

	LEGISLATIVE ACTION	
Senate	•	House
Comm: RCS	•	
02/19/2020		
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Appropriations Subcommittee on Health and Human Services (Albritton) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 135 - 412

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and insert:

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Section 3. Subsection (1) of section 400.461, Florida Statutes, is amended to read:

400.461 Short title; purpose.-

(1) This part, consisting of ss. 400.461-400.52 ss.400.461-400.518, may be cited as the "Home Health Services Act." Section 4. Subsection (15) of section 400.462, Florida



Statutes, is amended to read:

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400.462 Definitions.—As used in this part, the term:

(15) "Home health aide" means a person who is trained or qualified, as provided by rule, and who provides hands-on personal care, performs simple procedures as an extension of therapy or nursing services, assists in ambulation or exercises, or assists in administering medications as permitted in rule and for which the person has received training established by the agency under this part, or performs tasks delegated to him or her under chapter 464 s. 400.497(1).

Section 5. Present subsections (5) and (6) of section 400.464, Florida Statutes, are redesignated as subsections (6) and (7), respectively, a new subsection (5) is added to that section, and present subsection (6) of that section is amended, to read:

- 400.464 Home health agencies to be licensed; expiration of license; exemptions; unlawful acts; penalties.-
- (5) If a licensed home health agency authorizes a registered nurse to delegate tasks, including medication administration, to a certified nursing assistant pursuant to chapter 464 or to a home health aide pursuant to s. 400.490, the licensed home health agency must ensure that such delegation meets the requirements of this chapter and chapter 464 and the rules adopted thereunder.
- (7)(6) Any person, entity, or organization providing home health services which is exempt from licensure under subsection (6) subsection (5) may voluntarily apply for a certificate of exemption from licensure under its exempt status with the agency on a form that specifies its name or names and addresses, a

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statement of the reasons why it is exempt from licensure as a home health agency, and other information deemed necessary by the agency. A certificate of exemption is valid for a period of not more than 2 years and is not transferable. The agency may charge an applicant \$100 for a certificate of exemption or charge the actual cost of processing the certificate.

Section 6. Subsections (2) and (3) of section 400.488, Florida Statutes, are amended to read:

- 400.488 Assistance with self-administration of medication.
- (2) Patients who are capable of self-administering their own medications without assistance shall be encouraged and allowed to do so. However, an unlicensed person may, consistent with a dispensed prescription's label or the package directions of an over-the-counter medication, assist a patient whose condition is medically stable with the self-administration of routine, regularly scheduled medications that are intended to be self-administered. Assistance with self-medication by an unlicensed person may occur only upon a documented request by, and the written informed consent of, a patient or the patient's surrogate, guardian, or attorney in fact. For purposes of this section, self-administered medications include both legend and over-the-counter oral dosage forms, topical dosage forms, and topical ophthalmic, otic, and nasal dosage forms, including solutions, suspensions, sprays, and inhalers, intermittent positive pressure breathing treatments, and nebulizer treatments.
- (3) Assistance with self-administration of medication includes:
 - (a) Taking the medication, in its previously dispensed,

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properly labeled container, from where it is stored and bringing it to the patient.

- (b) In the presence of the patient, confirming that the medication is intended for that patient, orally advising the patient of the medication name and purpose reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
- (c) Placing an oral dosage in the patient's hand or placing the dosage in another container and helping the patient by lifting the container to his or her mouth.
- (d) Applying topical medications, including providing routine preventative skin care and basic wound care.
 - (e) Returning the medication container to proper storage.
- (f) For intermittent positive pressure breathing treatments or for nebulizer treatments, assisting with setting up and cleaning the device in the presence of the patient, confirming that the medication is intended for that patient, orally advising the patient of the medication name and purpose, opening the container, removing the prescribed amount for a single treatment dose from a properly labeled container, and assisting the patient with placing the dose into the medicine receptacle or mouthpiece.
- (g) (f) Keeping a record of when a patient receives assistance with self-administration under this section.
- Section 7. Section 400.489, Florida Statutes, is created to read:
- 400.489 Administration of medication by a home health aide; staff training requirements.-
 - (1) A home health aide may administer oral, transdermal,

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ophthalmic, otic, rectal, inhaled, enteral, or topical prescription medications if the home health aide has been delegated such task by a registered nurse licensed under chapter 464; has satisfactorily completed an initial 6-hour training course approved by the agency; and has been found competent to administer medication to a patient in a safe and sanitary manner. The training, determination of competency, and initial and annual validations required in this section shall be conducted by a registered nurse licensed under chapter 464 or a physician licensed under chapter 458 or chapter 459.

