Amendment No. ___ Barcode 210222

CHAMBER ACTION

	<u>Senate</u> <u>House</u>
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11	Senator Bennett moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 73, between lines 29 and 30,
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16	insert:
17	Section 33. Paragraph (a) of subsection (2) of section
18	466.004, Florida Statutes, is amended to read:
19	466.004 Board of Dentistry
20	(2) To advise the board, it is the intent of the
21	Legislature that councils be appointed as specified in
22	paragraphs (a), (b), and (c). The department shall provide
23	administrative support to the councils and shall provide
24	public notice of meetings and agenda of the councils. Councils
25	shall include at least one board member who shall chair the
26	council and shall include nonboard members. All council
27	members shall be appointed by the board chair. Council
28	members shall be appointed for 4-year terms, and all members
29	shall be eligible for reimbursement of expenses in the manner
30	of board members.
31	(a) A Council on Dental Hygiene shall be appointed by ${f 1}$

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the board chair and shall include one dental hygienist member of the board, who shall chair the council, one dental member 3 of the board, and three dental hygienists who are actively engaged in the practice of dental hygiene in this state. The 4 5 council shall meet at the request of the board chair, a majority of the members of the board, or the council chair, if 6 the council meets at least twice each year. The council is 7 8 charged with the responsibility of and shall meet for the purpose of developing rules and policies for recommendation to 9 10 the board, which the board shall consider, on matters 11 pertaining to that part of dentistry consisting of 12 educational, preventive, or therapeutic dental hygiene 13 services; dental hygiene licensure, discipline, or regulation; and dental hygiene education. Rule and policy recommendations 14 15 of the council shall be considered by the board at its next 16 regularly scheduled meeting in the same manner it considers 17 rule and policy recommendations from designated subcommittees of the board. Any rule or policy proposed by the board 18 19 pertaining to the specified part of dentistry defined by this 20 paragraph shall be referred to the council for a recommendation prior to final action by the board. 21 2.2 Section 34. Section 466.055, Florida Statutes, is 23 created to read: 466.055 Board of Dentistry Empowerment Act.--24 (1) If requested by the Board of Dentistry, it shall 25 direct the department whom to appoint as executive director 26 pursuant to the rules of the state personnel system. The 27 28 committee conducting interviews of candidates for executive 29 director shall consist of the board chairman or his designee 30 and the secretary or his or her designee. A list of final

candidates shall be submitted to the board, which shall

- 1 | approve the candidate to be hired. The approval process shall
- 2 include the right of the board to interview the list of
- 3 submitted candidates. The board may reject all the candidates
- 4 on the submitted list and request that a new list be submitted
- 5 by the interview committee. The executive director shall
- 6 perform those duties and responsibilities specific to the
- 7 Board of Dentistry and shall exclusively serve the Board of
- 8 Dentistry. The board shall monitor the performance of the
- 9 <u>executive director</u>, based on established performance standards
- 10 and should the board determine, by a majority vote, that the
- 11 performance of the executive director is consistently below
- 12 the performance standards of the board and thus unacceptable,
- 13 the board shall promptly notify the department of its
- 14 findings, in writing, and the department shall take
- 15 appropriate action to replace the executive director, pursuant
- 16 to the state personnel rules.
- 17 (2) The executive director shall be responsible for
- 18 overseeing the hiring of all other staff members who work
- 19 directly for the executive director and who perform services
- 20 for the board.
- 21 (3) The department shall contract for a dental intake
- 22 officer when requested by the Board of Dentistry in accordance
- 23 with the state personnel system and qualifications established
- 24 for such position by the Board of Dentistry. The
- 25 qualifications for the position shall include a requirement
- 26 that the candidate be a licensed Florida dentist in good
- 27 standing.
- 28 (4) The dental intake officer shall be responsible for
- 29 determining the legal sufficiency of all dental complaints
- 30 received by the department within 5 working days after the
- 31 complaint is filed; advising the board regarding dental health

- regulation issues; and advising field investigators on dental issues related to the complaints to assure that complaints are properly investigated in a timely and efficacious manner.
- (5) The Board of Dentistry, in consultation with the
 department, shall establish reasonable and comprehensive
 performance parameters for the prosecution of disciplinary
 cases by the department. Such parameters shall reflect the
 quality and quantity of services to be provided to the board,
 including, but not limited to, the proportion of cases that
- are successfully prosecuted through final hearing and appeal
- 11 if such cases involve irremediable harm or injury or the
- 12 <u>immediate threat of irremediable harm or injury to the</u>
- 13 patient. The board shall conduct an annual evaluation to
- 14 determine if the department has met the established
- 15 performance parameters. A finding by the board that the
- 16 department has failed to meet established parameters shall
- 17 enable the board, by a majority vote, to instruct the
- 18 department to retain sufficient outside contractual
- 19 prosecutorial services pursuant to s. 287.057(3), to fulfill
- 20 the immediate and forseeable prosecutorial needs of the board.
- 21 | Contract negotiations and vendor selection shall be conducted
- 22 in consultation with the chairman of the board or his
- 23 designee. Each contract for prosecutorial services shall
- 24 | include, at a minimum, the performance parameters developed by
- 25 the board for its assessment of the department.
- 26 (6) If requested, a representative of testing services
- 27 of the Department of Health shall appear before the board, or
- 28 a committee of the board, following the completion of each
- 29 examination cycle to discuss examination issues. If the board
- 30 identifies issues to be addressed, testing services shall
- 31 report to the board, as requested at the next board meeting,

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- 1 on its progress in addressing the issues identified by the 2 board.
- 4 cycle, the department, in consultation with the board, shall 5 develop a Board of Dentistry spending plan encompassing

(7)(a) In conjunction with each fiscal year budgetary

- 6 anticipated revenue of all types along with all anticipated
- 7 operating expenses of the board and associated support
- 8 services of the department, which shall include all direct and
- 9 allocated expenses necessary to enable the board to fulfill
- 10 its responsibilities. All expenditure detail as provided
- 11 herein shall reflect the methodology and calculations of the
- 12 department in allocating common expenses among all regulatory
- 13 boards.

