1 A bill to be entitled 2 An act relating to the Agency for Health Care 3 Administration; amending s. 408.05, F.S.; removing the 4 State Consumer Health Information and Policy Advisory 5 Council; amending s. 429.177, F.S.; defining the term 6 "memory care services"; requiring memory care 7 providers to follow specified standards of operation 8 in providing memory care services; providing 9 requirements for resident contracts; providing 10 requirements for memory care facilities; prohibiting 11 certain facilities from advertising, representing, or 12 holding themselves out as memory care providers unless such facilities meet specified criteria; repealing s. 13 14 429.178, F.S., relating to special care for persons 15 with Alzheimer's disease, dementia, or other memory 16 disorders; amending s. 627.4236, F.S.; removing rulemaking authority; providing effective dates. 17 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. Subsection (7) of section 408.05, Florida Statutes, is renumbered as subsection (6), and paragraph (g) of 22 23 subsection (3) and present subsection (6) are amended, to read: 408.05 Florida Center for Health Information and 24 25 Transparency.-

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26 HEALTH INFORMATION TRANSPARENCY.-In order to (3)27 disseminate and facilitate the availability of comparable and 28 uniform health information, the agency shall perform the 29 following functions: 30 Consult with contracted vendors, the State Consumer (a) 31 Health Information and Policy Advisory Council, and other public 32 and private users regarding the types of data that should be 33 collected and the use of such data. (6) STATE CONSUMER HEALTH INFORMATION AND POLICY ADVISORY 34 35 COUNCIL.-36 (a) There is established in the agency the State Consumer 37 Health Information and Policy Advisory Council to assist the center. The council consists of the following members: 38 39 1. An employee of the Executive Office of the Governor, to be appointed by the Governor. 40 41 2. An employee of the Office of Insurance Regulation, to 42 be appointed by the director of the office. 43 3. An employee of the Department of Education, to be appointed by the Commissioner of Education. 44 45 Ten persons, to be appointed by the Secretary of Health 4. 46 Care Administration, representing other state and local 47 agencies, state universities, business and health coalitions, local health councils, professional health-care-related 48 associations, consumers, and purchasers. 49 50 (b) Each member of the council shall be appointed to serve Page 2 of 9

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51 for a term of 2 years following the date of appointment. A vacancy shall be filled by appointment for the remainder of the 52 53 term, and each appointing authority retains the right to 54 reappoint members whose terms of appointment have expired. 55 (c) The council may meet at the call of its chair, at the 56 request of the agency, or at the request of a majority of its 57 membership, but the council must meet at least quarterly. 58 (d) Members shall elect a chair and vice chair annually. 59 (e) A majority of the members constitutes a quorum, and 60 the affirmative vote of a majority of a quorum is necessary to 61 take action. 62 (f) The council shall maintain minutes of each meeting and shall make such minutes available to any person. 63 64 (g) Members of the council shall serve without compensation but shall be entitled to receive reimbursement for 65 per diem and travel expenses as provided in s. 112.061. 66 67 (h) The council's duties and responsibilities include, but are not limited to, the following: 68 69 1. To develop a mission statement, goals, and a plan of 70 action for the identification, collection, standardization, 71 sharing, and coordination of health-related data across federal, 72 state, and local government and private sector entities. 2. To develop a review process to ensure cooperative 73 74 planning among agencies that collect or maintain health-related 75 <del>data.</del>

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76	3. To create ad hoc issue-oriented technical workgroups on
77	an as-needed basis to make recommendations to the council.
78	Section 2. Effective January 1, 2026, section 429.177,
79	Florida Statutes, is amended to read:
80	429.177 Patients with Alzheimer's disease, dementia, or
81	other <u>memory</u> <del>related</del> disorders; certain disclosures; minimum
82	standards
83	(1) "Memory care services" means specialized or focused
84	care and services designed to address health or behavioral
85	issues resulting from Alzheimer's disease, dementia, or other
86	memory disorders.
87	(2)(a) A facility that advertises itself as a memory care
88	provider or otherwise claims that the facility provides memory
89	care services, including, but not limited to, services for
90	residents with Alzheimer's disease, dementia, or other memory
91	disorders, must meet all of the following standards of operation
92	for such services:
93	1. Develop and implement policies and procedures
94	addressing all of the following:
95	a. Admittance criteria.
96	b. Care and services necessary to address the needs of
97	persons admitted for memory care services.
98	2. Activities specifically designed and offered for
99	persons admitted for memory care services.

