Bill No. <u>CS for SB 2012</u>

	CHAMBER ACTION
i	<u>Senate</u> <u>House</u>
1	Comm: FAV
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11	The Committee on Health Care (Fasano) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	On page 148, between lines 24 and 25,
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17	insert:
18	Section 75. Paragraph (a) of subsection (4) of section
19	20.165, Florida Statutes, is amended to read:
20	20.165 Department of Business and Professional
21	RegulationThere is created a Department of Business and
22	Professional Regulation.
23	(4)(a) The following boards are established within the
24	Division of Professions:
25	1. Board of Architecture and Interior Design, created
26	under part I of chapter 481.
27	2. Florida Board of Auctioneers, created under part VI
28	of chapter 468.
29	3. Barbers' Board, created under chapter 476.
30	4. Florida Building Code Administrators and Inspectors
31	Board, created under part XII of chapter 468.
	1 10:24 AM 04/04/06 1 s2012c1c-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

Barcode 942662

1 5. Construction Industry Licensing Board, created under part I of chapter 489. 2 6. Board of Cosmetology, created under chapter 477. 3 4 7. Electrical Contractors' Licensing Board, created under part II of chapter 489. 5 б 8. Board of Employee Leasing Companies, created under 7 part XI of chapter 468. 9. Board of Interpreters for the Deaf and Hard of 8 9 Hearing, created under part XV of chapter 468. 10 10.9. Board of Landscape Architecture, created under 11 part II of chapter 481. 11.10. Board of Pilot Commissioners, created under 12 chapter 310. 13 12.11. Board of Professional Engineers, created under 14 15 chapter 471. 16 13.12. Board of Professional Geologists, created under chapter 492. 17 14.13. Board of Professional Surveyors and Mappers, 18 19 created under chapter 472. 20 <u>15.14.</u> Board of Veterinary Medicine, created under 21 chapter 474. 22 Section 76. Part XV of chapter 468, Florida Statutes, consisting of sections 468.90, 468.901, 468.902, 468.903, 23 24 468.904, 468.905, 468.906, 468.907, 468.908, 468.909, 468.910, 468.911, 468.912, 468.913, and 468.914, is created to read: 25 26 PART XV INTERPRETERS FOR DEAF AND HARD OF HEARING 27 468.90 Definitions.--As used in this part, the term: 28 29 (1) "American Sign Language" means a fully developed visual-gesture language with distinct grammar, syntax, and 30 symbols that is the primary language used by the deaf 31 2 10:24 AM 04/04/06 s2012c1c-hell-the