- (2) A home health aide must annually and satisfactorily complete a 2-hour inservice training course approved by the agency in medication administration and medication error prevention. The inservice training course shall be in addition to the annual inservice training hours required by agency rules.
- (3) The agency, in consultation with the Board of Nursing, shall establish by rule standards and procedures that a home health aide must follow when administering medication to a patient. Such rules must, at a minimum, address qualification requirements for trainers, requirements for labeling medication, documentation and recordkeeping, the storage and disposal of medication, instructions concerning the safe administration of medication, informed-consent requirements and records, and the training curriculum and validation procedures.

Section 8. Section 400.490, Florida Statutes, is created to read:

400.490 Nurse-delegated tasks.—A certified nursing assistant or home health aide may perform any task delegated by a registered nurse as authorized in this part and in chapter



127	464, including, but not limited to, medication administration.		
128	Section 9. Section 400.52, Florida Statutes, is created to		
129	read:		
130	400.52 Excellence in Home Health Program.—		
131	(1) There is created within the agency the Excellence in		
132	Home Health Program for the purpose of awarding program		
133	designations to home health agencies or nurse registries that		
134	meet the criteria specified in this section.		
135	(2)(a) The agency shall adopt rules establishing criteria		
136	for the program which must include, at a minimum, meeting		
137	standards relating to:		
138	1. Patient satisfaction.		
139	2. Patients requiring emergency care for wound infections.		
140	3. Patients admitted or readmitted to an acute care		
141	hospital.		
142	4. Patient improvement in the activities of daily living.		
143	5. Employee satisfaction.		
144	6. Quality of employee training.		
145	7. Employee retention rates.		
146	(b) The agency shall annually evaluate home health agencies		
147	and nurse registries seeking the program designation which apply		
148	on a form and in the manner designated by rule.		
149	(3) To receive a program designation, the home health		
150	agency or nurse registry must:		
151	(a) Be actively licensed and have been operating for at		
152	least 24 months before applying for the program designation. A		
153	designation awarded under the program is not transferable to		
154	another licensee, unless the existing home health agency or		
155	nurse registry is being relicensed in the name of an entity		

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related to the current licenseholder by common control or ownership and there will be no change in the management, operation, or programs of the home health agency or nurse registry as a result of the relicensure.

- (b) Have not had any licensure denials, revocations, or Class I, Class II, or uncorrected Class III deficiencies within the 24 months before the application for the program designation.
- (4) The program designation expires on the same date as the home health agency's or nurse registry's license. A home health agency or nurse registry must reapply and be approved biennially for the program designation to continue using the program designation in the manner authorized under subsection (5).
- (5) A home health agency or nurse registry that is awarded a designation under the program may use the designation in advertising and marketing. A home health agency or nurse registry may not use the program designation in any advertising or marketing if the home health agency or nurse registry:
 - (a) Has not been awarded the designation;
- (b) Fails to renew the designation upon expiration of the awarded designation;
- (c) Has undergone a change in ownership that does not qualify for an exception under paragraph (3)(a); or
- (d) Has been notified that it no longer meets the criteria for the award upon reapplication after expiration of the awarded designation.
- (6) An application for an award designation under the program is not an application for licensure. A designation award or denial by the agency under this section does not constitute



185 final agency action subject to chapter 120. Section 10. Section 408.822, Florida Statutes, is created 186 187 to read: 188 408.822 Direct care workforce survey.-(1) For purposes of this section, the term "direct care 189 190 worker" means a certified nursing assistant, a home health aide, 191 a personal care assistant, a companion services or homemaker 192 services provider, a paid feeding assistant trained under s. 400.141(1)(v), or another individual who provides personal care 193 194 as defined in s. 400.462 to individuals who are elderly, developmentally disabled, or chronically ill. 195 196 (2) Beginning January 1, 2021, each licensee that applies 197 for licensure renewal as a nursing home facility licensed under 198 part II of chapter 400, an assisted living facility licensed 199 under part I of chapter 429, or a home health agency or 200 companion services or homemaker services provider licensed under 201 part III of chapter 400 shall furnish the following information 202 to the agency in a survey on the direct care workforce: 203 (a) The number of registered nurses and the number of 204 direct care workers by category employed by the licensee. 205 (b) The turnover and vacancy rates of registered nurses and 206 direct care workers and the contributing factors to these rates. 207 (c) The average employee wage for registered nurses and each category of direct care worker. 208 209 (d) Employment benefits for registered nurses and direct 210 care workers and the average cost of such benefits to the

(e) Type and availability of training for registered nurses

employer and the employee.

and direct care workers.

