s. 627.736(5)(h).

Section 2. Subsection (4) of section 400.991, Florida Statutes, is amended to read:

400.991 License requirements; background screenings; prohibitions.-

(4) In addition to the requirements of part II of chapter 408, the applicant must file with the application satisfactory proof that the clinic is in compliance with this part and applicable rules, including:

(a) A listing of services to be provided either directly by
the applicant or through contractual arrangements with existing
providers;

(b) The number and discipline of each professional staffmember to be employed; and

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(c) Proof of financial ability to operate as required under

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185 s. 408.810(8). As an alternative to submitting proof of 186 financial ability to operate as required under s. 408.810(8), the applicant may file a surety bond of at least \$500,000 which 187 188 quarantees that the clinic will act in full conformity with all 189 legal requirements for operating a clinic, payable to the 190 agency. The agency may adopt rules to specify related 191 requirements for such surety bond; and 192 (d) Proof that the clinic maintains the financial responsibility in the manner set forth in s. 458.320(2) or s. 193 194 459.0085(2), as applicable, to pay claims and costs ancillary 195 thereto arising out of the rendering of or the failure to render 196 medical care and services, for physicians and osteopathic 197 physicians who perform liposuction procedures in which more than 198 1,000 cubic centimeters of supernatant fat is removed, Level II 199 office surgery, or Level III office surgery as those terms are 200 defined in ss. 458.305(8) and 459.003(9), in an office setting. 201 Section 3. Paragraph (j) is added to subsection (1) of 202 section 400.9935, Florida Statutes, to read: 203 400.9935 Clinic responsibilities.-204 (1) Each clinic shall appoint a medical director or clinic 205 director who shall agree in writing to accept legal 206 responsibility for the following activities on behalf of the 207 clinic. The medical director or the clinic director shall: 208 (j) If the clinic is registered with the department to perform office surgery, ensure that the clinic complies with the 209 210 standards of practice for office surgery adopted by rule under 211 ss. 458.309(4) and 459.005(3). 212 Section 4. Subsection (4) of section 400.995, Florida 213 Statutes, is amended to read:

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214 400.995 Agency administrative penalties.-215 (4) Any licensed clinic whose owner, medical director, or 216 clinic director concurrently operates an unlicensed clinic or a 217 clinic that is not registered with the department where any 218 liposuction procedure in which more than 1,000 cubic centimeters 219 of supernatant fat is removed or where any Level II office 220 surgery or Level III office surgery, as those terms are defined in ss. 458.305(8) and 459.003(9), is performed, is shall be 221 2.2.2 subject to an administrative fine of \$5,000 per day. Section 5. Subsection (12) is added to section 456.004, 223 224 Florida Statutes, to read: 225 456.004 Department; powers and duties.-The department, for 226 the professions under its jurisdiction, shall: 227 (12) Deny or revoke the registration of, or impose any 228 penalty set forth in s. 456.072(2) against, any facility where 229 office surgery, as defined in ss. 458.305(8) and 459.003(9), is 230 performed for failure of any of its physicians, owners, or 231 operators to comply with rules adopted under ss. 458.309(3) and 232 459.005(2). Section 456.073 applies to enforcement actions 233 brought against such facilities. If a facility's registration is 234 revoked, the department may deny any person named in the 235 registration documents of the facility, including the persons 236 who own or operate the facility, individually or as part of a 2.37 group, from registering a facility to perform surgical 238 procedures pursuant to s. 458.309(3) or s. 459.005(2) for 5 239 years after the revocation date. 240 Section 6. Subsection (6) is added to section 456.074, 241 Florida Statutes, to read: 242 456.074 Certain health care practitioners; immediate