Bill No. <u>CS for SB 2012</u>

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Barcode 942662
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1	community in the United States.
2	(2) "American Sign Language Proficiency Interview" or
3	"Sign Communication Proficiency Interview" means the
4	assessment of fluency in American Sign Language.
5	(3) "Board" means the Board of Interpreters for the
6	Deaf and Hard of Hearing.
7	(4) "Cued speech" means a phonetically based system to
8	enable spoken language to appear visually through the use of
9	hand shapes and specific locations in combination with natural
10	mouth movements to represent sounds of spoken language.
11	(5) "Deaf" means a nonfunctional sense of hearing for
12	the purpose of communication and whose primary means of
13	communication is visual. Unless otherwise specified, "deaf"
14	also means hard of hearing or deaf-blind.
15	(6) "Deaf-blind" means senses of hearing and sight
16	that are limited for the purpose of communication. A
17	deaf-blind person's primary means of communication is visual
18	or tactile.
19	(7) "Deaf interpreter" means a person who engages in
20	the practice of interpreting in a setting that requires two or
21	more interpreters in order to facilitate communication between
22	persons who are deaf or hard of hearing and those who are
23	hearing.
24	(8) "Department" means the Department of Business and
25	Professional Regulation.
26	(9) "Educational interpreter" means an interpreter who
27	engages in the practice of interpreting in a prekindergarten
28	through grade 12 setting.
29	(10) "Educational Interpreter Evaluation" means the
30	test administered by the Florida Registry of Interpreters for
31	the Deaf, Inc., to assess the skills of educational
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	interpreters in the state and consists of three levels: Level
2	1, which is the lowest skill level; Level 2, which is the
3	intermediate skill level; and Level 3, which is the highest
4	skill level.
5	(11) "Educational Interpreter Performance Assessment"
6	means the assessment developed by staff members of Boys Town
7	National Research Hospital with partial support from the
8	National Institute of Health-National Institute on Deafness
9	and other Communication Disorders grant, D-60 DC00982.
10	(12) "Florida Registry of Interpreters for the Deaf,
11	Inc." means the state affiliate chapter of the national
12	Registry of Interpreters for the Deaf, Inc.
13	(13) "Hard of hearing" means a hearing loss that
14	results in the possible dependence on visual methods to
15	communicate.
16	(14) "Interpreter" means a person who engages in the
17	practice of interpreting for the deaf or hard of hearing and,
18	unless otherwise specified, means a person who engages in the
19	practice of transliterating.
20	(15) "Interpreter service consumer" means the person
21	for whom the interpreter facilitates communication.
22	(16) "Interpreting" means the process of providing
23	accessible communication between persons who are deaf or hard
24	of hearing and those who are hearing and includes, but is not
25	limited to, communication between American Sign Language and
26	English or other modalities that involve visual, gestural, and
27	tactile methods of communication.
28	(17) "Mentorship" means professional guidance by a
29	qualified practitioner, as provided by board rule, on a formal
30	or an informal basis.
31	(18) "Multilingual interpreting" means the act of
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	interpreting in a setting that requires not only skill in
2	English and American Sign Language, but also another language,
3	whether oral or signed, and cultural sensitivity and knowledge
4	of the parties involved.
5	(19) "National Association of the Deaf" means the
6	entity that certified sign language interpreters at a national
7	level, though the association no longer administers its
8	certification examination, and whose certifications consist of
9	Level III, Generalist; Level IV, Advanced; and Level V,
10	Master; and are recognized in the Registry of Interpreters for
11	the Deaf, Inc.
12	(20) "National Council on Interpreting" means the
13	joint council of the Registry of Interpreters for the Deaf,
14	Inc., and the National Association of the Deaf that issues a
15	National Interpreter Certification certifying sign language
16	interpreters at the national level.
17	(21) "Oral interpreting" means facilitating a mode of
18	communication using speech, speechreading, and residual
19	hearing and situational and culturally appropriate gestures
20	without the use of sign language.
21	(22) "Quality Assurance Screening" means the
22	examination administered by the Florida Registry of
23	Interpreters for the Deaf, Inc., to monitor the progress of
24	uncertified apprentice interpreters in the state which
25	examination consists of three levels: Level I, Beginner
26	Apprentice; Level II, Intermediate Apprentice; and Level III,
27	Advanced Apprentice.
28	(23) "Registry of Interpreters for the Deaf, Inc.,"
29	means the entity that certifies sign language and oral
30	interpreters at the national level and that grants a
31	specialist certificate in the area of legal interpreting.
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	<u>(24) "Sign language" means a continuum of</u>
2	visual-gestural language and communication systems based on
3	hand signs and is not limited to American Sign language.
4	(25) "Student" or "intern" means a person enrolled in
5	a course of study or mentorship or an apprenticeship program
6	that leads to a certificate or degree at an accredited
7	institution or a license in interpreting.
8	(26) "Teaching, Education, and Certification Unit"
9	means the national organization that assesses and certifies
10	cued speech transliterators.
11	(27) "Transliterating" means the process of providing
12	accessible communication between persons who are deaf or hard
13	of hearing and those who are hearing primarily using a signed
14	mode of English and spoken English.
15	(28) "Transliterator" means a person who engages in
16	the practice of transliterating.
17	468.901 Board of Interpreters for the Deaf and Hard of
18	Hearing; membership, appointment, terms
19	(1) The Board of Interpreters for the Deaf and Hard of
20	Hearing is created within the Department of Business and
21	Professional Regulation consisting of nine members appointed
22	by the Governor and confirmed by the Senate. To ensure
23	continuity of board policies and to provide sufficient time
24	for implementation of the licensure and permitting process,
25	the Governor shall initially appoint members, as follows:
26	(a) Four members shall meet the qualifications set
27	forth in this part to be eligible to become fully licensed
28	interpreters, one of whom must be a practicing educational
29	interpreter, and the four members shall be appointed from a
30	list of nine individuals recommended by the Florida Registry
31	of Interpreters for the Deaf, Inc.
	10:24 AM 04/04/06 s2012clc-hell-the