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214 (3) An administrator or designee shall include the information required in subsection (2) on a survey form 215 216 developed by the agency by rule which must contain an 217 attestation that the information provided is true and accurate 218 to the best of his or her knowledge. 219 (4) The licensee must submit the completed survey prior to 220 the agency issuing the license renewal. 221 (5) The agency shall continually analyze the results of the 222 surveys and publish the results on its website. The agency shall 223 update the information published on its website monthly. 224 Section 11. Section 464.0156, Florida Statutes, is created 225 to read: 226 464.0156 Delegation of duties.-227 (1) A registered nurse may delegate a task to a certified 228 nursing assistant certified under part II of this chapter or a 229 home health aide as defined in s. 400.462, if the registered 230 nurse determines that the certified nursing assistant or the 231 home health aide is competent to perform the task, the task is 232 delegable under federal law, and the task: 233 (a) Is within the nurse's scope of practice. 234 (b) Frequently recurs in the routine care of a patient or 235 group of patients. 236 (c) Is performed according to an established sequence of 237 steps. 238 (d) Involves little or no modification from one patient to 239 another. 240 (e) May be performed with a predictable outcome. 241 (f) Does not inherently involve ongoing assessment,

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interpretation, or clinical judgment.



243 (q) Does not endanger a patient's life or well-being. (2) A registered nurse may delegate to a certified nursing 244 245 assistant or a home health aide the administration of oral, 246 transdermal, ophthalmic, otic, rectal, inhaled, enteral, or 247 topical prescription medications to a patient of a home health 248 agency, if the certified nursing assistant or home health aide 249 meets the requirements of s. 464.2035 or s. 400.489, 250 respectively. A registered nurse may not delegate the 251 administration of any controlled substance listed in Schedule 252 II, Schedule III, or Schedule IV of s. 893.03 or 21 U.S.C. s. 253 812. 254 (3) The board, in consultation with the Agency for Health 255 Care Administration, shall adopt rules to implement this 256 section. 257 Section 12. Paragraph (r) is added to subsection (1) of 258 section 464.018, Florida Statutes, to read: 259 464.018 Disciplinary actions.-(1) The following acts constitute grounds for denial of a 260 261 license or disciplinary action, as specified in ss. 456.072(2) 262 and 464.0095: 263 (r) Delegating professional responsibilities to a person 264 when the nurse delegating such responsibilities knows or has 265 reason to know that such person is not qualified by training, 266 experience, certification, or licensure to perform them. 267 Section 13. Section 464.2035, Florida Statutes, is created 268 to read: 269 464.2035 Administration of medication.

(1) A certified nursing assistant may administer oral,

transdermal, ophthalmic, otic, rectal, inhaled, enteral, or

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topical prescription medication to a patient of a home health agency if the certified nursing assistant has been delegated such task by a registered nurse licensed under part I of this chapter, has satisfactorily completed an initial 6-hour training course approved by the board, and has been found competent to administer medication to a patient in a safe and sanitary manner. The training, determination of competency, and initial and annual validations required under this section must be conducted by a registered nurse licensed under this chapter or a physician licensed under chapter 458 or chapter 459. (2) A certified nursing assistant shall annually and satisfactorily complete 2 hours of inservice training in medication administration and medication error prevention approved by the board, in consultation with the Agency for Health Care Administration. The inservice training is in

- addition to the other annual inservice training hours required under this part.
- (3) The board, in consultation with the Agency for Health Care Administration, shall establish by rule standards and procedures that a certified nursing assistant must follow when administering medication to a patient of a home health agency. Such rules must, at a

========= T I T L E A M E N D M E N T ============

And the title is amended as follows:

Delete lines 10 - 51

298 and insert:

> with minimum staffing standards; amending s. 400.461, F.S.; revising a short title; amending s. 400.462,

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F.S.; revising the definition of the term "home health aide"; amending s. 400.464, F.S.; requiring a licensed home health agency that authorizes a registered nurse to delegate tasks to a certified nursing assistant to ensure that certain requirements are met; amending s. 400.488, F.S.; authorizing an unlicensed person to assist with self-administration of certain treatments; revising the requirements for such assistance; creating s. 400.489, F.S.; authorizing a home health aide to administer certain prescription medications under certain conditions; requiring the home health aide to meet certain training and competency requirements; requiring the training, determination of competency, and annual validations of home health aides to be conducted by a registered nurse or a physician; requiring a home health aide to complete annual inservice training in medication administration and medication error prevention, in addition to existing annual inservice training requirements; requiring the Agency for Health Care Administration, in consultation with the Board of Nursing, to establish by rule standards and procedures for medication administration by home health aides; creating s. 400.490, F.S.; authorizing a certified nursing assistant or home health aide to perform tasks delegated by a registered nurse; creating s. 400.52, F.S.; creating the Excellence in Home Health Program within the agency; requiring the agency to adopt rules establishing program criteria; requiring the agency to

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annually evaluate certain home health agencies and nurse registries that apply for a program designation; providing program designation eligibility requirements; providing that a program designation is not transferable, with an exception; providing for the expiration of awarded designations; requiring home health agencies and nurse registries to reapply biennially to renew the awarded program designation; authorizing a program designation award recipient to use the designation in advertising and marketing; prohibiting a home health agency or nurse registry from using a program designation in advertising or marketing under certain circumstances; providing that an application under the program is not an application for licensure; providing that certain actions by the agency are not subject to certain provisions; creating s. 408.822,