## Florida Senate - 2008

By Senator King

8-04065-08

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1	A reviser's bill to be entitled
2	An act relating to the Florida Statutes; amending ss.
3	14.20195, 16.615, 39.001, 39.303, 110.205, 112.061,
4	112.3145, 114.04, 120.80, 154.02, 154.04, 154.505,
5	215.5601, 215.5602, 335.067, 377.901, 381.0057, 381.0303,
6	381.0403, 381.4018, 381.7353, 381.78, 381.79, 381.84,
7	381.853, 381.855, 381.86, 381.90, 381.911, 381.912,
8	381.92, 381.922, 381.98, 381.983, 381.984, 381.985,
9	383.14, 383.216, 383.2162, 383.336, 383.402, 385.203,
10	385.210, 388.46, 391.028, 391.221, 391.223, 397.333,
11	400.235, 401.23, 401.245, 401.421, 402.56, 403.862,
12	406.02, 408.916, 409.352, 409.91255, 413.271, 420.622,
13	456.005, 456.011, 456.012, 456.072, 456.073, 456.074,
14	456.076, 457.109, 458.311, 458.313, 458.316, 458.3165,
15	458.331, 458.346, 458.347, 459.0055, 459.015, 459.022,
16	460.413, 461.004, 463.0055, 464.003, 464.018, 464.2085,
17	466.004, 466.028, 467.003, 467.004, 468.1295, 468.1755,
18	468.301, 468.314, 468.354, 468.506, 478.44, 480.042,
19	483.825, 483.901, 484.042, 486.125, 487.041, 490.009,
20	491.009, 499.012, 499.01211, 499.024, 499.065, 500.033,
21	514.0231, 768.1326, 943.0313, and 1004.435, F.S., pursuant
22	to the directive of the Legislature in s. 3, ch. 2007-40,
23	Laws of Florida, to redesignate the Secretary of Health as
24	the State Surgeon General wherever the term appears in the
25	Florida Statutes.
26	
27	Be It Enacted by the Legislature of the State of Florida:
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29 Section 1. Paragraph (b) of subsection (2) of section 30 14.20195, Florida Statutes, is amended to read: 31 14.20195 Suicide Prevention Coordinating Council; creation; membership; duties. -- There is created within the Statewide Office 32 33 for Suicide Prevention a Suicide Prevention Coordinating Council. 34 The council shall develop strategies for preventing suicide. 35 MEMBERSHIP. -- The Suicide Prevention Coordinating (2)36 Council shall consist of 28 voting members. 37 The following state officials or their designees shall (b) 38 serve on the coordinating council: The Secretary of Elderly Affairs. 39 1. 40 2. The State Surgeon General Secretary of Health. 3. The Commissioner of Education. 41 42 4. The Secretary of Health Care Administration. 43 5. The Secretary of Juvenile Justice. 6. The Secretary of Corrections. 44 7. The executive director of the Department of Law 45 Enforcement. 46 47 8. The executive director of the Department of Veterans' 48 Affairs. 49 9. The Secretary of Children and Family Services. 50 10. The director of the Agency for Workforce Innovation. 51 Section 2. Paragraph (e) of subsection (1) of section 52 16.615, Florida Statutes, is amended to read: 53 16.615 Council on the Social Status of Black Men and Boys.--54 55 (1)The Council on the Social Status of Black Men and Boys 56 is established within the Department of Legal Affairs and shall 57 consist of 19 members appointed as follows:

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8-04065-08 20081682 58 (e) The State Surgeon General Secretary of Health or his or 59 her designee. 60 Section 3. Paragraph (c) of subsection (7) of section 39.001, Florida Statutes, is amended to read: 61 62 39.001 Purposes and intent; personnel standards and 63 screening.--64 OFFICE OF ADOPTION AND CHILD PROTECTION. --(7) 65 (C) The office is authorized and directed to: 66 1. Oversee the preparation and implementation of the state 67 plan established under subsection (8) and revise and update the 68 state plan as necessary. 69 2. Provide for or make available continuing professional 70 education and training in the prevention of child abuse and 71 neglect. 72 3. Work to secure funding in the form of appropriations, 73 gifts, and grants from the state, the Federal Government, and 74 other public and private sources in order to ensure that 75 sufficient funds are available for the promotion of adoption, 76 support of adoptive families, and child abuse prevention efforts. 77 Make recommendations pertaining to agreements or 4. 78 contracts for the establishment and development of: 79 Programs and services for the promotion of adoption, a. 80 support of adoptive families, and prevention of child abuse and 81 neglect. 82 b. Training programs for the prevention of child abuse and 83 neglect. Multidisciplinary and discipline-specific training 84 с. 85 programs for professionals with responsibilities affecting children, young adults, and families. 86

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d.

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e. Postadoptive services to support adoptive families.

Efforts to promote adoption.

89 Monitor, evaluate, and review the development and 5. quality of local and statewide services and programs for the 90 91 promotion of adoption, support of adoptive families, and prevention of child abuse and neglect and shall publish and 92 93 distribute an annual report of its findings on or before January 94 1 of each year to the Governor, the Speaker of the House of 95 Representatives, the President of the Senate, the head secretary 96 of each state agency affected by the report, and the appropriate 97 substantive committees of the Legislature. The report shall 98 include:

99

a. A summary of the activities of the office.

b. A summary of the adoption data collected and reported to
the federal Adoption and Foster Care Analysis and Reporting
System (AFCARS) and the federal Administration for Children and
Families.

104 c. A summary of the child abuse prevention data collected 105 and reported to the National Child Abuse and Neglect Data System 106 (NCANDS) and the federal Administration for Children and 107 Families.

108 d. A summary detailing the timeliness of the adoption 109 process for children adopted from within the child welfare 110 system.

e. Recommendations, by state agency, for the further development and improvement of services and programs for the promotion of adoption, support of adoptive families, and prevention of child abuse and neglect.

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f. Budget requests, adoption promotion and support needs, and child abuse prevention program needs by state agency.

117 6. Work with the direct-support organization established118 under s. 39.0011 to receive financial assistance.

119 Section 4. Section 39.303, Florida Statutes, is amended to 120 read:

121 39.303 Child protection teams; services; eligible 122 cases. -- The Children's Medical Services Program in the Department of Health shall develop, maintain, and coordinate the services of 123 124 one or more multidisciplinary child protection teams in each of 125 the service districts of the Department of Children and Family Services. Such teams may be composed of appropriate 126 127 representatives of school districts and appropriate health, mental health, social service, legal service, and law enforcement 128 129 agencies. The Legislature finds that optimal coordination of 130 child protection teams and sexual abuse treatment programs 131 requires collaboration between the Department of Health and the 132 Department of Children and Family Services. The two departments 133 shall maintain an interagency agreement that establishes 134 protocols for oversight and operations of child protection teams 135 and sexual abuse treatment programs. The State Surgeon General 136 Secretary of Health and the Deputy Secretary for Children's 137 Medical Services, in consultation with the Secretary of Children 138 and Family Services, shall maintain the responsibility for the 139 screening, employment, and, if necessary, the termination of child protection team medical directors, at headquarters and in 140 141 the 15 districts. Child protection team medical directors shall 142 be responsible for oversight of the teams in the districts.

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The Department of Health shall utilize and convene the 143 (1)144 teams to supplement the assessment and protective supervision 145 activities of the family safety and preservation program of the 146 Department of Children and Family Services. Nothing in this 147 section shall be construed to remove or reduce the duty and 148 responsibility of any person to report pursuant to this chapter 149 all suspected or actual cases of child abuse, abandonment, or 150 neglect or sexual abuse of a child. The role of the teams shall 151 be to support activities of the program and to provide services 152 deemed by the teams to be necessary and appropriate to abused, 153 abandoned, and neglected children upon referral. The specialized 154 diagnostic assessment, evaluation, coordination, consultation, 155 and other supportive services that a child protection team shall 156 be capable of providing include, but are not limited to, the 157 following:

(a) Medical diagnosis and evaluation services, including
provision or interpretation of X rays and laboratory tests, and
related services, as needed, and documentation of findings
relative thereto.

(b) Telephone consultation services in emergencies and inother situations.

(c) Medical evaluation related to abuse, abandonment, or neglect, as defined by policy or rule of the Department of Health.

(d) Such psychological and psychiatric diagnosis and evaluation services for the child or the child's parent or parents, legal custodian or custodians, or other caregivers, or any other individual involved in a child abuse, abandonment, or neglect case, as the team may determine to be needed.

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(e) Expert medical, psychological, and related professionaltestimony in court cases.

174 (f) Case staffings to develop treatment plans for children 175 whose cases have been referred to the team. A child protection 176 team may provide consultation with respect to a child who is 177 alleged or is shown to be abused, abandoned, or neglected, which 178 consultation shall be provided at the request of a representative 179 of the family safety and preservation program or at the request 180 of any other professional involved with a child or the child's 181 parent or parents, legal custodian or custodians, or other 182 caregivers. In every such child protection team case staffing, 183 consultation, or staff activity involving a child, a family 184 safety and preservation program representative shall attend and 185 participate.

(g) Case service coordination and assistance, including the location of services available from other public and private agencies in the community.

(h) Such training services for program and other employees of the Department of Children and Family Services, employees of the Department of Health, and other medical professionals as is deemed appropriate to enable them to develop and maintain their professional skills and abilities in handling child abuse, abandonment, and neglect cases.

(i) Educational and community awareness campaigns on child
abuse, abandonment, and neglect in an effort to enable citizens
more successfully to prevent, identify, and treat child abuse,
abandonment, and neglect in the community.

(j) Child protection team assessments that include, asappropriate, medical evaluations, medical consultations, family

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20081682 8-04065-08 201 psychosocial interviews, specialized clinical interviews, or 202 forensic interviews. 203 204 All medical personnel participating on a child protection team 205 must successfully complete the required child protection team 206 training curriculum as set forth in protocols determined by the 207 Deputy Secretary for Children's Medical Services and the 208 Statewide Medical Director for Child Protection. 209 The child abuse, abandonment, and neglect reports that (2) 210 must be referred by the department to child protection teams of 211 the Department of Health for an assessment and other appropriate 212 available support services as set forth in subsection (1) must 213 include cases involving: 214 Injuries to the head, bruises to the neck or head, (a) 215 burns, or fractures in a child of any age. 216 Bruises anywhere on a child 5 years of age or under. (b) 217 Any report alleging sexual abuse of a child. (C) 218 Any sexually transmitted disease in a prepubescent (d) 219 child. 220 Reported malnutrition of a child and failure of a child (e) 221 to thrive. 222 (f) Reported medical neglect of a child. 223 Any family in which one or more children have been (q) 224 pronounced dead on arrival at a hospital or other health care 225 facility, or have been injured and later died, as a result of 226 suspected abuse, abandonment, or neglect, when any sibling or 227 other child remains in the home. 228 Symptoms of serious emotional problems in a child when (h) 229 emotional or other abuse, abandonment, or neglect is suspected.

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230 (3) All abuse and neglect cases transmitted for 231 investigation to a district by the hotline must be simultaneously 232 transmitted to the Department of Health child protection team for 233 review. For the purpose of determining whether face-to-face medical evaluation by a child protection team is necessary, all 234 235 cases transmitted to the child protection team which meet the 236 criteria in subsection (2) must be timely reviewed by: 237 (a) A physician licensed under chapter 458 or chapter 459 238 who holds board certification in pediatrics and is a member of a 239 child protection team; A physician licensed under chapter 458 or chapter 459 240 (b) 241 who holds board certification in a specialty other than pediatrics, who may complete the review only when working under 242 243 the direction of a physician licensed under chapter 458 or 244 chapter 459 who holds board certification in pediatrics and is a 245 member of a child protection team; (c) An advanced registered nurse practitioner licensed 246 247 under chapter 464 who has a speciality in pediatrics or family

(d) A physician assistant licensed under chapter 458 or
chapter 459, who may complete the review only when working under
the supervision of a physician licensed under chapter 458 or
chapter 459 who holds board certification in pediatrics and is a
member of a child protection team; or

medicine and is a member of a child protection team;

(e) A registered nurse licensed under chapter 464, who may complete the review only when working under the direct supervision of a physician licensed under chapter 458 or chapter 459 who holds certification in pediatrics and is a member of a child protection team.

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(4) A face-to-face medical evaluation by a child protectionteam is not necessary when:

261 The child was examined for the alleged abuse or neglect (a) by a physician who is not a member of the child protection team, 262 263 and a consultation between the child protection team board-264 certified pediatrician, advanced registered nurse practitioner, 265 physician assistant working under the supervision of a child 266 protection team board-certified pediatrician, or registered nurse 267 working under the direct supervision of a child protection team board-certified pediatrician, and the examining physician 268 269 concludes that a further medical evaluation is unnecessary;

(b) The child protective investigator, with supervisory
approval, has determined, after conducting a child safety
assessment, that there are no indications of injuries as
described in paragraphs (2) (a) - (h) as reported; or

(c) The child protection team board-certified pediatrician,
as authorized in subsection (3), determines that a medical
evaluation is not required.

Notwithstanding paragraphs (a), (b), and (c), a child protection team pediatrician, as authorized in subsection (3), may determine that a face-to-face medical evaluation is necessary.