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243	suspension of license
244	(6) The department may issue an emergency order suspending
245	or restricting the registration of a facility in which
246	liposuction procedures in which more than 1,000 cubic
247	centimeters of supernatant fat is removed, Level II office
248	surgery, or Level III office surgery as those terms are defined
249	in ss. 458.305(8) and 459.003(9), are performed upon a finding
250	of probable cause that the facility or its surgeons are not in
251	compliance with the standards of practice for office surgery
252	adopted by the boards pursuant to s. 458.309(4) or s.
253	459.005(3), as applicable, or are in violation of s.
254	458.331(1)(v) or s. 459.015(1)(z) and that such noncompliance
255	constitutes an immediate danger to the public.
256	Section 7. Section 458.305, Florida Statutes, is amended to
257	read:
258	458.305 Definitions.—As used in this chapter, the term:
259	(1) "Board" means the Board of Medicine.
260	(2) "Deep sedation and analgesia" means a drug-induced
261	depression of consciousness during which all of the following
262	apply:
263	(a) The patient cannot be easily aroused but responds by
264	purposefully following repeated or painful stimulation.
265	(b) The patient's ability to independently maintain
266	ventilatory function may be impaired.
267	(c) The patient may require assistance in maintaining a
268	patent airway, and spontaneous ventilation may be inadequate.
269	(d) The patient's cardiovascular function is usually
270	maintained.
271	(e) The patient's reflex withdrawal from painful stimulus

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272	is not considered a purposeful response.
273	(3) (2) "Department" means the Department of Health.
274	(4) "Epidural anesthesia" means anesthesia produced by the
275	injection of an anesthetic agent into the space on or around the
276	dura mater of the spinal cord.
277	(5) "General anesthesia" means a drug-induced loss of
278	consciousness administered by a qualified general anesthesia
279	provider during which all of the following apply:
280	(a) The patient is not able to be aroused, even by painful
281	stimulation.
282	(b) The patient's ability to independently maintain
283	ventilatory function is often impaired.
284	(c) The patient has a level of depressed neuromuscular
285	function.
286	(d) The patient may require assistance in maintaining a
287	patent airway, and positive pressure ventilation may be
288	required.
289	(e) The patient's cardiovascular function may be impaired.
290	(6) "Minimal sedation" means a drug-induced state during
291	which patients respond normally to verbal commands. Although
292	cognitive function and physical coordination may be impaired,
293	airway reflexes and respiratory and cardiovascular functions are
294	unaffected.
295	(7) "Moderate sedation and analgesia" or "conscious
296	sedation" means drug-induced depression of consciousness and a
297	state of consciousness during which all of the following apply:
298	(a) The patient responds purposefully to verbal commands,
299	either alone or accompanied by light tactile stimulation.
300	(b) Interventions are not required to maintain a patent

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301	airway, and spontaneous ventilation is adequate.
302	(c) Cardiovascular function is maintained.
303	(d) Reflex withdrawal from a painful stimulus is not
304	considered a purposeful response.
305	(8) "Office surgery" means a surgery that is performed in a
306	physician's office or any facility that is not licensed under
307	chapter 390 or chapter 395.
308	(a) "Level I office surgery" includes any surgery that
309	consists of only minor procedures and in which anesthesia is
310	limited to minimal sedation.
311	(b) "Level II office surgery" includes any surgery in which
312	the patient's level of sedation is that of moderate sedation and
313	analgesia or conscious sedation.
314	(c) "Level III office surgery" includes any surgery in
315	which the patient's level of sedation is that of deep sedation
316	and analgesia or general anesthesia. The term includes any
317	surgery that includes the use of spinal anesthesia or epidural
318	anesthesia.
319	(10) (3) "Practice of medicine" means the diagnosis,
320	treatment, operation, or prescription for any human disease,
321	pain, injury, deformity, or other physical or mental condition.
322	(11) "Spinal anesthesia" means anesthesia produced by the
323	injection of an anesthetic agent into the subarachnoid space of
324	the spinal cord.
325	(12) "Surgeon" means a physician who performs surgery.
326	(13) "Surgery" means any manual or operative procedure,
327	including the use of lasers, performed upon the body of a living
328	human being for the purposes of preserving health, diagnosing or
329	curing disease, repairing injury, correcting deformity or