Bill No. <u>CS for SB 2012</u>

1	(b) One member shall be an interpreter for the deaf or
2	hard of hearing who meets the qualifications set forth in this
3	part to be eligible to hold a permit, provisional license, or
4	license, and shall be appointed from a list of three
5	individuals recommended by the Florida Registry of
б	Interpreters for the Deaf, Inc.
7	(c) Two members shall be deaf or hard of hearing, one
8	of whom must use American Sign Language as a primary mode of
9	communication, and shall be appointed from a list of six
10	individuals recommended by the Florida Coordinating Council on
11	Deaf and Hard of Hearing.
12	(d) Two members shall be private citizens who are
13	hearing and who do not hold a license or permit to interpret
14	for the deaf or hard of hearing.
15	(2) Members appointed after the initial appointments
16	shall be licensed or hold a permit for which the initial
17	appointees were eligible pursuant to paragraphs (1)(a) and
18	<u>(b).</u>
19	(3) The applicable provisions of s. 20.165 shall apply
20	to the board, board membership, and licensure requirements.
21	(4) All provisions of chapter 455 relating to the
22	activities of regulatory boards under the Department of
23	Business and Professional Regulation shall apply to the board.
24	468.902 Board headquartersThe board shall maintain
25	its official headquarters in Tallahassee.
26	468.903 Authority to practice Any person who
27	receives remuneration as an interpreter, represents himself or
28	herself as an interpreter, or conveys the impression of or
29	assumes the identity of an interpreter must be licensed or
30	hold a permit in accordance with the provisions of this part.
31	468.904 Application and renewal, reinstatement,
	10:24 AM 04/04/06 s2012c1c-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

Barcode 942662

1 extension, suspension, and revocation process .--(1) The board shall adopt by rule procedures necessary 2 to implement the requirements for license and permit 3 application, license renewal, license reinstatement, permit 4 extension, license and permit suspension and revocation, and 5 б continuing education requirements. 7 (2) An application for a license or permit and license or permit renewal shall be submitted to the board. 8 9 (3) An application shall include, but not be limited 10 to: (a) Proof of issuance of a valid recognized 11 credential. 12 13 (b) A recent passport or other official photograph of 14 the applicant. 15 (c) Payment of the required nonrefundable application 16 fee. (4) The board shall adopt by rule procedures for 17 handling incomplete applications. 18 (5) Each license or permit must be renewed no later 19 than March 1 of each year. 20 21 (6) An application for license renewal or permit 22 extension shall be submitted annually to the board and shall include, but not be limited to, the following: 23 2.4 (a) Proof of issuance of a valid recognized credential. 25 (b) Proof of completion of the required continuing 26 27 education, if applicable. (c) The renewal or extension fee, including the late 28 29 fee, if appropriate. (7) The board shall approve the issuance of a license 30 31 or permit, a renewal of the license, or an extension of a 8 10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

Barcode 942662

1 permit upon its determination that the credentials and 2 documents are complete. (8) An application for reinstatement of a suspended 3 license or permit shall include, but not be limited to, the 4 5 following: б (a) Proof of license credentials. 7 (b) The nonrefundable application fee. (c) A written request including the appropriateness of 8 9 reinstatement. (d) Proof of completion of continuing education, as 10 11 applicable. (9) An application for reinstatement of a revoked 12 13 license or permit must include, but not be limited to, the 14 following: 15 (a) Proof of license credentials. 16 (b) The nonrefundable application fee. (c) A written request including the appropriateness of 17 18 reinstatement. (d) Proof of completion of continuing education, as 19 20 applicable. 21 (10) Upon a majority vote of the board to deny a 22 license or permit application, license renewal, license reinstatement, or permit extension, the board shall notify the 23 24 applicant of the reasons for the denial in writing no later than 30 calendar days after the board's action. 25 (11) A person who is issued a license or permit under 2.6 27 this part and who is acting as an interpreter shall display the license or permit to a client or an interpreter service 28 29 consumer upon request. 30 (12) A person who is issued a license or permit under 31 this part shall notify the board of any change in his or her 9 10:24 AM 04/04/06 s2012c1c-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	address no later than 30 days after the change.
2	468.905 FeesThe board shall establish by rule the
3	fees to be paid, as follows:
4	(1) Application fee, not to exceed \$35.
5	(2) Examination fee, not to exceed \$100, which is
6	refundable if the applicant is found to be ineligible to take
7	the examination.
8	(3) Reexamination fee, not to exceed \$100.
9	(4) Initial license or permit fee, not to exceed \$150.
10	(5) Annual license renewal fee, not to exceed \$150.
11	(6) Permit extension fee, not to exceed \$50.
12	(7) License reinstatement application fee, not to
13	exceed \$70.
14	468.906 License and permit; qualifications
15	(1) RESTRICTIONSA license or permit may not be
16	issued under this part to:
17	(a) Any person convicted of a felony.
18	(b) Any person who has not received a high school
19	diploma or its equivalent.
20	(c) Any person who is not 18 years of age or older.
21	(2) INTERPRETER OR TRANSLITERATOR LICENSEAn
22	applicant must hold one or more of the following valid
23	certifications and a degree in higher education after the
24	applicable date specified in paragraph (e) or paragraph (f) to
25	be eligible for licensure as an interpreter or transliterator:
26	(a) A Registry of Interpreters for the Deaf, Inc.,
27	certification, except that oral certification shall be
28	recognized to provide oral transliteration services only.
29	(b) A National Association of the Deaf Certification,
30	Level IV or Level V.
31	<u>(c) A National Interpreting Council certification.</u> 10
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	(d) A Teaching, Education, Certification Unit
2	Transliteration Skills certification, which shall be
3	recognized for a transliteration license to provide only cued
4	speech transliteration services.
5	(e) An associate of arts degree or an associate of
6	science degree held by an interpreter certified on or after
7	January 1, 2010.
8	(f) A bachelor of arts degree or a bachelor of science
9	degree held by an interpreter certified on or after January 1,
10	<u>2012.</u>
11	(3) PROVISIONAL LICENSE
12	(a) An applicant must have successfully completed one
13	or more of the following assessments to be eligible for
14	provisional licensure:
15	1. Florida Registry of Interpreters for the Deaf,
16	Inc., Quality Assurance Screening, Level II or Level III.
17	2. Florida Registry of Interpreters for the Deaf,
18	Inc., Educational Interpreter Evaluation, Level II or Level
19	III.
20	3. National Association of the Deaf, Level III.
21	4. Educational Interpreter Performance Assessment,
22	Level IV or Level V.
23	5. Teaching, Education, Certification Unit Cued
24	American English Competency Screening, Level 3.3 4.0, except
25	the assessment shall be recognized for a provisional license
26	to provide only cued speech transliteration services.
27	(b) An applicant for a deaf interpreter's provisional
28	license must have received a passing score on the Certified
29	Deaf Interpreter written examination and received a superior
30	or advanced plus rating on the Sign Communication Proficiency
31	Interview or the American Sign Language Proficiency Interview
	10:24 AM 04/04/06 s2012c1c-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