(5) In all instances in which a child protection team is providing certain services to abused, abandoned, or neglected children, other offices and units of the Department of Health, and offices and units of the Department of Children and Family Services, shall avoid duplicating the provision of those services.

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287 The Department of Health child protection team quality (6) 288 assurance program and the Department of Children and Family 289 Services' Family Safety Program Office quality assurance program 290 shall collaborate to ensure referrals and responses to child abuse, abandonment, and neglect reports are appropriate. Each 291 292 quality assurance program shall include a review of records in 293 which there are no findings of abuse, abandonment, or neglect, 294 and the findings of these reviews shall be included in each 295 department's quality assurance reports. 296 Section 5. Paragraph (j) of subsection (2) of section 297 110.205, Florida Statutes, is amended to read: 298 110.205 Career service; exemptions.--EXEMPT POSITIONS. -- The exempt positions that are not 299 (2) 300 covered by this part include the following: 301 (j) The appointed secretaries and the State Surgeon 302 General, assistant secretaries, deputy secretaries, and deputy 303 assistant secretaries of all departments; the executive 304 directors, assistant executive directors, deputy executive directors, and deputy assistant executive directors of all 305 306 departments; the directors of all divisions and those positions 307 determined by the department to have managerial responsibilities 308 comparable to such positions, which positions include, but are 309 not limited to, program directors, assistant program directors, 310 district administrators, deputy district administrators, the 311 Director of Central Operations Services of the Department of

313 Development Administrator, State Public Transportation and Modal 314 Administrator, district secretaries, district directors of 315 transportation development, transportation operations,

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316	transportation support, and the managers of the offices specified
317	in s. 20.23(3)(b), of the Department of Transportation. Unless
318	otherwise fixed by law, the department shall set the salary and
319	benefits of these positions in accordance with the rules of the
320	Senior Management Service; and the county health department
321	directors and county health department administrators of the
322	Department of Health.
323	Section 6. Paragraph (h) of subsection (3) of section
324	112.061, Florida Statutes, is amended to read:
325	112.061 Per diem and travel expenses of public officers,
326	employees, and authorized persons
327	(3) AUTHORITY TO INCUR TRAVEL EXPENSES
328	(h) The <u>State Surgeon General</u> <del>secretary of the Department</del>
329	<del>of Health</del> or a designee may authorize travel expenses incidental
330	to the rendering of medical services for and on behalf of clients
331	of the Department of Health. The Department of Health may
332	establish rates lower than the rate provided in this section for
333	these travel expenses.
334	Section 7. Paragraph (b) of subsection (1) of section
335	112.3145, Florida Statutes, is amended to read:
336	112.3145 Disclosure of financial interests and clients
337	represented before agencies
338	(1) For purposes of this section, unless the context
339	otherwise requires, the term:
340	(b) "Specified state employee" means:
341	1. Public counsel created by chapter 350, an assistant
342	state attorney, an assistant public defender, a full-time state
343	employee who serves as counsel or assistant counsel to any state
344	agency, the Deputy Chief Judge of Compensation Claims, a judge of

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345 compensation claims, an administrative law judge, or a hearing 346 officer.

347 2. Any person employed in the office of the Governor or in 348 the office of any member of the Cabinet if that person is exempt 349 from the Career Service System, except persons employed in 350 clerical, secretarial, or similar positions.

351 3. The State Surgeon General or each appointed secretary, 352 assistant secretary, deputy secretary, executive director, 353 assistant executive director, or deputy executive director of 354 each state department, commission, board, or council; unless 355 otherwise provided, the division director, assistant division 356 director, deputy director, bureau chief, and assistant bureau 357 chief of any state department or division; or any person having 358 the power normally conferred upon such persons, by whatever 359 title.

360 4. The superintendent or institute director of a state 361 mental health institute established for training and research in 362 the mental health field or the warden or director of any major 363 state institution or facility established for corrections, 364 training, treatment, or rehabilitation.

5. Business managers, purchasing agents having the power to make any purchase exceeding the threshold amount provided for in s. 287.017 for CATEGORY ONE, finance and accounting directors, personnel officers, or grants coordinators for any state agency.

369 6. Any person, other than a legislative assistant exempted 370 by the presiding officer of the house by which the legislative 371 assistant is employed, who is employed in the legislative branch 372 of government, except persons employed in maintenance, clerical, 373 secretarial, or similar positions.

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374 7. Each employee of the Commission on Ethics.
375 Section 8. Section 114.04, Florida Statutes, is amended to
376 read:

377 114.04 Filling vacancies. -- Except as otherwise provided in 378 the State Constitution, the Governor shall fill by appointment 379 any vacancy in a state, district, or county office, other than a 380 member or officer of the Legislature, for the remainder of the 381 term of an appointive officer and for the remainder of the term 382 of an elective office, if there is less than 28 months remaining 383 in the term; otherwise, until the first Tuesday after the first 384 Monday following the next general election. With respect to any 385 office which requires confirmation by the Senate, the person so 386 appointed may hold an ad interim term of office subject to the 387 provisions of s. 114.05. Each secretary or division director of a 388 department of the executive branch, or the State Surgeon General, 389 who is required by law to be appointed by the Governor and confirmed by the Senate shall serve at the pleasure of the 390 391 Governor, unless otherwise provided by law, and the appointment 392 of such person shall run concurrently with the term of the 393 Governor making the appointment. In the event a Governor is 394 elected to a second term of office pursuant to s. 5, Art. IV of the State Constitution, each secretary or division director, or 395 396 the State Surgeon General, so appointed shall be reappointed or, 397 at the discretion of the Governor, replaced by a new appointee. 398 Reappointments to the same office shall be subject to 399 confirmation by the Senate as provided in s. 114.05.

400 Section 9. Subsection (15) of section 120.80, Florida 401 Statutes, is amended to read:

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120.80 Exceptions and special requirements; agencies.--

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403 (15) DEPARTMENT OF HEALTH. -- Notwithstanding s. 404 120.57(1)(a), formal hearings may not be conducted by the State 405 Surgeon General Secretary of Health, the Secretary of Health Care 406 Administration, or a board or member of a board within the 407 Department of Health or the Agency for Health Care Administration 408 for matters relating to the regulation of professions, as defined 409 by chapter 456. Notwithstanding s. 120.57(1)(a), hearings 410 conducted within the Department of Health in execution of the 411 Special Supplemental Nutrition Program for Women, Infants, and 412 Children; Child Care Food Program; Children's Medical Services 413 Program; the Brain and Spinal Cord Injury Program; and the 414 exemption from disqualification reviews for certified nurse 415 assistants program need not be conducted by an administrative law 416 judge assigned by the division. The Department of Health may 417 contract with the Department of Children and Family Services for 418 a hearing officer in these matters. 419 Section 10. Paragraph (c) of subsection (5) of section 154.02, Florida Statutes, is amended to read:

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154.02 County Health Department Trust Fund.--

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(5) At a minimum, the trust fund shall consist of:

42.3 (C) A fixed capital outlay reserve for nonrecurring 424 expenses that are needed for the renovation and expansion of 425 facilities, and for the construction of new and replacement 426 facilities identified by the Department of Health in conjunction 427 with the board of county commissioners in their annual state-428 county contract and approved by the State Surgeon General 429 secretary of the department. These funds may not be used for 430 construction projects unless there is a specific appropriation 431 included in the General Appropriations Act for this purpose.

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(1)

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432 Section 11. Paragraph (b) of subsection (1) of section 433 154.04, Florida Statutes, is amended to read:

434 154.04 Personnel of county health departments; duties; 435 compensation.--

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437 (b) The county health department director shall be a 438 physician licensed under chapter 458 or chapter 459 who is 439 trained in public health administration and shall be appointed by 440 the State Surgeon General Secretary of Health after the concurrence of the boards of county commissioners of the 441 442 respective counties. A county health department administrator 443 trained in public health administration may be appointed by the 444 State Surgeon General Secretary of Health after the concurrence 445 of the boards of county commissioners of the respective counties. 446 Section 12. Subsection (2) of section 154.505, Florida

447 Statutes, is amended to read:

448 154.505 Proposals; application process; minimum 449 requirements.--

450 (2) Applications shall be competitively reviewed by an
451 independent panel appointed by the <u>State Surgeon General</u>
452 secretary of the department. This panel shall determine the
453 relative weight for scoring and evaluating each of the following
454 elements to be used in the evaluation process:

- 455
- (a) The target population to be served.
- 456
- (b) The health benefits to be provided.

(c) The proposed service network, including specific health
care providers and health care facilities that will participate
in the service network on a paid or voluntary basis.

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460 The methods that will be used to measure cost-(d) 461 effectiveness. 462 How patient and provider satisfaction will be measured. (e) 463 (f) The proposed internal quality assurance process. 464 Projected health status outcomes. (q) 465 (h) The way in which data to measure the cost-466 effectiveness, outcomes, and overall performance of the program 467 will be collected, including a description of the proposed 468 information system. 469 (i) All local resources, including cash, in-kind, 470 voluntary, or other resources, that will be dedicated to the 471 proposal. 472 Section 13. Paragraph (c) of subsection (5) and paragraph 473 (b) of subsection (6) of section 215.5601, Florida Statutes, are 474 amended to read: 475 215.5601 Lawton Chiles Endowment Fund.--476 (5) AVAILABILITY OF FUNDS; USES.--477 The secretaries of the state agencies and the State (C) 478 Surgeon General shall conduct meetings to discuss priorities for 479 endowment funding for health and human services programs for 480 children and elders before submitting their legislative budget 481 requests to the Executive Office of the Governor and the 482 Legislature. The purpose of the meetings is to gain consensus for 483 priority requests and recommended endowment funding levels for 484 those priority requests. No later than September 1 of each year, 485 the secretaries of the state agencies and the State Surgeon 486 General shall also submit their consensus priority requests to 487 the Lawton Chiles Endowment Fund Advisory Council created in 488 subsection (6).

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(6) ADVISORY COUNCIL.--The Lawton Chiles Endowment Fund Advisory Council is established for the purpose of reviewing the funding priorities of the state agencies, evaluating their requests against the mission and goals of the agencies and legislative intent for the use of endowment funds, and allowing for public input and advocacy.

(b) Before November 1 of each year, the advisory council shall advise the Governor and the Legislature as to its recommendations with respect to the priorities submitted by the secretaries of the state agencies <u>and the State Surgeon General</u> with respect to endowment funding for health and human services programs for children and elders. The responsibilities of the advisory council include:

502 1. Evaluating the value of programs and services submitted 503 by the state agencies as they relate to the overall enhancement 504 of services to children and elders;

505 2. Developing criteria and guiding principles for ranking 506 the priorities submitted by the state agencies;

507 3. Providing recommendations with respect to funding levels 508 for the programs ranked by the advisory council;

509 4. Participating in periodic evaluation of programs funded 510 by the endowment to determine the need for continued funding; and

5. Soliciting input from child and elder advocacy 512 organizations, community stakeholders, providers, and the public 513 with respect to statewide child and elder needs and the 514 effectiveness of program service delivery systems.

515 Section 14. Subsection (4), paragraph (b) of subsection 516 (5), and subsections (6) and (10) of section 215.5602, Florida 517 Statutes, are amended to read:

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518215.5602James and Esther King Biomedical Research519Program.--

520 (4) The council shall advise the <u>State Surgeon General</u>
521 Secretary of Health as to the direction and scope of the
522 biomedical research program. The responsibilities of the council
523 may include, but are not limited to:

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(a) Providing advice on program priorities and emphases.

525

(b) Providing advice on the overall program budget.

526 (c) Participating in periodic program evaluation.

(d) Assisting in the development of guidelines to ensure
fairness, neutrality, and adherence to the principles of merit
and quality in the conduct of the program.

(e) Assisting in the development of appropriate linkages to
nonacademic entities, such as voluntary organizations, health
care delivery institutions, industry, government agencies, and
public officials.

(f) Developing criteria and standards for the award of research grants.

(g) Developing administrative procedures relating to solicitation, review, and award of research grants and fellowships, to ensure an impartial, high-quality peer review system.

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(h) Developing and supervising research peer review panels.

(i) Reviewing reports of peer review panels and makingrecommendations for research grants and fellowships.

543 (j) Developing and providing oversight regarding mechanisms 544 for the dissemination of research results.

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(5)

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(b) Grants and fellowships shall be awarded by the <u>State</u>
<u>Surgeon General</u> Secretary of Health, after consultation with the
council, on the basis of scientific merit, as determined by an
open competitive peer review process that ensures objectivity,
consistency, and high quality. The following types of
applications shall be considered for funding:

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1. Investigator-initiated research grants.

553

2. Institutional research grants.

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3. Predoctoral and postdoctoral research fellowships.

555 (6) To ensure that all proposals for research funding are 556 appropriate and are evaluated fairly on the basis of scientific 557 merit, the State Surgeon General Secretary of Health, in 558 consultation with the council, shall appoint a peer review panel 559 of independent, scientifically qualified individuals to review 560 the scientific content of each proposal and establish its 561 scientific priority score. The priority scores shall be forwarded 562 to the council and must be considered in determining which 563 proposals shall be recommended for funding.