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330	defects, prolonging life, or relieving suffering or any elective
331	procedure for aesthetic, reconstructive, or cosmetic purposes,
332	including, but not limited to: incision or curettage of tissue
333	or an organ; suture or other repair of tissue or organ,
334	including a closed as well as an open reduction of a fracture;
335	extraction of tissue including premature extraction of the
336	products of conception from the uterus; insertion of natural or
337	artificial implants; or an endoscopic procedure with use of
338	local or general anesthetic.
339	(9) (4) "Physician" means a person who is licensed to
340	practice medicine in this state.
341	Section 8. Subsection (3) of section 458.309, Florida
342	Statutes, is amended and subsection (4) is added to that
343	section, to read:
344	458.309 Rulemaking authority
345	(3) A physician who performs any liposuction procedure
346	procedures in which more than 1,000 cubic centimeters of
347	supernatant fat is removed, any Level II office surgery level 2
348	procedures lasting more than 5 minutes, or any Level III office
349	surgery and all level 3 surgical procedures in an office setting
350	must register the office with the department unless that office
351	is licensed as a facility under chapter 395. The department
352	shall inspect the physician's office annually unless the office
353	is accredited by a nationally recognized accrediting agency or
354	an accrediting organization subsequently approved by the Board
355	of Medicine. The actual costs for registration and inspection or
356	accreditation shall be paid by the person seeking to register
357	and operate the office setting in which office surgery is
358	performed. As a condition of registration, a physician who

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359	performs such surgical procedures in an office setting, and the
360	office itself if it is a separate legal entity from the
361	physician, must maintain the same levels of financial
362	responsibility required in s. 458.320.
363	(4) The department may adopt rules to administer the
364	registration, inspection, and safety of offices in which a
365	physician performs office surgery. The board shall adopt by rule
366	standards of practice for physicians who perform office surgery.
367	The board shall impose a fine of \$5,000 per day on a physician
368	who performs a surgical procedure identified in subsection (3)
369	in an office that is not registered with the department.
370	Section 9. Paragraph (vv) is added to subsection (1) of
371	section 458.331, Florida Statutes, to read:
372	458.331 Grounds for disciplinary action; action by the
373	board and department
374	(1) The following acts constitute grounds for denial of a
375	license or disciplinary action, as specified in s. 456.072(2):
376	(vv) Performing a liposuction procedure in which more than
377	1,000 cubic centimeters of supernatant fat is removed, a Level
378	II office surgery, or a Level III office surgery in an office
379	that is not registered with the department pursuant to s.
380	458.309(3).
381	Section 10. Section 459.003, Florida Statutes, is amended
382	to read:
383	459.003 DefinitionsAs used in this chapter, the term:
384	(1) "Board" means the Board of Osteopathic Medicine.
385	(2) "Deep sedation and analgesia" means a drug-induced
386	depression of consciousness during which all of the following
387	apply:

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388	(a) The patient cannot be easily aroused but responds by
389	purposefully following repeated or painful stimulation.
390	(b) The patient's ability to independently maintain
391	ventilatory function may be impaired.
392	(c) The patient may require assistance in maintaining a
393	patent airway, and spontaneous ventilation may be inadequate.
394	(d) The patient's cardiovascular function is usually
395	maintained.
396	(e) The patient's reflex withdrawal from painful stimulus
397	is not considered a purposeful response.
398	(3) (2) "Department" means the Department of Health.
399	(5) "Epidural anesthesia" means anesthesia produced by the
400	injection of an anesthetic agent into the space on or around the
401	dura mater of the spinal cord.
402	(6) "General anesthesia" means a drug-induced loss of
403	consciousness administered by a qualified general anesthesia
404	provider during which all of the following apply:
405	(a) The patient is not able to be aroused, even by painful
406	stimulation.
407	(b) The patient's ability to independently maintain
408	ventilatory function is often impaired.
409	(c) The patient has a level of depressed neuromuscular
410	function.
411	(d) The patient may require assistance in maintaining a
412	patent airway, and positive pressure ventilation may be
413	required.
414	(e) The patient's cardiovascular function may be impaired.
415	(7) "Minimal sedation" means a drug-induced state during
416	which patients respond normally to verbal commands. Although