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Barcode 942662
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1	assessment.
2	(c) The provisional license is active for not more
3	than 5 years after the date of issuance, except that the board
4	may issue a 1-year extension. The board shall not issue more
5	than one extension of a provisional license.
б	(4) TEMPORARY LICENSE An interpreter temporarily
7	residing in the state who meets the criteria for licensure
8	under this part may hold a temporary license for a period not
9	to exceed 6 months after the date of issuance of the temporary
10	license. An interpreter may hold only one temporary license in
11	<u>a calendar year.</u>
12	(5) SPECIAL LIMITED LICENSE
13	(a) The board shall have the authority, upon
14	presentation of satisfactory proof of competency and under
15	rules adopted by the board, to issue a special limited license
16	to an individual who demonstrates competency in a specialized
17	area for which no formal, generally recognized evaluation
18	exists. Specialized areas associated with the practice of
19	interpreting include, but are not limited to, interpreting for
20	the deaf-blind, multilingual interpreting, and certain nonsign
21	modalities.
22	(b) Special limited licenses shall be granted until
23	formal, generally recognized evaluative methods for these
24	modalities are instituted.
25	(c) Special limited licenses shall state the
26	limitations as to the specialized area for which the licensee
27	demonstrates competency.
28	(d) Licenses issued under this subsection are subject
29	to the provisions of this part and the rules adopted by the
30	board, except an applicant shall not be required to
31	demonstrate any knowledge or expertise in any communication 12
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	modality other than the one the applicant claims as the area
2	of his or her specialty.
3	(e) The board shall establish by rule separate
4	educational requirements for specific modalities to determine
5	the competency claimed by the applicant for a special limited
6	license.
7	(f) The board shall adopt rules regarding the
8	development and implementation of criteria and licensure
9	standards for interpreters specializing in deaf-blind
10	communication.
11	(g) Special limited licenses shall be recognized only
12	for the area of special competency specified on the license.
13	<u>(6) permit</u>
14	(a) An applicant for a permit must have successfully
15	passed one of the following assessments to be eligible to hold
16	a permit under this subsection:
17	1. Florida Registry of Interpreters for the Deaf,
18	Inc., Quality Assurance Screening, Level I.
19	2. Florida Registry of Interpreters for the Deaf,
20	Inc., Educational Interpreter Evaluation, Level I.
21	3. Educational Interpreter Performance Assessment,
22	Level III.
23	(b) An applicant for a deaf interpreter's permit must
24	have successfully completed 20 documented hours of interpreter
25	training, of which 16 hours must be certified deaf interpreter
26	specific, and must have attained a superior or advanced plus
27	rating on the Sign Communication Proficiency Interview or the
28	American Sign Language Proficiency Interview assessment.
29	(c) A deaf interpreter's permit may not be held for
30	more than 2 years following the date of issuance, except the
31	board may approve a 1-year extension of the permit. The board
	10:24 AM 04/04/06 s2012clc-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	shall not issue more than one extension of a permit.
2	(d) Deaf interpreters must submit an audiogram or
3	audiological report with proof of hearing loss.
4	(7) REGISTERED PERMITA registered permit shall be
5	issued not later than July 1, 2008. Any interpreter who
б	provides interpreter services prior to the date of enactment
7	of this part, who does not meet the requirements of this part,
8	and who has registered with the department not later than 60
9	calendar days after the date of enactment of this part, shall
10	be issued a registered permit valid for a period of 2 years
11	after the date of enactment of this part. Any interpreter who
12	first provides interpreter services after the date of
13	enactment of this part shall comply with the licensing or
14	permitting requirements under this part.
15	(8) TEMPORARY PERMIT
16	(a) A person from another state, whether or not he or
17	she holds a valid interpreter's credential from that state,
18	may hold a temporary permit for a period not to exceed 6
19	months after the date of issuance of the temporary permit.
20	(b) A person who holds a temporary permit must submit
21	proof of having applied to the department, no later than 60
22	days after the date of issuance of the temporary permit, for
23	one of the following:
24	<u>1. Licensure.</u>
25	2. Temporary licensure.
26	3. Provisional licensure.
27	4. Permit.
28	5. Special limited license.
29	(c) A person may hold only one temporary permit.
30	468.907 Suspended or revoked license or permit
31	(1) A license or permit suspended or revoked by the
	10:24 AM 04/04/06 s2012clc-hell-the