(10) The council shall submit an annual progress report on the state of biomedical research in this state to the Florida Center for Universal Research to Eradicate Disease and to the Governor, the <u>State Surgeon General</u> <del>Secretary of Health</del>, the President of the Senate, and the Speaker of the House of Representatives by February 1. The report must include:

570 (a) A list of research projects supported by grants or571 fellowships awarded under the program.

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(b) A list of recipients of program grants or fellowships.

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(c) A list of publications in peer reviewed journals
involving research supported by grants or fellowships awarded
under the program.

576 (d) The total amount of biomedical research funding 577 currently flowing into the state.

578 (e) New grants for biomedical research which were funded
579 based on research supported by grants or fellowships awarded
580 under the program.

(f) Progress in the prevention, diagnosis, treatment, and cure of diseases related to tobacco use, including cancer, cardiovascular disease, stroke, and pulmonary disease.

584 Section 15. Subsection (5) of section 335.067, Florida 585 Statutes, is amended to read:

586 335.067 Conserve by Bicycle Program.--There is created 587 within the Department of Transportation the Conserve by Bicycle 588 Program.

(5) By July 1, 2007, if sufficient funds are available in the department's budget or from the Federal Government, the study shall be completed and shall be submitted to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Secretary of Transportation, the Secretary of Environmental Protection, and the <u>State Surgeon General</u> <del>Secretary of Health</del>.

596 Section 16. Paragraph (b) of subsection (1) of section 597 377.901, Florida Statutes, is amended to read:

598

377.901 Florida Energy Commission.--

599 (1) The Florida Energy Commission is created and shall be600 located within the Office of Legislative Services for

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8-04065-08 20081682 601 administrative purposes. The commission shall be comprised of a 602 total of nine members. 603 The following may also attend meetings and provide (b) 604 information and advise at the request of the chair: 605 1. The chair of the Florida Public Service Commission, or 606 his or her designee. 607 The Public Counsel, or his or her designee. 2. The Commissioner of Agriculture, or his or her designee. 608 3. 609 4. The Director of the Office of Insurance Regulation, or 610 his or her designee. 611 5. The State Surgeon General Secretary of Health, or his or 612 her designee. 613 6. The chair of the State Board of Education, or his or her designee. 614 615 7. The Secretary of Community Affairs, or his or her 616 designee. 617 The Secretary of Transportation, or his or her designee. 8. 618 The Secretary of Environmental Protection, or his or her 9. 619 designee. 620 621 It is the specific intent of the Legislature that nothing in this 622 section shall in any way change the powers, duties, and 623 responsibilities of the Public Service Commission or the powers, 624 duties, and responsibilities assigned by the Florida Electrical 625 Power Plant Siting Act, ss. 403.501-403.518. 626 Section 17. Subsections (2) and (3) of section 381.0057, 627 Florida Statutes, are amended to read: 628 381.0057 Funding for school health services .--

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(2) The <u>State Surgeon General</u> Secretary of Health, or his
or her designee, in cooperation with the Commissioner of
Education, or his or her designee, shall publicize the
availability of funds, targeting those school districts or
schools which have a high incidence of medically underserved
high-risk children, low birthweight babies, infant mortality, or
teenage pregnancy.

(3) The <u>State Surgeon General</u> Secretary of Health, or his
or her designees, in cooperation with the Commissioner of
Education, or his or her designees, in equal representation,
shall form a joint committee to evaluate and select the school
districts or schools to be funded.

641 Section 18. Subsections (5) and (7) of section 381.0303, 642 Florida Statutes, are amended to read:

643

381.0303 Special needs shelters.--

644 (5) SPECIAL NEEDS SHELTER INTERAGENCY COMMITTEE.--The State 645 Surgeon General Secretary of Health may establish a special needs 646 shelter interagency committee and serve as, or appoint a designee to serve as, the committee's chair. The department shall provide 647 648 any necessary staff and resources to support the committee in the 649 performance of its duties. The committee shall address and 650 resolve problems related to special needs shelters not addressed 651 in the state comprehensive emergency medical plan and shall 652 consult on the planning and operation of special needs shelters.

653

(a) The committee shall:

1. Develop, negotiate, and regularly review any necessaryinteragency agreements.

656 2. Undertake other such activities as the department deems657 necessary to facilitate the implementation of this section.

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658 3. Submit recommendations to the Legislature as necessary. 659 (b) The special needs shelter interagency committee shall 660 be composed of representatives of emergency management, health, 661 medical, and social services organizations. Membership shall 662 include, but shall not be limited to, representatives of the 663 Departments of Health, Community Affairs, Children and Family 664 Services, Elderly Affairs, and Education; the Agency for Health 665 Care Administration; the Florida Medical Association; the Florida 666 Osteopathic Medical Association; Associated Home Health 667 Industries of Florida, Inc.; the Florida Nurses Association; the 668 Florida Health Care Association; the Florida Assisted Living 669 Affiliation; the Florida Hospital Association; the Florida 670 Statutory Teaching Hospital Council; the Florida Association of 671 Homes for the Aging; the Florida Emergency Preparedness 672 Association; the American Red Cross; Florida Hospices and 673 Palliative Care, Inc.; the Association of Community Hospitals and 674 Health Systems; the Florida Association of Health Maintenance 675 Organizations; the Florida League of Health Systems; the Private 676 Care Association; the Salvation Army; the Florida Association of 677 Aging Services Providers; the AARP; and the Florida Renal 678 Coalition.

(c) Meetings of the committee shall be held in Tallahassee, and members of the committee shall serve at the expense of the agencies or organizations they represent. The committee shall make every effort to use teleconference or videoconference capabilities in order to ensure statewide input and participation.

685 (7) EMERGENCY MANAGEMENT PLANS.--The submission of686 emergency management plans to county health departments by home

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health agencies, nurse registries, hospice programs, and home 687 688 medical equipment providers is conditional upon receipt of an 689 appropriation by the department to establish disaster coordinator 690 positions in county health departments unless the State Surgeon 691 General secretary of the department and a local county commission 692 jointly determine to require that such plans be submitted based 693 on a determination that there is a special need to protect public 694 health in the local area during an emergency.

695Section 19. Paragraph (c) of subsection (6) and subsection696(9) of section 381.0403, Florida Statutes, are amended to read:

381.0403 The Community Hospital Education Act.--

698

697

(6) COUNCIL AND DIRECTOR.--

699 (c) The <u>State Surgeon General</u> secretary of the Department 700 of Health shall designate an administrator to serve as staff 701 director. The council shall elect a chair from among its 702 membership. Such other personnel as may be necessary to carry out 703 the program shall be employed as authorized by the Department of 704 Health.

705 ANNUAL REPORT ON GRADUATE MEDICAL EDUCATION; (9)706 COMMITTEE. -- The Executive Office of the Governor, the Department 707 of Health, and the Agency for Health Care Administration shall 708 collaborate to establish a committee that shall produce an annual 709 report on graduate medical education. The committee shall be 710 comprised of 11 members: five members shall be deans of the 711 medical schools or their designees; the Governor shall appoint 712 two members, one of whom must be a representative of the Florida 713 Medical Association who has supervised or currently supervises 714 residents or interns and one of whom must be a representative of 715 the Florida Hospital Association; the Secretary of Health Care

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716 Administration shall appoint two members, one of whom must be a 717 representative of a statutory teaching hospital and one of whom 718 must be a physician who has supervised or is currently 719 supervising residents or interns; and the State Surgeon General 720 Secretary of Health shall appoint two members, one of whom must 721 be a representative of a statutory family practice teaching 722 hospital and one of whom must be a physician who has supervised 723 or is currently supervising residents or interns. With the exception of the deans, members shall serve 4-year terms. In 724 order to stagger the terms, the Governor's appointees shall serve 725 726 initial terms of 4 years, the State Surgeon General's Secretary 727 of Health's appointees shall serve initial terms of 3 years, and 728 the Secretary of Health Care Administration's appointees shall serve initial terms of 2 years. A member's term shall be deemed 729 730 terminated when the member's representative status no longer 731 exists. Once the committee is appointed, it shall elect a chair 732 to serve for a 1-year term. The report shall be provided to the Governor, the President of the Senate, and the Speaker of the 733 734 House of Representatives by January 15 annually. Committee 735 members shall serve without compensation. The report shall 736 address the following:

(a) The role of residents and medical faculty in theprovision of health care.

(b) The relationship of graduate medical education to thestate's physician workforce.

(c) The costs of training medical residents for hospitals, medical schools, teaching hospitals, including all hospitalmedical affiliations, practice plans at all of the medical schools, and municipalities.

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(d) The availability and adequacy of all sources of revenue
to support graduate medical education and recommend alternative
sources of funding for graduate medical education.

(e) The use of state and federal appropriated funds forgraduate medical education by hospitals receiving such funds.

750Section 20. Paragraphs (g) and (h) of subsection (3) of751section 381.4018, Florida Statutes, are amended to read:

752

381.4018 Physician workforce assessment and development .--

(3) GENERAL FUNCTIONS.--The department shall maximize the use of existing programs under the jurisdiction of the department and other state agencies and coordinate governmental and nongovernmental stakeholders and resources in order to develop a state strategic plan and assess the implementation of such strategic plan. In developing the state strategic plan, the department shall:

760 Coordinate and enhance activities relative to physician (q) 761 workforce needs, undergraduate medical education, and graduate 762 medical education provided by the Division of Medical Quality 763 Assurance, the Community Hospital Education Program and the 764 Graduate Medical Education Committee established pursuant to s. 765 381.0403, area health education center networks established 766 pursuant to s. 381.0402, and other offices and programs within 767 the Department of Health as designated by the State Surgeon 768 General secretary.

(h) Work in conjunction with and act as a coordinating body for governmental and nongovernmental stakeholders to address matters relating to the state's physician workforce assessment and development for the purpose of ensuring an adequate supply of well-trained physicians to meet the state's future needs. Such

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774 governmental stakeholders shall include, but need not be limited 775 to, the State Surgeon General Secretary of Health or his or her 776 designee, the Commissioner of Education or his or her designee, 777 the Secretary of Health Care Administration or his or her 778 designee, and the Chancellor of the State University System or 779 his or her designee from the Board of Governors of the State 780 University System, and, at the discretion of the department, 781 other representatives of state and local agencies that are 782 involved in assessing, educating, or training the state's current or future physicians. Other stakeholders shall include, but need 783 784 not be limited to, organizations representing the state's public 785 and private allopathic and osteopathic medical schools; 786 organizations representing hospitals and other institutions 787 providing health care, particularly those that have an interest 788 in providing accredited medical education and graduate medical 789 education to medical students and medical residents; 790 organizations representing allopathic and osteopathic practicing 791 physicians; and, at the discretion of the department, 792 representatives of other organizations or entities involved in 793 assessing, educating, or training the state's current or future 794 physicians.

795 Section 21. Subsection (3) of section 381.7353, Florida796 Statutes, is amended to read:

797 381.7353 Reducing Racial and Ethnic Health Disparities:
798 Closing the Gap grant program; administration; department
799 duties.--

800 (3) Pursuant to s. 20.43(6), the <u>State Surgeon General</u>
 801 secretary may appoint an ad hoc advisory committee to: examine
 802 areas where public awareness, public education, research, and

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803 coordination regarding racial and ethnic health outcome 804 disparities are lacking; consider access and transportation 805 issues which contribute to health status disparities; and make 806 recommendations for closing gaps in health outcomes and 807 increasing the public's awareness and understanding of health 808 disparities that exist between racial and ethnic populations.

809 Section 22. Subsections (2) and (7) of section 381.78, 810 Florida Statutes, are amended to read:

811 381.78 Advisory council on brain and spinal cord 812 injuries.--

813 Members of the council shall be appointed to serve by (2)814 the State Surgeon General Secretary of Health. All members' terms 815 shall be for 4 years. An individual may not serve more than two 816 terms. Any council member who is unwilling or unable to properly 817 fulfill the duties of the office shall be succeeded by an 818 individual chosen by the State Surgeon General secretary to serve 819 out the unexpired balance of the replaced council member's term. 820 If the unexpired balance of the replaced council member's term is 821 less than 18 months, then, notwithstanding the provisions of this 822 subsection, the succeeding council member may be reappointed by 823 the State Surgeon General secretary twice.

(7) A member of the advisory council may be removed from
office by the <u>State Surgeon General</u> Secretary of Health for
malfeasance, misfeasance, neglect of duty, incompetence, or
permanent inability to perform official duties or for pleading
nolo contendere to, or being found guilty of, a crime.
Malfeasance includes, but is not limited to, a violation of any
specific prohibition within this part.

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831 Section 23. Subsection (4) of section 381.79, Florida832 Statutes, is amended to read:

833

381.79 Brain and Spinal Cord Injury Program Trust Fund.--

834 The Board of Governors of the State University System (4)835 shall establish a program administration process which shall 836 include: an annual prospective program plan with goals, research 837 design, proposed outcomes, a proposed budget, an annual report of 838 research activities and findings, and an annual end-of-year 839 financial statement. Prospective program plans shall be submitted 840 to the Board of Governors, and funds shall be released upon 841 acceptance of the proposed program plans. The annual report of 842 research activities and findings shall be submitted to the Board 843 of Governors, with the executive summaries submitted to the President of the Senate, the Speaker of the House of 844 845 Representatives, and the State Surgeon General Secretary of 846 Health.