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417	cognitive function and physical coordination may be impaired,
418	airway reflexes, and respiratory and cardiovascular functions
419	are unaffected.
420	(8) "Moderate sedation and analgesia" or "conscious
421	sedation" means drug-induced depression of consciousness and a
422	state of consciousness during which all of the following apply:
423	(a) The patient responds purposefully to verbal commands,
424	either alone or accompanied by light tactile stimulation.
425	(b) Interventions are not required to maintain a patent
426	airway, and spontaneous ventilation is adequate.
427	(c) Cardiovascular function is maintained.
428	(d) Reflex withdrawal from a painful stimulus is not
429	considered a purposeful response.
430	(9) "Office surgery" means a surgery that is performed in a
431	physician's office or any facility that is not licensed under
432	chapter 390 or chapter 395.
433	(a) "Level I office surgery" includes any surgery that
434	consists of only minor procedures and in which anesthesia is
435	limited to minimal sedation.
436	(b) "Level II office surgery" includes any surgery in which
437	the patient's level of sedation is that of moderate sedation and
438	analgesia or conscious sedation.
439	(c) "Level III office surgery" includes any surgery in
440	which the patient's level of sedation is that of deep sedation
441	and analgesia or general anesthesia. The term includes any
442	surgery that includes the use of spinal anesthesia or epidural
443	anesthesia.
444	(11) (3) "Practice of osteopathic medicine" means the
445	diagnosis, treatment, operation, or prescription for any human

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446 disease, pain, injury, deformity, or other physical or mental 447 condition, which practice is based in part upon educational standards and requirements which emphasize the importance of the 448 449 musculoskeletal structure and manipulative therapy in the 450 maintenance and restoration of health. 451 (12) "Spinal anesthesia" means anesthesia produced by the 452 injection of an anesthetic agent into the subarachnoid space of 453 the spinal cord. 454 (13) "Surgeon" means a physician who performs surgery. 455 (14) "Surgery" means any manual or operative procedure, 456 including the use of lasers, performed upon the body of a living 457 human being for the purposes of preserving health, diagnosing or 458 curing disease, repairing injury, correcting deformity or 459 defects, prolonging life, or relieving suffering or any elective 460 procedure for aesthetic, reconstructive, or cosmetic purposes, 461 including, but not limited to: incision or curettage of tissue 462 or an organ; suture or other repair of tissue or organ, 463 including a closed as well as an open reduction of a fracture; extraction of tissue including premature extraction of the 464 465 products of conception from the uterus; insertion of natural or artificial implants; or an endoscopic procedure with use of 466 467 local or general anesthetic. 468

(10) (4) "Osteopathic physician" means a person who is 469 licensed to practice osteopathic medicine in this state.

(4) (5) "Doctor of Osteopathy" and "Doctor of Osteopathic Medicine," when referring to degrees, shall be construed to be 472 equivalent and equal degrees.

473 Section 11. Subsection (2) of section 459.005, Florida 474 Statutes, is amended and subsection (3) is added to that

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475 section, to read:

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459.005 Rulemaking authority.-

(2) A physician who performs any liposuction procedure 477 procedures in which more than 1,000 cubic centimeters of 478 479 supernatant fat is removed, any Level II office surgery level 2 480 procedures lasting more than 5 minutes, or any Level III office 481 surgery and all level 3 surgical procedures in an office setting 482 must register the office with the department unless that office 483 is licensed as a facility under chapter 395. The department 484 shall inspect the physician's office annually unless the office 485 is accredited by a nationally recognized accrediting agency or 486 an accrediting organization subsequently approved by the Board 487 of Osteopathic Medicine. The actual costs for registration and 488 inspection or accreditation shall be paid by the person seeking 489 to register and operate the office setting in which office surgery is performed. As a condition of registration, a 490 491 physician who performs such surgical procedures in an office setting, and the office itself if it is a separate legal entity 492 493 from the physician, must maintain the same levels of financial 494 responsibility required in s. 459.0085.

(3) The department may adopt rules to administer the registration, inspection, and safety of offices in which a physician performs office surgery. The board shall adopt by rule standards of practice for physicians who perform office surgery. The board shall impose a fine of \$5,000 per day on a physician who performs a surgical procedure identified in subsection (2) in an office that is not registered with the department.