Bill No. <u>CS for SB 2012</u>

1	board is subject to immediate expiration and surrender to the
2	department.
3	(2) The department has the right to immediately seize
4	a suspended or revoked license or permit.
5	(3) The licensee or permitholder shall pay the
б	reinstatement fee if the suspended or revoked license is
7	reinstated by the board.
8	(4) A renewed license or permit shall not entitle the
9	licensee or permitholder to engage in the practice of
10	interpreting until the suspension or revocation period has
11	ended or is otherwise removed by the board and the right to
12	practice is restored by the board.
13	468.908 Inactive status Any interpreter who notifies
14	the board on forms prescribed by board rule may place his or
15	her license on inactive status and shall be exempt from
16	payment of renewal fees until he or she applies for
17	reinstatement and the reinstatement is approved by the board
18	and a license is issued.
19	(1) Any interpreter who requests reinstatement from
20	inactive status shall pay the reinstatement fee and shall meet
21	the requirements for reinstatement as determined by board
22	<u>rule.</u>
23	(2) Any interpreter whose license is inactive shall
24	not practice in the state.
25	(3) Any interpreter who practices interpreting while
26	his or her license is on inactive status shall be considered
27	practicing without a license and is subject to disciplinary
28	action.
29	(4) An interpreter may submit a request for inactive
30	status for up to 2 years, after which the inactive interpreter
31	may petition the board for an extension of an inactive status
	10:24 AM 04/04/06 s2012c1c-hell-the

Bill No. <u>CS for SB 2012</u>

1	as determined by board rule.					
2	468.909 Continuing education					
3	(1) A licensed interpreter shall annually submit proof					
4	of current certification and indicate his or her compliance or					
5	noncompliance with the requirements of the Registry of					
6	Interpreters for the Deaf, Inc., Certification Maintenance					
7	Program.					
8	(2) A licensed Teaching, Education, and Certification					
9	<u>Unit cued speech transliterator shall submit proof of</u>					
10	successful completion of 2.0 units of continuing education					
11	during the preceding 12 months ending March 15 of each year.					
12	(3) A provisional licensed interpreter shall annually					
13	submit proof of completion of 2.0 units of continuing					
14	education during the preceding 12 months ending March 15 of					
15	each year, which also shall indicate compliance with the					
16	Registry of Interpreters for the Deaf, Inc., in the Associate					
17	Continuing Education Training program.					
18	(4) Registered permitholders shall annually submit					
19	proof of successful completion of 2.0 units of continuing					
20	education during the preceding 12 months ending March 15 of					
21	the year in which application is made.					
22	(5) Each licensee and permitholder is responsible for					
23	maintaining records of successful completion of the continuing					
24	education required by this subsection and transmitting a copy					
25	of the record to the board.					
26	468.910 Complaint process; grievances					
27	(1) Complaints regarding dishonorable, unethical, or					
28	unprofessional conduct of an interpreter or transliterator					
29	shall be submitted to the board in writing or by videotape					
30	with a completed complaint form not later than 1 calendar year					
31	after the occurrence of the alleged violation.					
	10:24 AM 04/04/06 s2012c1c-hell-the					