Section 24. Paragraph (a) of subsection (4) and subsections (5) and (6) of section 381.84, Florida Statutes, are amended to read:

850 381.84 Comprehensive Statewide Tobacco Education and Use
 851 Prevention Program.--

852 (4) ADVISORY COUNCIL; MEMBERS, APPOINTMENTS, AND
853 MEETINGS.--The Tobacco Education and Use Prevention Advisory
854 Council is created within the department.

855

(a) The council shall consist of 23 members, including:

856 1. The <u>State Surgeon General</u> <del>Secretary of Health</del>, who shall
857 serve as the chairperson.

858 2. One county health department director, appointed by the859 State Surgeon General Secretary of Health.

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20081682 8-04065-08 860 Two members appointed by the Commissioner of Education, 3. 861 of whom one must be a school district superintendent. 862 4. The chief executive officer of the Florida Division of 863 the American Cancer Society, or his or her designee. The chief executive officer of the Greater Southeast 864 5. 865 Affiliate of the American Heart Association, or his or her 866 designee. 867 6. The chief executive officer of the American Lung 868 Association of Florida, or his or her designee. 869 7. The dean of the University of Miami School of Medicine, 870 or his or her designee. 871 8. The dean of the University of Florida College of 872 Medicine, or his or her designee. 873 9. The dean of the University of South Florida College of 874 Medicine, or his or her designee. 875 10. The dean of the Florida State University College of Medicine, or his or her designee. 876 877 The dean of Nova Southeastern College of Osteopathic 11. 878 Medicine, or his or her designee. 879 12. The dean of the Lake Erie College of Osteopathic 880 Medicine in Bradenton, Florida, or his or her designee. The chief executive officer of the Campaign for Tobacco 881 13. 882 Free Kids, or his or her designee. 883 14. The chief executive officer of the Legacy Foundation, 884 or his or her designee. 885 Four members appointed by the Governor, of whom two 15. 886 must have expertise in the field of tobacco-use prevention and 887 education or smoking cessation and one individual who shall be

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888 between the ages of 16 and 21 at the time of his or her 889 appointment.

890 16. Two members appointed by the President of the Senate,
891 of whom one must have expertise in the field of tobacco-use
892 prevention and education or smoking cessation.

893 17. Two members appointed by the Speaker of the House of
894 Representatives, of whom one must have expertise in the field of
895 tobacco-use prevention and education or smoking cessation.

(5) COUNCIL DUTIES AND RESPONSIBILITIES.--The council shall
 advise the <u>State Surgeon General</u> Secretary of Health as to the
 direction and scope of the Comprehensive Statewide Tobacco
 Education and Use Prevention Program. The responsibilities of the
 council include, but are not limited to:

901

(a) Providing advice on program priorities and emphases.

902

(b) Providing advice on the overall program budget.

903 (c) Providing advice on copyrighted material, trademark,
904 and future transactions as they pertain to the tobacco education
905 and use prevention program.

906 (d) Reviewing broadcast material prepared for the Internet, 907 portable media players, radio, and television as it relates to 908 the advertising component of the tobacco education and use 909 prevention program.

910

(e) Participating in periodic program evaluation.

911 (f) Assisting in the development of guidelines to ensure 912 fairness, neutrality, and adherence to the principles of merit 913 and quality in the conduct of the program.

914 (g) Assisting in the development of administrative 915 procedures relating to solicitation, review, and award of

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916 contracts and grants in order to ensure an impartial, high-917 quality peer review system.

918 (h) Assisting in the development and supervision of peer 919 review panels.

920 (i) Reviewing reports of peer review panels and making921 recommendations for contracts and grants.

922 (j) Reviewing the activities and evaluating the performance 923 of the AHEC network to avoid duplicative efforts using state 924 funds.

925 (k) Recommending meaningful outcome measures through a 926 regular review of tobacco-use prevention and education strategies 927 and programs of other states and the Federal Government.

928 (1) Recommending policies to encourage a coordinated 929 response to tobacco use in this state, focusing specifically on 930 creating partnerships within and between the public and private 931 sectors.

932 (6) CONTRACT REQUIREMENTS. -- Contracts or grants for the 933 program components or subcomponents described in paragraphs 934 (3) (a) - (f) shall be awarded by the State Surgeon General 935 Secretary of Health, after consultation with the council, on the 936 basis of merit, as determined by an open, competitive, peer-937 reviewed process that ensures objectivity, consistency, and high 938 quality. The department shall award such grants or contracts no 939 later than October 1 for each fiscal year. A recipient of a 940 contract or grant for the program component described in 941 paragraph (3) (c) is not eligible for a contract or grant award 942 for any other program component described in subsection (3) in 943 the same state fiscal year. A school or college of medicine that 944 is represented on the council is not eligible to receive a

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945 contract or grant under this section. For the 2007-2008 and 2008-946 2009 fiscal years only, the department shall award a contract or 947 grant in the amount of \$10 million to the AHEC network for the 948 purpose of developing the components described in paragraph 949 (3)(i). The AHEC network may apply for a competitive contract or 950 grant after the 2008-2009 fiscal year.

951 In order to ensure that all proposals for funding are (a) 952 appropriate and are evaluated fairly on the basis of merit, the 953 State Surgeon General Secretary of Health, in consultation with 954 the council, shall appoint a peer review panel of independent, 955 qualified experts in the field of tobacco control to review the content of each proposal and establish its priority score. The 956 957 priority scores shall be forwarded to the council and must be 958 considered in determining which proposals will be recommended for 959 funding.

960 (b) The council and the peer review panel shall establish 961 and follow rigorous guidelines for ethical conduct and adhere to 962 a strict policy with regard to conflicts of interest. A member of 963 the council or panel may not participate in any discussion or 964 decision with respect to a research proposal by any firm, entity, 965 or agency with which the member is associated as a member of the 966 governing body or as an employee or with which the member has 967 entered into a contractual arrangement. Meetings of the council 968 and the peer review panels are subject to chapter 119, s. 969 286.011, and s. 24, Art. I of the State Constitution.

970 (c) In each contract or grant agreement, the department 971 shall limit the use of food and promotional items to no more than 972 2.5 percent of the total amount of the contract or grant and 973 limit overhead or indirect costs to no more than 7.5 percent of

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974 the total amount of the contract or grant. The department, in 975 consultation with the Department of Financial Services, shall 976 publish guidelines for appropriate food and promotional items.

977 (d) In each advertising contract, the department shall 978 limit the total of production fees, buyer commissions, and 979 related costs to no more than 10 percent of the total contract 980 amount.

(e) Notwithstanding the competitive process for contracts prescribed in this subsection, each county health department is eligible for core funding, on a per capita basis, to implement tobacco education and use prevention activities within that county.

986 Section 25. Paragraph (f) of subsection (4) and paragraph 987 (a) of subsection (5) of section 381.853, Florida Statutes, are 988 amended to read:

989

381.853 Florida Center for Brain Tumor Research.--

990 (4) The Florida Center for Brain Tumor Research is
991 established within the Evelyn F. and William L. McKnight Brain
992 Institute of the University of Florida.

(f) The center shall submit an annual report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the <u>State Surgeon General</u> <del>Secretary of</del> <del>Health</del> no later than January 15 that contains recommendations for legislative changes necessary to foster a positive climate for the pursuit of brain tumor research and the development of treatment modalities in the state.

1000 (5) There is established within the center a scientific
1001 advisory council that includes biomedical researchers,
1002 physicians, clinicians, and representatives from public and

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1003 private universities and hospitals. The council shall meet at 1004 least annually.

1005

(a) The council shall consist of:

Two members from the Florida Center for Brain Tumor
 Research within the Evelyn F. and William L. McKnight Brain
 Institute of the University of Florida appointed by the Governor.

1009 2. Two members from the Scripps Research Institute, one of 1010 whom must have expertise in basic brain tumor research, appointed 1011 by the Speaker of the House of Representatives.

1012 3. Two members from other public and private universities 1013 and institutions directly involved in brain tumor research 1014 appointed by the President of the Senate.

1015 4. One member from the Mayo Clinic in Jacksonville who is 1016 directly involved in the treatment of brain tumor patients or who 1017 has expertise in basic brain tumor research appointed by the 1018 State Surgeon General Secretary of Health.

1019 5. Two members from the Cleveland Clinic in Florida who are 1020 directly involved in basic brain tumor research appointed by the 1021 Governor.

1022 6. One member from the H. Lee Moffitt Cancer Center and 1023 Research Institute who is directly involved in the treatment of 1024 brain tumor patients or who has expertise in basic brain tumor 1025 research appointed by the Speaker of the House of 1026 Representatives.

1027 7. One member from the M. D. Anderson Cancer Center Orlando 1028 who is directly involved in the treatment of brain tumor patients 1029 or who has expertise in basic brain tumor research appointed by 1030 the President of the Senate.

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8-04065-08 20081682 1031 Section 26. Paragraph (a) of subsection (5) of section 1032 381.855, Florida Statutes, is amended to read: 1033 381.855 Florida Center for Universal Research to Eradicate 1034 Disease.--1035 (5)There is established within the center an advisory 1036 council that shall meet at least annually. 1037 The council shall consist of one representative from a (a) 1038 Florida not-for-profit institution engaged in basic and clinical 1039 biomedical research and education which receives more than \$10 1040 million in annual grant funding from the National Institutes of 1041 Health, to be appointed by the State Surgeon General Secretary of Health from a different institution each term, and one 1042 1043 representative from and appointed by each of the following entities: 1044 1045 1. Enterprise Florida, Inc. 1046 2. BioFlorida. 1047 3. The Biomedical Research Advisory Council. 1048 4. The Florida Medical Foundation. 1049 5. Pharmaceutical Research and Manufacturers of America. 6. 1050 The Florida Cancer Council. 1051 7. The American Cancer Society, Florida Division, Inc. 1052 8. The American Heart Association. 1053 9. The American Lung Association of Florida. 1054 The American Diabetes Association, South Coastal 10. 1055 Region. 1056 The Alzheimer's Association. 11. 1057 12. The Epilepsy Foundation. 13. The National Parkinson Foundation. 1058 1059 14. The Florida Public Health Foundation, Inc.

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20081682 8-04065-08 1060 The Florida Research Consortium. 15. 1061 Section 27. Subsections (2) and (3) of section 381.86, 1062 Florida Statutes, are amended to read: 1063 381.86 Institutional Review Board.--1064 (2) Consistent with federal requirements, the State Surgeon 1065 General Secretary of Health shall determine and appoint the 1066 membership of the board and designate its chair. 1067 (3) The department's Institutional Review Board may serve 1068 as an institutional review board for other agencies at the discretion of the State Surgeon General secretary. 1069 1070 Section 28. Paragraph (a) of subsection (3) of section 1071 381.90, Florida Statutes, is amended to read: 1072 381.90 Health Information Systems Council; legislative 1073 intent; creation, appointment, duties.--The council shall be composed of the following members 1074 (3) 1075 or their senior executive-level designees: 1076 The State Surgeon General Secretary of Health; (a) 1077 1078 Representatives of the Federal Government may serve without 1079 voting rights. 1080 Section 29. Paragraph (a) of subsection (3) of section 1081 381.911, Florida Statutes, is amended to read: 1082 381.911 Prostate Cancer Awareness Program.--1083 (3) A prostate cancer advisory committee is created to 1084 advise and assist the Department of Health and the Florida Public Health Foundation, Inc., in implementing the program. 1085 1086 (a) The State Surgeon General Secretary of Health shall 1087 appoint the advisory committee members, who shall consist of:

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8-04065-08 20081682 1088 1. Three persons from prostate cancer survivor groups or 1089 cancer-related advocacy groups. 1090 Three persons who are scientists or clinicians from 2. 1091 public universities or research organizations. 1092 Three persons who are engaged in the practice of a 3. 1093 cancer-related medical specialty from health organizations 1094 committed to cancer research and control. 1095 Section 30. Paragraph (a) of subsection (3) of section 1096 381.912, Florida Statutes, is amended to read: 1097 381.912 Cervical Cancer Elimination Task Force.--The task force shall consist of: 1098 (3)1099 (a) The director of the Department of Health's Division of 1100 Disease Control or another person with expertise in epidemiology 1101 who shall serve as chair, appointed by the State Surgeon General 1102 Secretary of Health. 1103 Section 31. Paragraph (c) of subsection (2) of section 381.92, Florida Statutes, is amended to read: 1104 1105 381.92 Florida Cancer Council.--1106 (2)1107 The members of the council shall consist of: (C) 1108 1. Chair of the Florida Dialogue on Cancer, who shall serve 1109 as the chair of the council; 1110 2. State Surgeon General secretary of the Department of 1111 Health or his or her designee; 3. Chief Executive Officer of the H. Lee Moffitt Cancer 1112 1113 Center or his or her designee; 4. Director of the University of Florida Shands Cancer 1114 1115 Center or his or her designee;

