Bill No. CS for SB 1598 Amendment No. \_\_\_\_ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 11 Senator Dawson-White moved the following amendment to 12 amendment (984346): 13 14 Senate Amendment On page 2, line 11, through 15 page 3, line 9, delete those lines 16 17 18 and insert: 19 (4) NOTIFICATION REQUIRED. --20 (a) A termination of pregnancy may not be performed or 21 induced upon a minor unless the person performing or inducing 22 the termination of pregnancy has given at least 48 hours actual notice to one parent or to the legal guardian of the 23 24 pregnant minor and, if the person who has impregnated the 25 minor is also a minor, to one of his parents or to his legal 26 guardian of his or her intention to perform or induce the 27 termination of pregnancy. The notice may be given by a referring physician. The person who performs the termination 28 of pregnancy must receive the written statement of the 29 30 referring physician certifying that the referring physician has given notice. If actual notice is not possible after a 31 1

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reasonable effort has been made, the person or his or her 1 2 agent must give 48 hours' constructive notice. 3 (b) Notice is not required if: 4 1. A medical emergency exists and there is 5 insufficient time for the attending physician to comply with 6 the notification requirements. If a medical emergency exists, 7 the physician may terminate the pregnancy if he or she has obtained at least one corroborative medical opinion attesting 8 to the medical necessity for emergency medical procedures. If 9 10 a second physician is unavailable to provide a corroborating opinion or, due to a medical emergency, there is insufficient 11 12 time to consult with a second physician, the physician may proceed but must document reasons for the medical necessity in 13 14 the patient's medical records; 15 2. Notice is waived in writing by all persons who are 16 entitled to notice; 17 3. Notice is waived if the minor is or has been 18 married or has had the disability of nonage removed under s. 743.015 or a similar statute of another state and the minor 19 who impregnated the minor is or has been married or has had 20 21 the disability of nonage removed under s. 743.015 or a similar 22 statute of another state; 4. Notice is waived because the patient has a minor 23 24 child dependent on her; or 5. Notice is waived under subsection (5). 25 (c) Violation of this subsection by a physician 26 27 constitutes grounds for disciplinary action under s. 458.331 28 or s. 459.015. 29 30 31 2

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