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Florida Senate - 2006
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COMMITTEE AMENDMENT

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Bill No. <u>CS for SB 2012</u>
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1	(2) Complaints shall be compiled by the board and					
2	shall include, but are not limited to:					
3	(a) The name of the licensee.					
4	(b) The name of the complainant.					
5	(c) The date of the alleged violation.					
6	(d) The date of the complaint.					
7	(e) A brief statement detailing the nature of the					
8	<u>complaint.</u>					
9	(f) The final disposition of the complaint.					
10	(3) The department shall acknowledge all complaints in					
11	writing no later than 10 business days after receipt of the					
12	complaint.					
13	(4) Disciplinary proceedings shall be conducted					
14	pursuant to s. 456.073.					
15	(5) The board may recommend to the department the					
16	revocation or suspension of a license or permit, or such					
17	disciplinary action as the board deems appropriate, for					
18	conduct that may result in or from, but not limited to:					
19	(a) Obtaining or attempting to obtain a license under					
20	this part through bribery, misrepresentation, concealment of					
21	material fact, or fraudulent misrepresentation.					
22	(b) Having been found guilty of fraud,					
23	misrepresentation, concealment, or material misstatement of					
24	fact or deceit in connection with providing interpreter or					
25	transliterator services.					
26	(c) Having violated any standard of professional or					
27	ethical conduct adopted by board rule.					
28	(d) Having been found guilty of unprofessional					
29	conduct, including, but not limited to:					
30	1. Making a false or fraudulent statement in any					
31	document connected with the practice of interpreting or					
	10:24 AM 04/04/06 s2012clc-hell-the					

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

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Barcode 942662
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1	transliterating.					
2	2. Willfully violating a privileged communication.					
3	3. Willfully violating confidentiality.					
4	4. Knowingly performing an act that aids or assists an					
5	unlicensed person to practice interpreting or transliterating					
6	in violation of this part.					
7	5. Practicing interpreting or transliterating under a					
8	false or assumed name.					
9	6. Advertising for the practice of interpreting or					
10	transliterating in a deceptive or unethical manner.					
11	7. Performing as an interpreter or transliterator					
12	while intoxicated or under the influence of illegal drugs.					
13	8. Committing repeated violations of any of the rules					
14	of the board or provisions of this part.					
15	9. Committing repeated acts of gross misconduct in the					
16	practice of interpreting or transliterating.					
17	10. Demonstrating a pattern of practice or other					
18	behavior that demonstrates incapacity or incompetence to					
19	practice under this part.					
20	(e) Having violated any lawful order or any provision					
21	of the part or the rules adopted thereunder.					
22	(f) Aiding or assisting another person in violating					
23	any provision of this part or any rule adopted thereunder.					
24	468.911 Exemptions The following interpreters or					
25	transliterators are exempt from this part:					
26	(1) An interpreter or transliterator who provides					
27	interpreting services solely at a worship service or religious					
28	ceremony conducted by a religious organization or for					
29	educational purposes for a religious entity or					
30	religious-affiliated school that does not receive public					
31	moneys, except this exemption does not apply to settings that 18					
	10:24 AM 04/04/06 s2012c1c-hell-the					

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	require compliance with the Americans with Disabilities Act.					
2	(2) An interpreter or transliterator who provides					
3	interpreting services during an emergency. For purposes of					
4	this subsection, "emergency" means a situation in which, after					
5	documented attempts to obtain the services of a licensed					
б	interpreter, an individual who is deaf or hard of hearing					
7	determines that the delay in obtaining a licensed interpreter					
8	might lead to injury or loss to the individual requiring					
9	services, provided:					
10	(a) The services of a licensed interpreter must					
11	continue to be sought during the emergency in which the					
12	unlicensed interpreter is providing interpreting services.					
13	(b) An interpreter is acting under the Good Samaritan					
14	Act, as determined by board rule.					
15	(3) An interpreter who is not a resident of this state					
16	and who:					
17	(a) Is registered in this state, for a period not to					
18	exceed 30 nonconsecutive calendar days in a calendar year, to					
19	engage in interpreting, including, but not limited to,					
20	conference interpreting, video-relay interpreting, or					
21	interpreting while on a cruise vessel, and who may or may not					
22	hold a valid credential from another state, except that:					
23	1. The nonresident interpreter must provide proof to					
24	the board of having submitted an application for a license or					
25	permit before the expiration of his or her registration.					
26	2. Interpreting services provided during a declared					
27	national or state emergency will not be included in the 30-day					
28	registration restriction.					
29	(b) Practices under the authority of the board and					
30	this part.					
31	(4) Any person who provides interpreting services pro					
	10:24 AM 04/04/06 s2012clc-hell-the					