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20081682 8-04065-08 Chief Executive Officer of the University of Miami 1116 5. 1117 Sylvester Comprehensive Cancer Center or his or her designee; 6. Chief Executive Officer of the Mayo Clinic, 1118 1119 Jacksonville, or his or her designee; 1120 7. Chief Executive Officer of the American Cancer Society, 1121 Florida Division, Inc., or his or her designee; President of the American Cancer Society, Florida 1122 8. 1123 Division, Inc., Board of Directors or his or her designee; 1124 9. President of the Florida Society of Clinical Oncology or his or her designee; 1125 1126 10. President of the American College of Surgeons, Florida 1127 Chapter, or his or her designee; 1128 11. Chief Executive Officer of Enterprise Florida, Inc., or 1129 his or her designee; 1130 12. Five representatives from cancer programs approved by 1131 the American College of Surgeons. Three shall be appointed by the 1132 Governor, one shall be appointed by the Speaker of the House of Representatives, and one shall be appointed by the President of 1133 1134 the Senate: 13. One member of the House of Representatives, to be 1135 1136 appointed by the Speaker of the House of Representatives; and 1137 14. One member of the Senate, to be appointed by the 1138 President of the Senate. 1139 Section 32. Paragraphs (a) and (b) of subsection (3) of 1140 section 381.922, Florida Statutes, are amended to read: 381.922 William G. "Bill" Bankhead, Jr., and David Coley 1141 1142 Cancer Research Program. --1143 Applications for funding for cancer research may be (3)(a) submitted by any university or established research institute in 1144

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1145 the state. All qualified investigators in the state, regardless 1146 of institutional affiliation, shall have equal access and 1147 opportunity to compete for the research funding. Collaborative 1148 proposals, including those that advance the program's goals 1149 enumerated in subsection (2), may be given preference. Grants 1150 shall be awarded by the State Surgeon General Secretary of 1151 Health, after consultation with the Biomedical Research Advisory 1152 Council, on the basis of scientific merit, as determined by an 1153 open, competitive peer review process that ensures objectivity, 1154 consistency, and high quality. The following types of 1155 applications shall be considered for funding:

1156

1. Investigator-initiated research grants.

1157

2. Institutional research grants.

1158 3. Collaborative research grants, including those that1159 advance the finding of cures through basic or applied research.

1160 In order to ensure that all proposals for research (b) funding are appropriate and are evaluated fairly on the basis of 1161 1162 scientific merit, the State Surgeon General Secretary of Health, 1163 in consultation with the council, shall appoint a peer review panel of independent, scientifically qualified individuals to 1164 1165 review the scientific content of each proposal and establish its 1166 priority score. The priority scores shall be forwarded to the 1167 council and must be considered in determining which proposals 1168 shall be recommended for funding.

1169 Section 33. Paragraph (a) of subsection (6) of section 1170 381.98, Florida Statutes, is amended to read:

1171 381.98 The Florida Public Health Foundation, Inc.; 1172 establishment; purpose; mission; duties; board of directors.--

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8-04065-08 20081682 1173 (6) The affairs of the corporation shall be managed by an 1174 executive director appointed by a board of directors consisting 1175 of: 1176 (a) The State Surgeon General Secretary of Health or his or 1177 her designee. 1178 Section 34. Subsection (9) of section 381.983, Florida 1179 Statutes, is repealed. 1180 Section 35. Subsections (2) and (3) of section 381.984, 1181 Florida Statutes, are amended to read: 381.984 Educational programs.--1182 1183 PUBLIC INFORMATION INITIATIVE. -- The Governor, in (2)1184 conjunction with the State Surgeon General Secretary of Health 1185 and his or her designee, shall sponsor a series of public service 1186 announcements on radio, television, the Internet, and print media 1187 about the nature of lead-based-paint hazards, the importance of standards for lead poisoning prevention in properties, and the 1188 purposes and responsibilities set forth in this act. In 1189 1190 developing and coordinating this public information initiative, 1191 the sponsors shall seek the participation and involvement of private industry organizations, including those involved in real 1192 1193 estate, insurance, mortgage banking, and pediatrics. 1194 DISTRIBUTION OF LITERATURE ABOUT CHILDHOOD LEAD (3)1195 POISONING.--By January 1, 2007, the State Surgeon General 1196 Secretary of Health or his or her designee shall develop 1197 culturally and linguistically appropriate information pamphlets regarding childhood lead poisoning, the importance of testing for 1198 1199 elevated blood-lead levels, prevention of childhood lead 1200 poisoning, treatment of childhood lead poisoning, and, where 1201 appropriate, the requirements of this act. These information

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1202 pamphlets shall be distributed to parents or the other legal 1203 guardians of children 6 years of age or younger on the following 1204 occasions:

(a) By a health care provider at the time of a child's
birth and at the time of any childhood immunization or
vaccination unless it is established that such information
pamphlet has been provided previously to the parent or legal
guardian by the health care provider within the prior 12 months.

(b) By the owner or operator of any child care facility or preschool or kindergarten class on or before October 15 of the calendar year.

1213 Section 36. Section 381.985, Florida Statutes, is amended 1214 to read:

1215

381.985 Screening program.--

1216 The State Surgeon General secretary shall establish a (1)1217 program for early identification of persons at risk of having elevated blood-lead levels. Such program shall systematically 1218 1219 screen children under 6 years of age in the target populations 1220 identified in subsection (2) for the presence of elevated blood-1221 lead levels. Children within the specified target populations 1222 shall be screened with a blood-lead test at age 12 months and age 1223 24 months, or between the ages of 36 months and 72 months if they 1224 have not previously been screened. The State Surgeon General 1225 secretary shall, after consultation with recognized professional 1226 medical groups and such other sources as the State Surgeon General secretary deems appropriate, promulgate rules 1227 1228 establishing:

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(a) The means by which and the intervals at which such
children under 6 years of age shall be screened for lead
poisoning and elevated blood-lead levels.

(b) Guidelines for the medical followup on children foundto have elevated blood-lead levels.

(2) In developing screening programs to identify persons at risk with elevated blood-lead levels, priority shall be given to persons within the following categories:

(a) All children enrolled in the Medicaid program at ages
1238 12 months and 24 months, or between the ages of 36 months and 72
1239 months if they have not previously been screened.

(b) Children under the age of 6 years exhibiting delayed cognitive development or other symptoms of childhood lead poisoning.

1243 (c) Persons at risk residing in the same household, or 1244 recently residing in the same household, as another person at 1245 risk with a blood-lead level of 10 ug/dL or greater.

(d) Persons at risk residing, or who have recently resided, in buildings or geographical areas in which significant numbers of cases of lead poisoning or elevated blood-lead levels have recently been reported.

(e) Persons at risk residing, or who have recently resided, in an affected property contained in a building that during the preceding 3 years has been subject to enforcement for violations of lead-poisoning-prevention statutes, ordinances, rules, or regulations as specified by the <u>State Surgeon General</u> secretary.

(f) Persons at risk residing, or who have recently resided, in a room or group of rooms contained in a building whose owner also owns a building containing affected properties which during

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1258 the preceding 3 years has been subject to an enforcement action 1259 for a violation of lead-poisoning-prevention statutes, 1260 ordinances, rules, or regulations.

(g) Persons at risk residing in other buildings or geographical areas in which the <u>State Surgeon General</u> <del>secretary</del> reasonably determines there to be a significant risk of affected individuals having a blood-lead level of 10 ug/dL or greater.

(3) The <u>State Surgeon General</u> secretary shall maintain comprehensive records of all screenings conducted pursuant to this section. Such records shall be indexed geographically and by owner in order to determine the location of areas of relatively high incidence of lead poisoning and other elevated blood-lead levels.

All cases or probable cases of lead poisoning found in the course of screenings conducted pursuant to this section shall be reported to the affected individual, to his or her parent or legal guardian if he or she is a minor, and to the <u>State Surgeon</u> General secretary.

1277 Section 37. Subsection (5) of section 383.14, Florida1278 Statutes, is amended to read:

1279 383.14 Screening for metabolic disorders, other hereditary 1280 and congenital disorders, and environmental risk factors.--

(5) ADVISORY COUNCIL.--There is established a Genetics and Newborn Screening Advisory Council made up of 15 members appointed by the <u>State Surgeon General</u> Secretary of Health. The council shall be composed of two consumer members, three practicing pediatricians, at least one of whom must be a pediatric hematologist, one representative from each of the four

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1287 medical schools in the state, the State Surgeon General Secretary 1288 of Health or his or her designee, one representative from the 1289 Department of Health representing Children's Medical Services, 1290 one representative from the Florida Hospital Association, one 1291 individual with experience in newborn screening programs, one 1292 individual representing audiologists, and one representative from 1293 the Agency for Persons with Disabilities. All appointments shall 1294 be for a term of 4 years. The chairperson of the council shall be 1295 elected from the membership of the council and shall serve for a 1296 period of 2 years. The council shall meet at least semiannually 1297 or upon the call of the chairperson. The council may establish ad 1298 hoc or temporary technical advisory groups to assist the council 1299 with specific topics which come before the council. Council 1300 members shall serve without pay. Pursuant to the provisions of s. 1301 112.061, the council members are entitled to be reimbursed for 1302 per diem and travel expenses. It is the purpose of the council to advise the department about: 1303

(a) Conditions for which testing should be included underthe screening program and the genetics program.

(b) Procedures for collection and transmission of specimensand recording of results.

(c) Methods whereby screening programs and genetics services for children now provided or proposed to be offered in the state may be more effectively evaluated, coordinated, and consolidated.

1312 Section 38. Subsection (6) of section 383.216, Florida1313 Statutes, is amended to read:

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383.216 Community-based prenatal and infant health care.--

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1315 (6) Prenatal and infant health care coalitions may be 1316 established for single counties or for services delivery 1317 catchment areas. A prenatal and infant health care coalition 1318 shall be initiated at the local level on a voluntary basis. Once 1319 a coalition has been organized locally and includes the 1320 membership specified in subsection (5), the coalition must submit 1321 a list of its members to the State Surgeon General Secretary of 1322 Health to carry out the responsibilities outlined in this 1323 section.

1324 Section 39. Subsection (7) of section 383.2162, Florida
1325 Statutes, is amended to read:

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383.2162 Black infant health practice initiative.--

1327 EVALUATIONS AND REPORTS .-- The department shall conduct (7)1328 an annual evaluation of the implementation of the initiative 1329 describing which areas are participating in the initiative, the 1330 number of reviews conducted by each participating coalition, 1331 grant balances, and recommendations for modifying the initiative. 1332 All participating coalitions shall produce a report on their 1333 collective findings and recommendations by January 1, 2010, to the Governor, the President of the Senate, the Speaker of the 1334 1335 House of Representatives, and the State Surgeon General Secretary 1336 of Health.

1337 Section 40. Subsection (2) of section 383.336, Florida
1338 Statutes, is amended to read:

1339 383.336 Provider hospitals; practice parameters; peer 1340 review board.--

1341 (2) The Office of the <u>State Surgeon General</u> Secretary of
1342 Health, in consultation with the Board of Medicine and the
1343 Florida Obstetric and Gynecologic Society, is directed to

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1344 establish practice parameters to be followed by physicians in 1345 provider hospitals in performance of a caesarean section delivery 1346 when the delivery will be paid partly or fully by state funds or 1347 federal funds administered by the state. These parameters shall 1348 be directed to reduce the number of unnecessary caesarean section 1349 deliveries. These practice parameters shall address, at a 1350 minimum, the following: feasibility of attempting a vaginal 1351 delivery for each patient with a prior caesarean section; 1352 dystocia, including arrested dilation and prolonged deceleration 1353 phase; fetal distress; and fetal malposition. The Department of 1354 Health shall adopt rules to implement the provisions of this 1355 subsection.

1356Section 41.Subsections (2), (4), (6), and (17) of section1357383.402, Florida Statutes, are amended to read:

1358383.402Child abuse death review; State Child Abuse Death1359Review Committee; local child abuse death review committees.--

(2) (a) The State Child Abuse Death Review Committee is established within the Department of Health and shall consist of a representative of the Department of Health, appointed by the <u>State Surgeon General Secretary of Health</u>, who shall serve as the state committee coordinator. The head of each of the following agencies or organizations shall also appoint a representative to the state committee:

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- 1. The Department of Legal Affairs.
- 2. The Department of Children and Family Services.
  - 3. The Department of Law Enforcement.
- 4. The Department of Education.
- 5. The Florida Prosecuting Attorneys Association, Inc.