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- (b) The Board of Dentistry shall have spending
- 15 authority over discretionary budgetary items, as determined by
- 16 the department and the board jointly. Discretionary budgetary
- 17 items shall include the selection of board meeting venue,
- 18 hotel facilities, and accommodations; travel of board members
- 19 and necessary staff to all meetings of the board; attendance
- 20 by board members at meetings and conferences deemed to be
- 21 important by the board in fulfilling its responsibilities,
- 22 monitoring performance, and confirming the accuracy of
- 23 information provided to the board or others which relates to
- 24 the duties and responsibilities of the board; and an
- 25 operational contingency. Operational contingency is that
- 26 portion of cash on hand that exceeds that required for the
- 27 | 5-year spending plan as described in s. 456.005. The
- 28 operational contingency may be used for a special project by
- 29 the board in fulfilling its responsibilities if a deficit does
- 30 not or would not exist for the profession. In exercising its
- 31 spending authority over discretionary budget items, the board

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1	must adhere to all applicable state laws and directives;
2	assure that all meeting locations are accessible to the public
3	and licensees; assure that board meetings are conducted in an
4	effective and efficient manner for the public and licensees;
5	assure that the minimal number of board members or staff
6	attend any meeting or conference; and assure the maximum use
7	of technology. When requested by the board, the department
8	shall provide timely procurement assistance to facilitate all
9	discretionary expenditures of the board.
10	(8)(a) The department shall submit a report to the
11	Governor, the President of the Senate, and the Speaker of the
12	House of Representatives by November 1 of each year on the
13	effectiveness and efficiency of this section, including:
14	1. The revenues, expenditures, and cash balances for
15	the prior year, and a review of the adequacy of existing
16	revenues;
17	2. The nature and extent of all services provided to
18	the board by the department;
19	3. The total cost allocated by the department for each
20	service provided by the department to the board and the amount
21	and percent by which each cost is appropriate to dentistry's
22	pro-rata share of the total cost of such services provided by
23	the department to all affected boards, councils, and
24	professions;
25	4. The number of licensure examinations taken, the
26	fees collected for licensure examination, and the time from
27	which a candidate for licensure completed the required
28	examination to the time in which the candidate received the

5. The number of licenses issued, revoked, or

29 <u>results;</u>

31 <u>suspended;</u>

30

1	6. The number of disciplinary complaints received,
2	determined to be legally sufficient, investigated, referred to
3	the board's probable cause panel, prosecuted, subject to final
4	board action, and appealed; the number, maximum, and average
5	duration of licenses suspended; the number of licenses
6	revoked; the number of cases spanning more than 180,270, and
7	365 days from receipt of complaints to submission to the
8	board's probable cause panel; the proportion of cases which
9	were eligible for and the number of cases actually resolved by
10	citation; the proportion of cases where probable cause was
11	found; the number of cases were probable cause was found that
12	were not prosecuted or that did not result in stipulated
13	agreements; the number of cases involving stipulated
14	agreements; the number of cases involving stipulated
15	agreements which were changed by the board and the number of
16	cases involving stipulated agreements that were rejected
17	without modification by the board; the number of cases taking
18	in excess of 1 year from the date of receipt of a complaint to
19	final board action; the number of cases involving formal
20	hearings; the status of all cases appealed; the number of
21	cases where licensure suspension or revocation was stayed
22	pending appeal; the number of emergency suspension orders
23	issued; the average and maximum range of costs of complaint
24	investigations and prosecutions; and the amount of fines and
25	expenses collected by type of cases prosecuted;
26	7. The status of the development and implementation of
27	rules providing for disciplinary quidelines pursuant to s.
28	456.079; and
29	8. Such recommendations for administrative and
30	statutory changes necessary to facilitate efficient and
31	cost-effective operation of the board and the department.

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1 (b) The department shall include in the report any statement, comment, suggestion, recommendation, or objection made by the board in response to the report. 3 4 5 (Redesignate subsequent sections.) 6 7 8 ======= T I T L E A M E N D M E N T ========= And the title is amended as follows: 9 10 On page 3, line 31, after the semicolon, 11 12 insert: 13 amending s. 466.004, F.S.; requiring the 14 Council on Dental Hygiene to meet at least twice a year; providing for consideration by 15 16 the Board of Dentistry of rule and policy recommendations of the council; creating s. 17 18 466.055, F.S.; providing for the appointment of 19 an executive director; providing for duties, 20 and board oversight; requiring director to oversee staff; requiring the department to 21 2.2 contract for a dental intake officer and 23 providing qualifications; requiring certain 24 responsibilities of the officer; requiring the 25 board to establish certain performance 26 parameters for departmental handling of 27 disciplinary cases, and consequences; requiring 28 testing services to report to the board if 29 requested; requiring a board spending plan and 30 its content; requiring board spending authority 31 over discretionary budget items; requiring a

1	department report of certain information;
2	providing for a board response;
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