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	bono or for remuneration under circumstances that do not allow					
2	for the fulfillment of the provisions for licensure or					
3	permitting under this part and in circumstances under which					
4	the services of a qualified interpreter are not required under					
5	the provisions of the federal Americans with Disabilities Act					
6	of 1990, section 504 of the Rehabilitation Act of 1973, the					
7	Individuals with Disabilities Education Improvement Act of					
8	2004, the No Child Left Behind Act of 2001, or the regulations					
9	adopted thereunder.					
10	(5) A student, intern interpreter, or person who					
11	interprets in the presence of a supervising mentor who:					
12	(a) Is enrolled in a course of study or mentorship					
13	program leading to a certificate, degree, or licensure in					
14	interpreting, provided that the student, intern, or person who					
15	interprets in the presence of a supervising mentor engages					
16	only in activities and services that constitute a part of a					
17	supervised plan of study that clearly designates him or her as					
18	a student, intern, or person interpreting in the presence of a					
19	supervising mentor.					
20	(b) Interprets in the presence of a qualified					
21	supervising mentor. The qualified supervising mentor must be:					
22	1. A fully licensed interpreter or transliterator with					
23	a minimum of 5 years of interpreting experience or an					
24	instructor in an interpreter training program who has three					
25	letters of recommendation from individuals already approved as					
26	mentors; or					
27	2. A deaf mentor meeting the requirements for a					
28	provisional license.					
29	(6) An unlicensed interpreter who provides					
30	interpreting services to facilitate emergency services and					
31	care by hospitals under s. 395.1041 when a health care					
	10:24 AM 04/04/06 s2012clc-hell-the					

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	practitioner determines that the delay to obtain a licensed					
2	interpreter may result in harm to the patient.					
3	468.912 Illegal acts; penaltiesAny person who					
4	attempts to practice interpreting or transliterating for					
5	remuneration or on a voluntary basis for an interpreter					
6	service consumer without first having obtained a valid license					
7	or permit, who knowingly files false information with the					
8	board for the purpose of obtaining a license or permit, or who					
9	otherwise violates this part commits a misdemeanor of the					
10	first degree, punishable as provided in s. 775.082 or s.					
11	775.083. Violations include, but are not limited to:					
12	(1) Obtaining or attempting to obtain a license or					
13	permit by means of fraud, bribery, misrepresentation, or					
14	concealment of material facts.					
15	(2) Knowingly performing an act that in any way aids					
16	or assists an unlicensed person or a person who does not hold					
17	a valid permit to practice interpreting or transliterating.					
18	(3) Interpreting or transliterating under a false or					
19	assumed name.					
20	(4) Using the name or title of "licensed interpreter"					
21	or any other name or title which implies that he or she is					
22	licensed or holds a permit under this part.					
23	(5) Knowingly concealing information relating to the					
24	enforcement of this part or rules adopted thereunder.					
25	(6) Using or attempting to use a license or permit					
26	that is suspended or revoked.					
27	(7) Employing any individual who is not licensed or					
28	permitted under this part for the purpose of providing					
29	interpreter services to an interpreter services consumer.					
30	(8) Knowingly allowing a student, intern interpreter,					
31	or person who interprets in the presence of a supervising					
	10:24 AM 04/04/06 s2012c1c-hell-the					

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	mentor to provide interpreting services without direct					
2	supervision as provided under this part.					
3	(9) Presenting the license or permit of another person					
4	as his or her own license.					
5	(10) Allowing the use of his or her license or permit					
6	by another person.					
7	(11) Advertising professional services in a false or					
8	misleading manner.					
9	468.913 Privileged communications					
10	(1) An interpreter who interprets or transliterates a					
11	conversation between a person who can hear and a deaf person					
12	is deemed a conduit for the conversation and may not disclose					
13	or be compelled to disclose by subpoena the contents of the					
14	conversation that he or she interpreted without the written					
15	consent of all of the persons to whom he or she provided the					
16	interpreting service.					
17	(2) All communications that are recognized by law as					
18	privileged shall remain privileged when an interpreter is used					
19	to facilitate the communication.					
20	(3) The disclosure of the contents of a privileged					
21	conversation may be voluntarily disclosed when:					
22	(a) An interpreter services consumer waives the					
23	privilege by bringing public charges against the licensee.					
24	(b) A communication reveals the intended commission of					
25	a crime or harmful act and disclosure of the communication is					
26	judged necessary by the licensed interpreter to protect any					
27	persons from a clear, imminent risk of serious mental or					
28	physical harm or injury or to forestall a serious threat to					
29	the public safety.					
30	(4) Nothing shall prohibit a licensed interpreter from					
31	voluntarily testifying in court hearings concerning matters of 22					
	10:24 AM 04/04/06 s2012clc-hell-the					