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100	3. Maintenance of a current and accurate log of residents
101	admitted as receiving memory care services.
102	(b) The standards in paragraph (a) apply to any unit
103	designated for the provision of memory care services or to a
104	facility that provides memory care services to any resident
105	admitted and requiring such services.
106	(3) In addition to the requirements of s. 429.24, resident
107	contracts must specify all memory care services to be provided
108	and any related costs should those costs exceed standard room
109	and board.
110	(4) In addition to the requirements of s. 429.26(7), for
111	persons residing in a memory care facility, the facility shall:
112	(a) Notify a licensed physician when a resident has a
113	change of condition specific to increased or more severe
114	dementia, or other memory disorder to ensure that appropriate
115	care is provided to the resident. The notification must occur
116	within 30 days after the acknowledgement of such changes in
117	condition by facility staff.
118	(b) If a change in the resident's condition is determined
119	to exist, notify the resident's representative or designee and
120	assist in making appointments for the necessary care and
121	services for treatment of the change in condition.
122	(d) If the resident does not have a representative or
123	designee, or if the resident's representative or designee cannot
124	be located or is unresponsive, arrange with the appropriate
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125 health care provider for the necessary care and services for 126 treatment of the change in condition. 127 (5) (a) The memory care facility, or if a memory care 128 provider has a specific unit designated for memory care 129 services, must have at least one staff member present to provide care and services at all times. The staff member shall: 130 131 1. Stay awake at all times. 132 2. Meet any training required as defined by statute or rule for assisted living facilities, including the training and 133 134 continuing education requirements of s. 430.5025. 135 3. Be certified in first aid and cardiopulmonary 136 resuscitation. (b) A staff member administering medication or providing 137 138 assistance with the self-administration of medication may not be considered as the sole staff member toward the staffing 139 140 requirement while engaged in these tasks. 141 A facility licensed under this part which claims that (6) 142 it provides special care for persons who have Alzheimer's 143 disease, dementia, or other memory related disorders must disclose in its advertisements or in a separate document those 144 145 services that distinguish the care as being especially applicable to, or suitable for, such persons. The facility must 146 147 give a copy of all such advertisements or a copy of the document to each person who requests information about programs and 148 149 services for persons with Alzheimer's disease, dementia, or

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150	other <u>memory</u> <del>related</del> disorders offered by the facility and must
151	maintain a copy of all such advertisements and documents in its
152	records. The agency shall examine all such advertisements and
153	documents in the facility's records as part of the license
154	renewal procedure.
155	Section 3. Effective January 1, 2026, section 429.178,
156	Florida Statutes, is repealed.
157	Section 4. Subsection (3) of section 627.4236, Florida
158	Statutes, is amended to read:
159	627.4236 Coverage for bone marrow transplant procedures
160	(3) (a) The Agency for Health Care Administration shall
161	adopt rules specifying the bone marrow transplant procedures
162	that are accepted within the appropriate oncological specialty
163	and are not experimental for purposes of this section. The rules
164	must be based upon recommendations of an advisory panel
165	appointed by the secretary of the agency, composed of:
166	1. One adult oncologist, selected from a list of three
167	names recommended by the Florida Medical Association;
168	2. One pediatric oncologist, selected from a list of three
169	names recommended by the Florida Pediatric Society;
170	3. One representative of the J. Hillis Miller Health
171	Center at the University of Florida;
172	4. One representative of the H. Lee Moffitt Cancer Center
173	and Research Institute, Inc.;
174	5. One consumer representative, selected from a list of
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175 three names recommended by the Chief Financial Officer; 176 6. One representative of the Health Insurance Association 177 of America; 7. Two representatives of health insurers, one of whom 178 179 represents the insurer with the largest Florida health insurance 180 premium volume and one of whom represents the insurer with the 181 second largest Florida health insurance premium volume; and 182 8. One representative of the insurer with the largest 183 Florida small group health insurance premium volume. 184 (b) The director shall also appoint a member of the 185 advisory panel to serve as chairperson. 186 (c) The agency shall provide, within existing resources, 187 staff support to enable the panel to carry out its responsibilities under this section. 188 189 (d) In making recommendations and adopting rules under 190 this section, the advisory panel and the director shall: 191 1. Take into account findings, studies, or research of the 192 federal Agency for Health Care Policy, National Cancer 193 Institute, National Academy of Sciences, Health Care Financing 194 Administration, and Congressional Office of Technology 195 Assessment, and any other relevant information. 196 2. Consider whether the federal Food and Drug 197 Administration or National Cancer Institute is conducting or 198 sponsoring assessment procedures to determine the safety and 199 efficacy of the procedure or substantially similar procedures,

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200	or of any part of such procedures.
201	3. Consider practices of providers with respect to
202	requesting or requiring patients to sign a written
203	acknowledgment that a bone marrow transplant procedure is
204	experimental.
205	(e) The advisory panel shall conduct, at least biennially,
206	a review of scientific evidence to ensure that its
207	recommendations are based on current research findings and that
208	insurance policies offer coverage for the latest medically
209	acceptable bone marrow transplant procedures.
210	Section 5. Except as otherwise expressly provided in this
211	act, this act shall take effect July 1, 2025.

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