502 Section 12. Paragraph (xx) is added to subsection (1) of 503 section 459.015, Florida Statutes, to read:

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504	459.015 Grounds for disciplinary action; action by the
505	board and department
506	(1) The following acts constitute grounds for denial of a
507	license or disciplinary action, as specified in s. 456.072(2):
508	(xx) Performing a liposuction procedure in which more than
509	1,000 cubic centimeters of supernatant fat is removed, a Level
510	II office surgery, or a Level III office surgery in an office
511	that is not registered with the department pursuant to s.
512	459.005(2).
513	Section 13. Paragraph (b) of subsection (4) of section
514	464.012, Florida Statutes, is amended to read:
515	464.012 Licensure of advanced practice registered nurses;
516	fees; controlled substance prescribing
517	(4) In addition to the general functions specified in
518	subsection (3), an advanced practice registered nurse may
519	perform the following acts within his or her specialty:
520	(b) The certified registered nurse anesthetist may, to the
521	extent authorized by established protocol approved by the
522	medical staff of the facility in which the anesthetic service is
523	performed, perform any or all of the following:
524	1. Determine the health status of the patient as it relates
525	to the risk factors and to the anesthetic management of the
526	patient through the performance of the general functions.
527	2. Based on history, physical assessment, and supplemental
528	laboratory results, determine, with the consent of the
529	responsible physician, the appropriate type of anesthesia within
530	the framework of the protocol.
531	3. Order under the protocol preanesthetic medication.
532	4. Perform under the protocol procedures commonly used to



533 render the patient insensible to pain during the performance of 534 surgical, obstetrical, therapeutic, or diagnostic clinical 535 procedures. These procedures include ordering and administering 536 regional, spinal, and general anesthesia; inhalation agents and 537 techniques; intravenous agents and techniques; and techniques of 538 hypnosis.

539 5. Order or perform monitoring procedures indicated as 540 pertinent to the anesthetic health care management of the 541 patient.

542 6. Support life functions during anesthesia health care,
543 including induction and intubation procedures, the use of
544 appropriate mechanical supportive devices, and the management of
545 fluid, electrolyte, and blood component balances.

7. Recognize and take appropriate corrective action for abnormal patient responses to anesthesia, adjunctive medication, or other forms of therapy.

8. Recognize and treat a cardiac arrhythmia while the patient is under anesthetic care.

9. Participate in management of the patient while in the postanesthesia recovery area, including ordering the administration of fluids and drugs.

10. Place special peripheral and central venous and arterial lines for blood sampling and monitoring as appropriate.

<u>11. Provide the services identified in subsections 1.-10.</u> <u>in an office registered to perform office surgery pursuant to s.</u> <u>458.309(3) or s. 459.005(2) within the framework of an</u> <u>established protocol with an anesthesiologist licensed under</u> <u>chapter 458 or chapter 459.</u> Section 14. Paragraph (a) of subsection (1) of section

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562	766.101, Florida Statutes, is amended to read:
563	766.101 Medical review committee, immunity from liability
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	(1) As used in this section:
565	(a) The term "medical review committee" or "committee"
566	means:
567	1.a. A committee of a hospital or ambulatory surgical
568	center licensed under chapter 395 or a health maintenance
569	organization certificated under part I of chapter 641;
570	b. A committee of a physician-hospital organization, a
571	provider-sponsored organization, or an integrated delivery
572	system;
573	c. A committee of a state or local professional society of
574	health care providers;
575	d. A committee of a medical staff of a licensed hospital or
576	nursing home, provided the medical staff operates pursuant to
577	written bylaws that have been approved by the governing board of
578	the hospital or nursing home;
579	e. A committee of the Department of Corrections or the
580	Correctional Medical Authority as created under s. 945.602, or
581	employees, agents, or consultants of either the department or
582	the authority or both;
583	f. A committee of a professional service corporation formed
584	under chapter 621 or a corporation organized under part I of
585	chapter 607 or chapter 617, which is formed and operated for the
586	practice of medicine as defined in <u>s. 458.305</u> s. $458.305(3)$, and
587	which has at least 25 health care providers who routinely
588	provide health care services directly to patients;
589	g. A committee of the Department of Children and Families
590	which includes employees, agents, or consultants to the