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1372 6. The Florida Medical Examiners Commission, whose 1373 representative must be a forensic pathologist. 1374 (b) In addition, the State Surgeon General Secretary of 1375 Health shall appoint the following members to the state 1376 committee, based on recommendations from the Department of Health 1377 and the agencies listed in paragraph (a), and ensuring that the 1378 committee represents the regional, gender, and ethnic diversity 1379 of the state to the greatest extent possible: 1380 1. A board-certified pediatrician. 1381 2. A public health nurse. 1382 3. A mental health professional who treats children or 1383 adolescents. 1384 4. An employee of the Department of Children and Family 1385 Services who supervises family services counselors and who has at 1386 least 5 years of experience in child protective investigations. 1387 5. The medical director of a child protection team. 1388 6. A member of a child advocacy organization. A social worker who has experience in working with 1389 7. 1390 victims and perpetrators of child abuse. 1391 8. A person trained as a paraprofessional in patient 1392 resources who is employed in a child abuse prevention program. 1393 9. A law enforcement officer who has at least 5 years of 1394 experience in children's issues. 1395 10. A representative of the Florida Coalition Against 1396 Domestic Violence. 1397 A representative from a private provider of programs on 11. 1398 preventing child abuse and neglect. 1399 (4) The members of the state committee shall be appointed 1400 to staggered terms of office which may not exceed 2 years, as

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1401 determined by the <u>State Surgeon General</u> Secretary of Health. 1402 Members are eligible for reappointment. The state committee shall 1403 elect a chairperson from among its members to serve for a 2-year 1404 term, and the chairperson may appoint ad hoc committees as 1405 necessary to carry out the duties of the committee.

1406 (6) At the direction of the State Surgeon General Secretary 1407 of Health, the director of each county health department, or the 1408 directors of two or more county health departments by agreement, 1409 may convene and support a county or multicounty child abuse death 1410 review committee in accordance with the protocols established by the State Child Abuse Death Review Committee. Each local 1411 1412 committee must include a local state attorney, or his or her 1413 designee, and any other members that are determined by guidelines 1414 developed by the State Child Abuse Death Review Committee. The 1415 members of a local committee shall be appointed to 2-year terms 1416 and may be reappointed. The local committee shall elect a 1417 chairperson from among its members. Members shall serve without 1418 compensation but are entitled to reimbursement for per diem and 1419 travel expenses incurred in the performance of their duties as 1420 provided in s. 112.061 and to the extent that funds are 1421 available.

(17) For the purpose of carrying out the responsibilities assigned to the State Child Abuse Death Review Committee and the local review committees, the <u>State Surgeon General</u> <del>Secretary of</del> Health may substitute an existing entity whose function and organization include the function and organization of the committees established by this section.

1428Section 42. Paragraph (c) of subsection (1) and subsection1429(2) of section 385.203, Florida Statutes, are amended to read:

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1430 385.203 Diabetes Advisory Council; creation; function; 1431 membership.--

(1) To guide a statewide comprehensive approach to diabetes prevention, diagnosis, education, care, treatment, impact, and costs thereof, there is created a Diabetes Advisory Council that serves as the advisory unit to the Department of Health, other governmental agencies, professional and other organizations, and the general public. The council shall:

(c) By June 30 of each year, meet with the <u>State Surgeon</u>
<u>General Secretary of Health</u> or designee to make specific
recommendations regarding the public health aspects of the
prevention and control of diabetes.

1442 (2) The members of the council shall be appointed by the
1443 Governor with advice from the <u>State Surgeon General</u> <del>Secretary of</del>
1444 Health. Members shall serve 4-year terms or until their
1445 successors are appointed or qualified.

1446 Section 43. Subsection (5) of section 385.210, Florida 1447 Statutes, is amended to read:

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385.210 Arthritis prevention and education.--

(5) FUNDING.--

(a) The <u>State Surgeon General</u> Secretary of Health may
accept grants, services, and property from the Federal
Government, foundations, organizations, medical schools, and
other entities as may be available for the purposes of fulfilling
the obligations of this program.

(b) The <u>State Surgeon General</u> secretary shall seek any federal waiver or waivers that may be necessary to maximize funds from the Federal Government to implement this program.

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1458 Section 44. Paragraph (a) of subsection (2) of section 1459 388.46, Florida Statutes, is amended to read: 1460 388.46 Florida Coordinating Council on Mosquito Control; 1461 establishment; membership; organization; responsibilities.--1462 MEMBERSHIP, ORGANIZATION, AND RESPONSIBILITIES.--(2)1463 (a) Membership.--The Florida Coordinating Council on Mosquito Control shall be comprised of the following 1464 1465 representatives or their authorized designees: 1466 The Secretary of Environmental Protection and the State 1. 1467 Surgeon General Secretary of Health; 2. The executive director of the Fish and Wildlife 1468 1469 Conservation Commission; 1470 The state epidemiologist; 3. The Commissioner of Agriculture; and 1471 4. Representatives from: 1472 5. 1473 The University of Florida, Institute of Food and a. 1474 Agricultural Sciences, Florida Medical Entomological Research 1475 Laboratory; 1476 b. Florida Agricultural and Mechanical University; 1477 The United States Environmental Protection Agency; с. 1478 d. The United States Department of Agriculture, Insects 1479 Affecting Man Laboratory; The United States Fish and Wildlife Service; 1480 e. 1481 Two mosquito control directors to be nominated by the f. 1482 Florida Mosquito Control Association, two representatives of 1483 Florida environmental groups, and two private citizens who are

1484 property owners whose lands are regularly subject to mosquito 1485 control operations, to be appointed to 4-year terms by the 1486 Commissioner of Agriculture; and

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1487 The Board of Trustees of the Internal Improvement Trust q. 1488 Fund. 1489 Section 45. Subsection (1) of section 391.028, Florida 1490 Statutes, is amended to read: 391.028 Administration.--The Children's Medical Services 1491 1492 program shall have a central office and area offices. 1493 The Director of Children's Medical Services must be a (1)1494 physician licensed under chapter 458 or chapter 459 who has 1495 specialized training and experience in the provision of health 1496 care to children and who has recognized skills in leadership and the promotion of children's health programs. The director shall 1497 1498 be the deputy secretary and the Deputy State Health Officer for 1499 Children's Medical Services and is appointed by and reports to 1500 the State Surgeon General secretary. The director may appoint 1501 division directors subject to the approval of the State Surgeon 1502 General secretary.

1503 Section 46. Subsection (1) of section 391.221, Florida
1504 Statutes, is amended to read:

1505 391.221 Statewide Children's Medical Services Network
1506 Advisory Council.--

(1) The <u>State Surgeon General</u> secretary of the department
may appoint a Statewide Children's Medical Services Network
Advisory Council for the purpose of acting as an advisory body to
the department. Specifically, the duties of the council shall
include, but not be limited to:

(a) Recommending standards and credentialing requirements
for health care providers rendering health services to Children's
Medical Services network participants.

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(b) Making recommendations to the director of Children's
Medical Services concerning the selection of health care
providers for the Children's Medical Services network.

1518 (c) Reviewing and making recommendations concerning network 1519 health care provider or participant disputes that are brought to 1520 the attention of the advisory council.

(d) Providing input to the Children's Medical Services
program on the policies governing the Children's Medical Services
network.

(e) Reviewing the financial reports and financial status of the network and making recommendations concerning the methods of payment and cost controls for the network.

1527 (f) Reviewing and recommending the scope of benefits for 1528 the network.

(g) Reviewing network performance measures and outcomes and making recommendations for improvements to the network and its maintenance and collection of data and information.

1532 Section 47. Section 391.223, Florida Statutes, is amended 1533 to read:

1534 391.223 Technical advisory panels.--The <u>State Surgeon</u> 1535 <u>General secretary of the department may establish technical</u> 1536 advisory panels to assist in developing specific policies and 1537 procedures for the Children's Medical Services program.

1538Section 48. Paragraph (b) of subsection (1) of section1539397.333, Florida Statutes, is amended to read:

397.333 Statewide Drug Policy Advisory Council.-(1)

1542 (b) The following state officials shall be appointed to 1543 serve on the advisory council:

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20081682 8-04065-08 1544 1. The Attorney General, or his or her designee. 1545 2. The executive director of the Department of Law 1546 Enforcement, or his or her designee. 1547 The Secretary of Children and Family Services, or his or 3. 1548 her designee. 1549 4. The State Surgeon General Secretary of Health, or his or 1550 her designee. 1551 5. The Secretary of Corrections, or his or her designee. 1552 6. The Secretary of Juvenile Justice, or his or her 1553 designee. 1554 The Commissioner of Education, or his or her designee. 7. 1555 8. The executive director of the Department of Highway 1556 Safety and Motor Vehicles, or his or her designee. 1557 9. The Adjutant General of the state as the Chief of the Department of Military Affairs, or his or her designee. 1558 1559 Section 49. Paragraph (a) of subsection (3) of section 1560 400.235, Florida Statutes, is amended to read: 1561 400.235 Nursing home quality and licensure status; Gold 1562 Seal Program. --1563 (3) (a) The Gold Seal Program shall be developed and 1564 implemented by the Governor's Panel on Excellence in Long-Term 1565 Care which shall operate under the authority of the Executive 1566 Office of the Governor. The panel shall be composed of three 1567 persons appointed by the Governor, to include a consumer advocate 1568 for senior citizens and two persons with expertise in the fields 1569 of quality management, service delivery excellence, or public 1570 sector accountability; three persons appointed by the Secretary 1571 of Elderly Affairs, to include an active member of a nursing 1572 facility family and resident care council and a member of the

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1573	University Consortium on Aging; the State Long-Term Care
1574	Ombudsman; one person appointed by the Florida Life Care
1575	Residents Association; one person appointed by the State Surgeon
1576	General Secretary of Health; two persons appointed by the
1577	Secretary of Health Care Administration; one person appointed by
1578	the Florida Association of Homes for the Aging; and one person
1579	appointed by the Florida Health Care Association. Vacancies on
1580	the panel shall be filled in the same manner as the original
1581	appointments.
1582	Section 50. Subsection (21) of section 401.23, Florida
1583	Statutes, is repealed.
1584	Section 51. Paragraphs (a) and (c) of subsection (2) and
1585	subsection (6) of section 401.245, Florida Statutes, are amended
1586	to read:
1587	401.245 Emergency Medical Services Advisory Council
1588	(2)(a) No more than 15 members may be appointed to this
1589	council. Members shall be appointed for 4-year terms in such a
1590	manner that each year the terms of approximately one-fourth of
1591	the members expire. The chair of the council shall be designated
1592	by the <u>State Surgeon General</u> <del>secretary</del> . Vacancies shall be filled
1593	for the remainder of unexpired terms in the same manner as the
1594	original appointment. Members shall receive no compensation but
1595	may be reimbursed for per diem and travel expenses.
1596	(c) Appointments to the council shall be made by the <u>State</u>
1597	Surgeon General secretary, except that state agency
1598	representatives shall be appointed by the respective agency head.

1599 (6) There is established a committee to advise the1600 Department of Health on matters concerning preventative,

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1601 prehospital, hospital, rehabilitative, and other posthospital 1602 medical care for children.

(a) Committee members shall be appointed by the <u>State</u> Surgeon General secretary, and shall include, but not be limited to, physicians and other medical professionals that have experience in emergency medicine or expertise in emergency and critical care for children.

(b) Appointments to the committee shall be for a term of 2 years. Vacancies may be filled for the unexpired term at the discretion of the <u>State Surgeon General</u> secretary. The members shall serve without compensation, and shall not be reimbursed for necessary expenses incurred in the performance of their duties, unless there is funding available from the Federal Government or contributions or grants from private sources.

1615 Section 52. Subsection (1) of section 401.421, Florida 1616 Statutes, is amended to read:

1617 401.421 Injunctive relief; cease and desist notice; civil 1618 penalty; enforcement.--

1619 (1) The <u>State Surgeon General</u> secretary may cause to be 1620 instituted a civil action in circuit court for preliminary or 1621 permanent injunctive relief to remedy or prevent a violation of 1622 this part or any rule adopted by the department under this part.

1623 Section 53. Paragraph (a) of subsection (4) of section 1624 402.56, Florida Statutes, is amended to read:

1625 402.56 Children's cabinet; organization; responsibilities; 1626 annual report.--

1627 (4) MEMBERS.--The cabinet shall consist of 15 members1628 including the Governor and the following persons:

1629

(a)1. The Secretary of Children and Family Services;

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1630 2. The Secretary of Juvenile Justice; 1631 3. The director of the Agency for Persons with 1632 Disabilities; The director of the Agency for Workforce Innovation; 1633 4. 5. 1634 The State Surgeon General Secretary of Health; 1635 6. The Secretary of Health Care Administration; The Commissioner of Education; 1636 7. 1637 8. The director of the Statewide Guardian Ad Litem Office; 1638 9. The director of the Office of Child Abuse Prevention; 1639 and 1640 10. Five members representing children and youth advocacy 1641 organizations, who are not service providers and who are 1642 appointed by the Governor. 1643 Section 54. Subsections (1), (4), and (5) of section 1644 403.862, Florida Statutes, are amended to read: 1645 Department of Health; public water supply duties 403.862 1646 and responsibilities; coordinated budget requests with 1647 department.--1648 Recognizing that supervision and control of county (1)1649 health departments of the Department of Health is retained by the 1650 State Surgeon General secretary of that agency, and that public 1651 health aspects of the state public water supply program require 1652 joint participation in the program by the Department of Health 1653 and its units and the department, the Department of Health shall: 1654 Establish and maintain laboratories for the conducting (a) 1655 of radiological, microbiological, and chemical analyses of water 1656 samples from public water systems, which are submitted to such 1657 laboratories for analysis. Copies of the reports of such analyses

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1658 and quarterly summary reports shall be submitted to the 1659 appropriate department district or subdistrict office.