COMMITTEE AMENDMENT

Bill No. CS for SB 2012

Barcode 942662

1 adoption, child abuse, or child neglect or other matters pertaining to children, except as provided under the federal 2 Abused and Neglected Child Reporting Act. 3 4 (5) An educational interpreter may disclose pertinent information to those directly responsible for the child's 5 educational program or to the members of the Individual 6 7 Education Plan Team. 468.914 Rulemaking authority .--8 9 (1) The board is authorized to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this 10 11 part conferring duties upon the board. (2) In addition to the rulemaking requirements 12 provided in this part, the board shall adopt rules, pertaining 13 to, but not limited to: 14 15 (a) A code of professional conduct for licensees. 16 (b) Performance requirements, including education and examination standards for interpreters. 17 18 (c) Continuing education requirements. 19 (d) Appropriate and acceptable testing tools to 20 evaluate interpreters. 21 (e) Fee schedules authorized under s. 468.906. 22 (f) Procedures for acceptance of funds from federal 23 and private sources to be used for the purposes of this part. 24 25 (Redesignate subsequent sections.) 26 27 28 29 And the title is amended as follows: On page 9, line 22, after the semicolon, 30 31 23 10:24 AM 04/04/06 s2012c1c-hell-the

COMMITTEE AMENDMENT

Bill No. <u>CS for SB 2012</u>

1	insert:					
2	amending 20.165, F.S.; including the Board of					
3	Interpreters for the Deaf and Blind to the list					
4	of boards under the Department of Business and					
5	Professional Regulation; creating pt. XV of ch.					
6	468, F.S.; creating s. 468.90, F.S.; providing					
7	definitions; creating s. 468.901, F.S.;					
8	creating the Board of Interpreters for the Deaf					
9	and Hard of Hearing under the Department of					
10	Business and Professional Regulation; providing					
11	for appointment, qualifications, and terms of					
12	board members; creating s. 468.902, F.S.;					
13	providing for board headquarters; creating s.					
14	468.903, F.S.; requiring certain persons to be					
15	licensed or hold a permit to practice; creating					
16	s. 468.904, F.S.; providing for license and					
17	permit application and renewal, reinstatement,					
18	extension, suspension, and revocation;					
19	providing rulemaking authority; creating s.					
20	468.905, F.S.; providing for application,					
21	examination, license, and permit fees; creating					
22	s. 468.906, F.S.; providing restrictions on and					
23	qualifications for licensure and permit					
24	holding; providing for licensure and permit					
25	types; creating s. 468.907, F.S.; providing for					
26	surrender or seizure of suspended or revoked					
27	licenses and permits; requiring payment of					
28	certain fee upon reinstatement; prohibiting					
29	practice under certain circumstances; creating					
30	s. 468.908, F.S.; providing requirements for					
31	inactive status; creating s. 468.909, F.S.; 24					
	10:24 AM 04/04/06 s2012clc-hell-the					

COMMITTEE AMENDMENT

Florida Senate - 2006

Bill No. <u>CS for SB 2012</u>

1	provi	ding continuing ea	continuing education requirements;			
2	creating s. 468.910, F.S.; providing					
3	requirements for submitting certain complaints;					
4	requiring the board to compile certain					
5	5 complaint data; providing that disciplinary					
б	6 proceedings shall be conducted under s.					
7	456.073, F.S.; providing grounds for board					
8	recom	mendation of revoc	cation or suspe	nsion of		
9	licen	se or permit or ot	ther disciplina	ry action;		
10	creat	ing s. 468.911, F.	.S.; providing	exemptions		
11	from	regulation under t	the part; creat	ing s.		
12	468.9	12, F.S.; prohibit	ting certain ac	ts;		
13	provi	ding penalties; c	reating s. 468.	913, F.S.;		
14	establishing privilege for certain					
15	conversations; providing for voluntary					
16	discl	osure of certain p	privileged cons	ervations;		
17	creat	ing s. 468.914, F.	.S.; providing	rulemaking		
18	autho	rity;				
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