Florida Senate - 2001

CS for SB 1652

 \mathbf{By} the Committee on Health, Aging and Long-Term Care; and Senator Crist

317-1661-01 A bill to be entitled 1 2 An act relating to nursing homes and related 3 health care facilities; amending s. 400.235, F.S.; revising membership and terms of the 4 5 Governor's Panel on Excellence in Long-Term б Care; providing for selection of a panel chair; providing a definition; amending s. 400.4195, 7 8 F.S.; providing conditions under which the 9 prohibition against payment of referral fees by assisted living facilities does not apply; 10 11 providing an effective date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Paragraph (a) of subsection (3) of section 400.235, Florida Statutes, is amended to read: 16 17 400.235 Nursing home quality and licensure status; 18 Gold Seal Program. --19 (3)(a)1. The Gold Seal Program shall be developed and 20 implemented by the Governor's Panel on Excellence in Long-Term Care, which shall operate under the authority of the Executive 21 Office of the Governor. For the purposes of staggering the 22 23 terms of the panel members and notwithstanding the conditions of the original appointments, the terms of all panel members 24 25 shall expire on September 30, 2001. The panel shall be composed of the following members appointed effective October 26 27 1, 2001: 28 a. A consumer advocate for senior citizens, appointed 29 by the Governor, to serve a 4-year term. 30 Two persons with expertise in the fields of quality b. management, service delivery excellence, or public-sector 31 1

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1 accountability, appointed by the Governor, to serve 3-year 2 terms. 3 c. A consumer advocate for senior citizens, appointed by the Secretary of Elderly Affairs, to serve a 4-year term. 4 5 An active member of a nursing facility family and d. б resident care council, appointed by the Secretary of Elderly 7 Affairs, to serve a 1-year term. 8 e. A member of the University Consortium on Aging, appointed by the Secretary of Elderly Affairs, to serve a 9 10 2-year term. 11 f. The State Long-Term Care Ombudsman, to serve an 12 indefinite term. 13 q. A consumer advocate for senior citizens, appointed 14 by the Florida Life Care Residents Association, to serve a 15 3-year term. h. A consumer advocate for senior citizens, appointed 16 17 by the Secretary of Health, to serve a 2-year term. i. A consumer advocate for senior citizens, appointed 18 19 by the Secretary of Health Care Administration, to serve a 20 4-year term. The Deputy Secretary for Medicaid of the Agency for 21 j. Health Care Administration, to serve an indefinite term. 22 23 k. One person appointed by the Florida Association of Homes for the Aging, to serve a 1-year term. 24 25 1. One person appointed by the Florida Health Care Association, to serve a 2-year term. 26 27 A member of the Florida Silver Hair Legislature m. appointed by the Florida Silver Hair Legislature, to serve a 28 29 1-year term. 30 31

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1 n. A member of the Florida State Council of Senior Citizens appointed by the Florida State Council of Senior 2 3 Citizens, to serve a 2-year term. 4 5 Thereafter, all panel members except those appointed under 6 subparagraphs f. and j. shall be appointed to serve 4-year 7 terms. The panel shall be composed of three persons appointed 8 by the Governor, to include a consumer advocate for senior citizens and two persons with expertise in the fields of 9 10 quality management, service delivery excellence, or public 11 sector accountability; three persons appointed by the Secretary of Elderly Affairs, to include an active member of a 12 nursing facility family and resident care council and a member 13 of the University Consortium on Aging; the State Long-Term 14 Care Ombudsman; one person appointed by the Florida Life Care 15 Residents Association; one person appointed by the Secretary 16 17 of Health; two persons appointed by the Secretary of Health 18 Care Administration; one person appointed by the Florida 19 Association of Homes for the Aging; and one person appointed 20 by the Florida Health Care Association. Vacancies on the panel 21 shall be filled in the same manner as the original appointments. A panel member may not be appointed to serve 22 23 more than two consecutive 4-year terms. 24 2. Panel members shall select the panel chair by a 25 majority vote at the panel's first meeting after all panel 26 members have been appointed. 27 3. For purposes of this paragraph, the term "consumer advocate for senior citizens" means a person who: 28 a. Receives no money from the nursing home industry in 29 30 the form of wages, contributions, or gifts and has no relatives who receive such wages, contributions, or gifts; 31 3

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1 b. Is not an employee of the Agency for Health Care Administration, the Department of Health, or the Department of 2 3 Elderly Affairs; and 4 с. Is either a member of an organized senior advocacy 5 group or has had or currently has a relative in a nursing б home. 7 Section 400.4195, Florida Statutes, is Section 2. 8 amended to read: 400.4195 Rebates prohibited; penalties.--9 10 (1) It is unlawful for any assisted living facility 11 licensed under this part to contract or promise to pay or receive any commission, bonus, kickback, or rebate or engage 12 13 in any split-fee arrangement in any form whatsoever with any 14 physician, surgeon, organization, agency, or person, either directly or indirectly, for residents referred to an assisted 15 living facility licensed under this part unless the following 16 17 conditions are met:-(a) Payment is made to an independent marketing agency 18 19 that represents the facility under a nonexclusive contract. 20 The independent marketing agency represents (b) 21 multiple facilities with different owners. The independent marketing agency clearly indicates 22 (C) to referred residents, prior to referral, all facilities 23 24 represented by the agency. A facility may employ or contract 25 with persons to market the facility, provided the employee or contract provider clearly indicates that he or she represents 26 27 the facility. 28 (2) A person or agency independent of the facility may 29 provide placement or referral services for a fee to individuals seeking assistance in finding a suitable facility; 30 31 however, any fee paid for placement or referral services must 4

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1	be paid by the individual looking for a facility, not by the
2	facility.
3	(3) (2) A violation of this section shall be considered
4	patient brokering and is punishable as provided in s. 817.505.
5	Section 3. This act shall take effect upon becoming a
6	law.
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8	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
9	COMMITTEE SUBSTITUTE FOR <u>Senate Bill 1652</u>
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11	CS for SB 1652 amends the bill to provide that the
12	"Secretary," rather than the "Director," of the Agency for Health Care Administration, will appoint a consumer advocate
13	member, and that the Deputy "Secretary for Medicaid," rather than the Deputy "Director for State Health Purchasing," will
14	be a member.
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