(b) Require each county health department to:

 Collect such water samples for analysis as may be required by the terms of this act, from public water systems within its jurisdiction. The duty to collect such samples may be shared with the appropriate department district or subdistrict office and shall be coordinated by field personnel involved.

2. Submit the collected water samples to the appropriate laboratory for analysis.

3

3. Maintain reports of analyses for its own records.

4. Conduct complaint investigation of public water systems to determine compliance with federal, state, and local standards and permit compliance.

5. Notify the appropriate department district or subdistrict office of potential violations of federal, state, and local standards and permit conditions by public water systems and assist the department in enforcement actions with respect to such violations to the maximum extent practicable.

6. Review and evaluate laboratory analyses of water samples from private water systems.

(c) Require those county health departments designated by the Department of Health and approved by the department as having qualified sanitary engineering staffs and available legal resources, in addition to the duties prescribed in paragraph (b), to:

1684 1. Review, evaluate, and approve or disapprove each 1685 application for the construction, modification, or expansion of a 1686 public water system to determine compliance with federal, state,

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1687 and local requirements. A copy of the completed permit 1688 application and a report of the final action taken by the county 1689 health department shall be forwarded to the appropriate 1690 department district office.

1691 2. Review, evaluate, and approve or disapprove applications 1692 for the expansion of distribution systems. Written notification 1693 of action taken on such applications shall be forwarded to the 1694 appropriate department district or subdistrict office.

1695 3. Maintain inventory, operational, and bacteriological 1696 records and carry out monitoring, surveillance, and sanitary 1697 surveys of public water systems to ensure compliance with 1698 federal, state, and local regulations.

1699 4. Participate in educational and training programs1700 relating to drinking water and public water systems.

1701 5. Enforce the provisions of this part and rules adopted 1702 under this part.

(d) Require those county health departments designated by the Department of Health as having the capability of performing bacteriological analyses, in addition to the duties prescribed in paragraph (b), to:

Perform bacteriological analyses of water samples
 submitted for analysis.

1709 2. Submit copies of the reports of such analyses to the1710 appropriate department district or subdistrict office.

(e) Make available to the central and branch laboratories funds sufficient, to the maximum extent possible, to carry out the public water supply functions and responsibilities required of such laboratories as provided in this section.

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(f) Have general supervision and control over all private water systems and all public water systems not otherwise covered or included in this part. This shall include the authority to adopt and enforce rules, including definitions of terms, to protect the health, safety, or welfare of persons being served by all private water systems and all public water systems not otherwise covered by this part.

(g) Assist state and local agencies in the determination
and investigation of suspected waterborne disease outbreaks,
including diseases associated with chemical contaminants.

(h) Upon request, consult with and advise any county ormunicipal authority as to water supply activities.

1727 If the department determines that a county health (4) 1728 department or other unit of the Department of Health is not 1729 performing its public water supply responsibilities 1730 satisfactorily, the secretary of the department shall certify 1731 such determination in writing to the State Surgeon General Secretary of Health. The State Surgeon General Secretary of 1732 1733 Health shall evaluate the determination of the department and 1734 shall inform the secretary of the department of his or her 1735 evaluation. Upon concurrence, the State Surgeon General Secretary 1736 of Health shall take immediate corrective action.

1737 (5) Nothing in this section shall serve to negate the
1738 powers, duties, and responsibilities of the <u>State Surgeon General</u>
1739 Secretary of Health relating to the protection of the public from
1740 the spread of communicable disease, epidemics, and plagues.

1741 Section 55. Paragraph (c) of subsection (1) of section 1742 406.02, Florida Statutes, is amended to read:

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1743 406.02 Medical Examiners Commission; membership; terms; 1744 duties; staff.--1745 There is created the Medical Examiners Commission (1)1746 within the Department of Law Enforcement. The commission shall 1747 consist of nine persons appointed or selected as follows: 1748 (c) One member shall be the State Surgeon General Secretary 1749 of Health or her or his designated representative. 1750 Section 56. Paragraph (d) of subsection (1) of section 1751 408.916, Florida Statutes, is amended to read: 1752 408.916 Steering committee. -- In order to guide the 1753 implementation of the pilot project, there is created a Health 1754 Care Access Steering Committee. 1755 The steering committee shall be composed of the (1)1756 following members: 1757 The State Surgeon General Secretary of Health. (d) 1758 Section 57. Paragraph (a) of subsection (1) of section 409.352, Florida Statutes, is amended to read: 1759 1760 409.352 Licensing requirements for physicians, osteopathic 1761 physicians, and chiropractic physicians employed by the 1762 department.--1763 (1)It is the intent of the Legislature that physicians 1764 providing services in state institutions meet the professional 1765 standards of their respective licensing boards and that such 1766 institutions make every reasonable effort to assure that all 1767 physicians employed are licensed, or will become licensed, in 1768 this state. When state-licensed physicians cannot be obtained in 1769 sufficient numbers to provide quality services, the licensing 1770 requirements in chapters 458, 459, and 460 to the contrary 1771 notwithstanding, persons employed as physicians, osteopathic

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1772 physicians, or chiropractic physicians in a state institution, 1773 except those under the control of the Department of Corrections 1774 on June 28, 1977, may be exempted from licensure in accordance 1775 with the following provisions:

1776 No more than 10 percent of such persons shall be (a) 1777 exempted from licensure during their continued employment in a 1778 state institution. Those persons who shall be so exempted shall 1779 be selected by the State Surgeon General secretary of the 1780 Department of Health. In making the selection, the State Surgeon 1781 General secretary shall submit his or her recommendations to the 1782 appropriate licensing board for a determination by the board, 1783 without written examination, of whether or not the person 1784 recommended meets the professional standards required of such 1785 person in the performance of his or her duties or functions. The 1786 criteria to be used by the respective board in making its 1787 determination shall include, but not be limited to, the person's 1788 professional educational background, formal specialty training, 1789 and professional experience within the 10 years immediately 1790 preceding employment by the state institution.

1791 Section 58. Subsection (4) of section 409.91255, Florida 1792 Statutes, is amended to read:

1793 409.91255 Federally qualified health center access 1794 program.--

(4) EVALUATION OF APPLICATIONS.--A review panel shall be
established, consisting of four persons appointed by the <u>State</u>
<u>Surgeon General</u> Secretary of Health and three persons appointed
by the chief executive officer of the Florida Association of
Community Health Centers, Inc., to review all applications for
financial assistance under the program. Applicants shall specify

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8-04065-08 20081682 1801 in the application whether the program funds will be used for the 1802 expansion of patient caseloads or services or for capital 1803 improvement projects to expand and improve patient facilities. 1804 The panel shall use the following elements in reviewing 1805 application proposals and shall determine the relative weight for 1806 scoring and evaluating these elements: 1807 (a) The target population to be served. 1808 (b) The health benefits to be provided. 1809 (C) The methods that will be used to measure cost-1810 effectiveness. 1811 (d) How patient satisfaction will be measured. 1812 (e) The proposed internal quality assurance process. 1813 (f) Projected health status outcomes. 1814 (q) How data will be collected to measure cost-1815 effectiveness, health status outcomes, and overall achievement of 1816 the goals of the proposal. 1817 All resources, including cash, in-kind, voluntary, or (h) 1818 other resources that will be dedicated to the proposal. 1819 Section 59. Paragraphs (b) and (f) of subsection (2) of section 413.271, Florida Statutes, are amended to read: 1820 1821 413.271 Florida Coordinating Council for the Deaf and Hard 1822 of Hearing. --(2)1823 1824 The coordinating council shall be composed of 17 (b) 1825 members. The appointment of members not representing agencies 1826 shall be made by the Governor. The appointment of members 1827 representing organizations shall be made by the Governor in 1828 consultation with those organizations. The membership shall be as 1829 follows:

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1858

8-04065-08 20081682 1830 1. Two members representing the Florida Association of the 1831 Deaf. 1832 2. Two members representing the Florida Association of Self Help for Hard of Hearing People. 1833 1834 3. A member representing the Association of Late-Deafened 1835 Adults. An individual who is deaf and blind. 1836 4. 1837 5. A parent of an individual who is deaf. 1838 6. A member representing the Deaf Service Center 1839 Association. 1840 7. A member representing the Florida Registry of 1841 Interpreters for the Deaf. 1842 A member representing the Florida Alexander Graham Bell 8. 1843 Association for the Deaf and Hard of Hearing. 1844 9. A communication access realtime translator. 1845 10. An audiologist licensed under part I of chapter 468. A hearing aid specialist licensed under part II of 1846 11. 1847 chapter 484. 1848 The Secretary of Children and Family Services or his or 12. 1849 her designee. 1850 13. The State Surgeon General Secretary of Health or his or 1851 her designee. 1852 14. The Commissioner of Education or his or her designee. 1853 15. The Secretary of Elderly Affairs or his or her 1854 designee. 1855 If any organization from which a representative is to be drawn 1856 1857 ceases to exist, a representative of a similar organization shall

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be named to the coordinating council. The Governor shall make

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1859 appointments to the coordinating council no later than August 1, 1860 2004, and may remove any member for cause. Each member shall be 1861 appointed to a term of 4 years. However, for the purpose of providing staggered terms, of the initial appointments not 1862 1863 representing state agencies, seven members, including the 1864 audiologist and the hearing aid specialist, shall be appointed to 1865 2-year terms and six members shall be appointed to 4-year terms. 1866 Any vacancy on the coordinating council shall be filled in the 1867 same manner as the original appointment, and any member appointed 1868 to fill a vacancy occurring because of death, resignation, or 1869 ineligibility for membership shall serve only for the unexpired 1870 term of the member's predecessor. Prior to serving on the 1871 coordinating council, all appointees must attend orientation training that shall address, at a minimum, the provisions of this 1872 1873 section; the programs operated by the coordinating council; the 1874 role and functions of the coordinating council; the current 1875 budget for the coordinating council; the results of the most 1876 recent formal audit of the coordinating council; and the 1877 requirements of the state's public records law, the code of ethics, the Administrative Procedure Act, and other laws relating 1878 1879 to public officials, including conflict-of-interest laws.

(f) Staff of the Department of Health shall be assigned by the <u>State Surgeon General</u> Secretary of Health to assist the council in the duties assigned to it by this section.

1883 Section 60. Subsection (2) of section 420.622, Florida
1884 Statutes, is amended to read:

1885 420.622 State Office on Homelessness; Council on 1886 Homelessness.--

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1887 (2)The Council on Homelessness is created to consist of a 1888 15-member council of public and private agency representatives 1889 who shall develop policy and advise the State Office on Homelessness. The council members shall be: the Secretary of 1890 1891 Children and Family Services, or his or her designee; the 1892 Secretary of Community Affairs, or his or her designee; the State 1893 Surgeon General Secretary of Health, or his or her designee; the 1894 Executive Director of Veterans' Affairs, or his or her designee; 1895 the Secretary of Corrections, or his or her designee; the 1896 Director of Workforce Florida, Inc., or his or her designee; one 1897 representative of the Florida Association of Counties; one 1898 representative of the Florida Coalition for Supportive Housing; 1899 the Executive Director of the Florida Housing Finance 1900 Corporation, or his or her designee; one representative of the 1901 Florida Coalition for the Homeless; one representative of the 1902 Florida State Rural Development Council; and four members 1903 appointed by the Governor. The council members shall be 1904 volunteer, nonpaid persons and shall be reimbursed for travel 1905 expenses only. The appointed members of the council shall serve 1906 staggered 2-year terms, and the council shall meet at least four 1907 times per year. The importance of minority, gender, and 1908 geographic representation must be considered when appointing 1909 members to the council.

1910 Section 61. Section 456.005, Florida Statutes, is amended 1911 to read:

1912 456.005 Long-range policy planning; plans, reports, and 1913 recommendations.--To facilitate efficient and cost-effective 1914 regulation, the department and the board, where appropriate, 1915 shall develop and implement a long-range policy planning and

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1916 monitoring process to include recommendations specific to each 1917 profession. Such process shall include estimates of revenues, 1918 expenditures, cash balances, and performance statistics for each 1919 profession. The period covered shall not be less than 5 years. 1920 The department, with input from the boards, shall develop the 1921 long-range plan and must obtain the approval of the State Surgeon 1922 General secretary. The department shall monitor compliance with 1923 the approved long-range plan and, with input from the boards, 1924 shall annually update the plans for approval by the State Surgeon 1925 General secretary. The department shall provide concise 1926 management reports to the boards quarterly. As part of the review 1927 process, the department shall evaluate:

(1) Whether the department, including the boards and the various functions performed by the department, is operating efficiently and effectively and if there is a need for a board or council to assist in cost-effective regulation.

(2) How and why the various professions are regulated.

(3) Whether there is a need to continue regulation, and towhat degree.

1935 (4) Whether or not consumer protection is adequate, and how1936 it can be improved.

1937 (5) Whether there is consistency between the various1938 practice acts.

1939 1940

1932

(6) Whether unlicensed activity is adequately enforced.

Such plans should include conclusions and recommendations on these and other issues as appropriate. Such plans shall be provided to the Governor and the Legislature by November 1 of each year.