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591 department as deemed necessary to provide peer review, 592 utilization review, and mortality review of treatment services 593 provided pursuant to chapters 394, 397, and 916;

h. A committee of a mental health treatment facility licensed under chapter 394 or a community mental health center as defined in s. 394.907, provided the quality assurance program operates pursuant to the guidelines that have been approved by the governing board of the agency;

i. A committee of a substance abuse treatment and education prevention program licensed under chapter 397 provided the quality assurance program operates pursuant to the guidelines that have been approved by the governing board of the agency;

j. A peer review or utilization review committee organized under chapter 440;

k. A committee of the Department of Health, a county health department, healthy start coalition, or certified rural health network, when reviewing quality of care, or employees of these entities when reviewing mortality records; or

 A continuous quality improvement committee of a pharmacy licensed pursuant to chapter 465,

612 which committee is formed to evaluate and improve the quality of 613 health care rendered by providers of health service, to 614 determine that health services rendered were professionally 615 indicated or were performed in compliance with the applicable 616 standard of care, or that the cost of health care rendered was 617 considered reasonable by the providers of professional health 618 services in the area; or

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2. A committee of an insurer, self-insurer, or joint



620	underwriting association of medical malpractice insurance, or
621	other persons conducting review under s. 766.106.
622	Section 15. This act shall take effect upon becoming a law.
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624	=========== T I T L E A M E N D M E N T =================================
625	And the title is amended as follows:
626	Delete everything before the enacting clause
627	and insert:
628	A bill to be entitled
629	An act relating to clinics and office surgery;
630	amending s. 400.9905, F.S.; revising the definition of
631	the term "clinic"; amending s. 400.991, F.S.;
632	requiring a clinic to provide proof of its financial
633	responsibility to pay certain claims and costs along
634	with its application for licensure to the Agency for
635	Health Care Administration; amending s. 400.9935,
636	F.S.; requiring a medical director or a clinic
637	director to ensure that the clinic complies with
638	specified rules; amending s. 400.995, F.S.; requiring
639	the agency to impose a specified administrative fine
640	on an unregistered clinic that performs certain office
641	surgeries; amending s. 456.004, F.S.; requiring the
642	Department of Health to deny or revoke the
643	registration of or impose certain penalties against a
644	facility where certain office surgeries are performed
645	under certain circumstances; specifying provisions
646	that apply enforcement actions against such
647	facilities; authorizing the department to deny certain
648	persons associated with an office of which the



649 registration was revoked from registering a new office 650 to perform certain office surgery; amending s. 651 456.074, F.S.; authorizing the department to issue an 652 emergency order suspending or restricting the 653 registration of a certain office if it makes certain 654 findings; amending s. 458.305, F.S.; defining terms; 655 amending s. 458.309, F.S.; requiring a physician who 656 performs certain office surgery and the office in 657 which the surgery is performed to maintain specified 658 levels of financial responsibility; authorizing the 659 department to adopt rules to administer the 660 registration, inspection, and safety of offices that 661 perform certain office surgery; requiring the Board of 662 Medicine to adopt rules governing the standard of care 663 for physicians practicing in such offices; requiring 664 the board to impose a specified fine on physicians who 665 perform certain office surgeries in an unregistered 666 office; amending s. 458.331, F.S.; providing that a 667 physician performing certain office surgeries in an 668 unregistered office constitutes grounds for denial of 669 a license or disciplinary action; amending s. 459.003, 670 F.S.; defining terms; amending s. 459.005, F.S.; 671 requiring a physician who performs certain office 672 surgery and the office in which the surgery is 673 performed to maintain specified levels of financial 674 responsibility; authorizing the department to adopt 675 rules to administer the registration, inspection, and 676 safety of offices that perform certain office surgery; 677 requiring the Board of Osteopathic Medicine to adopt

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678 rules governing the standard of care for physicians 679 practicing in such offices; requiring the board to impose a specified fine on physicians who perform 680 681 certain office surgeries in an unregistered office; 682 amending s. 459.015, F.S.; providing that a physician 683 performing certain office surgeries in an unregistered 684 office constitutes grounds for denial of a license or 685 disciplinary action; amending s. 464.012, F.S.; authorizing a certified registered nurse anesthetist 686 687 to provide specified services in a an office 688 registered to perform office surgery within the 689 framework of an established protocol with a licensed 690 anesthesiologist; amending s. 766.101, F.S.; 691 conforming a cross-reference; providing an effective 692 date.