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1945 Section 62. Subsections (4) and (5) of section 456.011, 1946 Florida Statutes, are amended to read:

1947 456.011 Boards; organization; meetings; compensation and 1948 travel expenses.--

1949 (4) Unless otherwise provided by law, a board member or 1950 former board member serving on a probable cause panel shall be 1951 compensated \$50 for each day in attendance at an official meeting 1952 of the board and for each day of participation in any other 1953 business involving the board. Each board shall adopt rules 1954 defining the phrase "other business involving the board," but the 1955 phrase may not routinely be defined to include telephone conference calls that last less than 4 hours. A board member also 1956 1957 shall be entitled to reimbursement for expenses pursuant to s. 1958 112.061. Travel out of state shall require the prior approval of 1959 the State Surgeon General secretary.

1960 (5) When two or more boards have differences between them, the boards may elect to, or the State Surgeon General <del>secretary</del> 1961 1962 may request that the boards, establish a special committee to 1963 settle those differences. The special committee shall consist of 1964 three members designated by each board, who may be members of the 1965 designating board or other experts designated by the board, and 1966 of one additional person designated and agreed to by the members 1967 of the special committee. In the event the special committee 1968 cannot agree on the additional designee, upon request of the 1969 special committee, the State Surgeon General secretary may select 1970 the designee. The committee shall recommend rules necessary to 1971 resolve the differences. If a rule adopted pursuant to this 1972 provision is challenged, the participating boards shall share the 1973 costs associated with defending the rule or rules. The department

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1974 shall provide legal representation for any special committee1975 established pursuant to this section.

1976 Section 63. Subsections (1) and (2) of section 456.012, 1977 Florida Statutes, are amended to read:

1978

456.012 Board rules; final agency action; challenges.--

(1) The <u>State Surgeon General</u> secretary of the department shall have standing to challenge any rule or proposed rule of a board under its jurisdiction pursuant to s. 120.56. In addition to challenges for any invalid exercise of delegated legislative authority, the administrative law judge, upon such a challenge by the <u>State Surgeon General</u> secretary, may declare all or part of a rule or proposed rule invalid if it:

1986 (a) Does not protect the public from any significant and1987 discernible harm or damages;

(b) Unreasonably restricts competition or the availability of professional services in the state or in a significant part of the state; or

(c) Unnecessarily increases the cost of professional services without a corresponding or equivalent public benefit.

However, there shall not be created a presumption of the existence of any of the conditions cited in this subsection in the event that the rule or proposed rule is challenged.

(2) In addition, either the <u>State Surgeon General</u> secretary
or the board shall be a substantially interested party for
purposes of s. 120.54(7). The board may, as an adversely affected
party, initiate and maintain an action pursuant to s. 120.68
challenging the final agency action.

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2002 Section 64. Paragraph (z) of subsection (1) of section 2003 456.072, Florida Statutes, is amended to read:

2004 2005 456.072 Grounds for discipline; penalties; enforcement.--

2005 (1) The following acts shall constitute grounds for which 2006 the disciplinary actions specified in subsection (2) may be 2007 taken:

2008 (z) Being unable to practice with reasonable skill and 2009 safety to patients by reason of illness or use of alcohol, drugs, 2010 narcotics, chemicals, or any other type of material or as a 2011 result of any mental or physical condition. In enforcing this 2012 paragraph, the department shall have, upon a finding of the State 2013 Surgeon General secretary or the State Surgeon General's 2014 secretary's designee that probable cause exists to believe that 2015 the licensee is unable to practice because of the reasons stated 2016 in this paragraph, the authority to issue an order to compel a 2017 licensee to submit to a mental or physical examination by 2018 physicians designated by the department. If the licensee refuses 2019 to comply with the order, the department's order directing the 2020 examination may be enforced by filing a petition for enforcement 2021 in the circuit court where the licensee resides or does business. 2022 The department shall be entitled to the summary procedure 2023 provided in s. 51.011. A licensee or certificateholder affected 2024 under this paragraph shall at reasonable intervals be afforded an 2025 opportunity to demonstrate that he or she can resume the 2026 competent practice of his or her profession with reasonable skill 2027 and safety to patients.

2028 Section 65. Subsections (1), (4), and (8) of section 2029 456.073, Florida Statutes, are amended to read:

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2030 456.073 Disciplinary proceedings.--Disciplinary proceedings 2031 for each board shall be within the jurisdiction of the 2032 department.

2033 The department, for the boards under its jurisdiction, (1)2034 shall cause to be investigated any complaint that is filed before 2035 it if the complaint is in writing, signed by the complainant, and 2036 legally sufficient. A complaint filed by a state prisoner against 2037 a health care practitioner employed by or otherwise providing 2038 health care services within a facility of the Department of 2039 Corrections is not legally sufficient unless there is a showing 2040 that the prisoner complainant has exhausted all available 2041 administrative remedies within the state correctional system 2042 before filing the complaint. However, if the Department of Health 2043 determines after a preliminary inquiry of a state prisoner's 2044 complaint that the practitioner may present a serious threat to 2045 the health and safety of any individual who is not a state 2046 prisoner, the Department of Health may determine legal 2047 sufficiency and proceed with discipline. The Department of Health 2048 shall be notified within 15 days after the Department of 2049 Corrections disciplines or allows a health care practitioner to 2050 resign for an offense related to the practice of his or her 2051 profession. A complaint is legally sufficient if it contains 2052 ultimate facts that show that a violation of this chapter, of any 2053 of the practice acts relating to the professions regulated by the department, or of any rule adopted by the department or a 2054 2055 regulatory board in the department has occurred. In order to 2056 determine legal sufficiency, the department may require 2057 supporting information or documentation. The department may 2058 investigate, and the department or the appropriate board may take

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appropriate final action on, a complaint even though the original 2059 2060 complainant withdraws it or otherwise indicates a desire not to 2061 cause the complaint to be investigated or prosecuted to 2062 completion. The department may investigate an anonymous complaint 2063 if the complaint is in writing and is legally sufficient, if the alleged violation of law or rules is substantial, and if the 2064 2065 department has reason to believe, after preliminary inquiry, that 2066 the violations alleged in the complaint are true. The department 2067 may investigate a complaint made by a confidential informant if 2068 the complaint is legally sufficient, if the alleged violation of 2069 law or rule is substantial, and if the department has reason to 2070 believe, after preliminary inquiry, that the allegations of the 2071 complainant are true. The department may initiate an 2072 investigation if it has reasonable cause to believe that a 2073 licensee or a group of licensees has violated a Florida statute, 2074 a rule of the department, or a rule of a board. Notwithstanding 2075 subsection (13), the department may investigate information filed 2076 pursuant to s. 456.041(4) relating to liability actions with 2077 respect to practitioners licensed under chapter 458 or chapter 2078 459 which have been reported under s. 456.049 or s. 627.912 2079 within the previous 6 years for any paid claim that exceeds 2080 \$50,000. Except as provided in ss. 458.331(9), 459.015(9), 2081 460.413(5), and 461.013(6), when an investigation of any subject 2082 is undertaken, the department shall promptly furnish to the 2083 subject or the subject's attorney a copy of the complaint or 2084 document that resulted in the initiation of the investigation. 2085 The subject may submit a written response to the information 2086 contained in such complaint or document within 20 days after 2087 service to the subject of the complaint or document. The

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2088 subject's written response shall be considered by the probable 2089 cause panel. The right to respond does not prohibit the issuance 2090 of a summary emergency order if necessary to protect the public. 2091 However, if the State Surgeon General secretary, or the State 2092 Surgeon General's secretary's designee, and the chair of the 2093 respective board or the chair of its probable cause panel agree 2094 in writing that such notification would be detrimental to the 2095 investigation, the department may withhold notification. The 2096 department may conduct an investigation without notification to 2097 any subject if the act under investigation is a criminal offense.

2098 (4)The determination as to whether probable cause exists 2099 shall be made by majority vote of a probable cause panel of the 2100 board, or by the department, as appropriate. Each regulatory 2101 board shall provide by rule that the determination of probable 2102 cause shall be made by a panel of its members or by the 2103 department. Each board may provide by rule for multiple probable cause panels composed of at least two members. Each board may 2104 2105 provide by rule that one or more members of the panel or panels 2106 may be a former board member. The length of term or repetition of 2107 service of any such former board member on a probable cause panel 2108 may vary according to the direction of the board when authorized 2109 by board rule. Any probable cause panel must include one of the 2110 board's former or present consumer members, if one is available, 2111 is willing to serve, and is authorized to do so by the board 2112 chair. Any probable cause panel must include a present board 2113 member. Any probable cause panel must include a former or present 2114 professional board member. However, any former professional board 2115 member serving on the probable cause panel must hold an active valid license for that profession. All proceedings of the panel 2116

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2117 are exempt from s. 286.011 until 10 days after probable cause has 2118 been found to exist by the panel or until the subject of the 2119 investigation waives his or her privilege of confidentiality. The 2120 probable cause panel may make a reasonable request, and upon such 2121 request the department shall provide such additional 2122 investigative information as is necessary to the determination of 2123 probable cause. A request for additional investigative 2124 information shall be made within 15 days from the date of receipt 2125 by the probable cause panel of the investigative report of the 2126 department or the agency. The probable cause panel or the 2127 department, as may be appropriate, shall make its determination 2128 of probable cause within 30 days after receipt by it of the final 2129 investigative report of the department. The State Surgeon General 2130 secretary may grant extensions of the 15-day and the 30-day time 2131 limits. In lieu of a finding of probable cause, the probable 2132 cause panel, or the department if there is no board, may issue a 2133 letter of guidance to the subject. If, within the 30-day time 2134 limit, as may be extended, the probable cause panel does not make 2135 a determination regarding the existence of probable cause or does 2136 not issue a letter of guidance in lieu of a finding of probable 2137 cause, the department must make a determination regarding the 2138 existence of probable cause within 10 days after the expiration 2139 of the time limit. If the probable cause panel finds that 2140 probable cause exists, it shall direct the department to file a 2141 formal complaint against the licensee. The department shall 2142 follow the directions of the probable cause panel regarding the 2143 filing of a formal complaint. If directed to do so, the 2144 department shall file a formal complaint against the subject of 2145 the investigation and prosecute that complaint pursuant to

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2146 chapter 120. However, the department may decide not to prosecute 2147 the complaint if it finds that probable cause has been 2148 improvidently found by the panel. In such cases, the department 2149 shall refer the matter to the board. The board may then file a 2150 formal complaint and prosecute the complaint pursuant to chapter 2151 120. The department shall also refer to the board any 2152 investigation or disciplinary proceeding not before the Division 2153 of Administrative Hearings pursuant to chapter 120 or otherwise 2154 completed by the department within 1 year after the filing of a 2155 complaint. The department, for disciplinary cases under its jurisdiction, must establish a uniform reporting system to 2156 2157 quarterly refer to each board the status of any investigation or 2158 disciplinary proceeding that is not before the Division of 2159 Administrative Hearings or otherwise completed by the department 2160 within 1 year after the filing of the complaint. Annually, the 2161 department, in consultation with the applicable probable cause 2162 panel, must establish a plan to expedite or otherwise close any investigation or disciplinary proceeding that is not before the 2163 2164 Division of Administrative Hearings or otherwise completed by the 2165 department within 1 year after the filing of the complaint. A 2166 probable cause panel or a board may retain independent legal 2167 counsel, employ investigators, and continue the investigation as 2168 it deems necessary; all costs thereof shall be paid from a trust 2169 fund used by the department to implement this chapter. All 2170 proceedings of the probable cause panel are exempt from s. 2171 120.525.

(8) Any proceeding for the purpose of summary suspension of
a license, or for the restriction of the license, of a licensee
pursuant to s. 120.60(6) shall be conducted by the <u>State Surgeon</u>

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2175 <u>General</u> secretary of the Department of Health or his or her 2176 designee, as appropriate, who shall issue the final summary 2177 order.

2178 Section 66. Subsection (2) of section 456.074, Florida 2179 Statutes, is amended to read:

2180 456.074 Certain health care practitioners; immediate 2181 suspension of license.--

2182 (2) If the board has previously found any physician or 2183 osteopathic physician in violation of the provisions of s. 2184 458.331(1)(t) or s. 459.015(1)(x), in regard to her or his 2185 treatment of three or more patients, and the probable cause panel 2186 of the board finds probable cause of an additional violation of 2187 that section, then the State Surgeon General Secretary of Health 2188 shall review the matter to determine if an emergency suspension 2189 or restriction order is warranted. Nothing in this section shall 2190 be construed so as to limit the authority of the State Surgeon 2191 General secretary of the department to issue an emergency order.

2192Section 67. Paragraph (b) of subsection (5) of section2193456.076, Florida Statutes, is amended to read:

2194 456.076 Treatment programs for impaired practitioners.-2195 (5)

2196 (b) If in the opinion of the consultant, after consultation 2197 with the treatment provider, an impaired licensee has not 2198 progressed satisfactorily in a treatment program, all information 2199 regarding the issue of a licensee's impairment and participation 2200 in a treatment program in the consultant's possession shall be 2201 disclosed to the department. Such disclosure shall constitute a 2202 complaint pursuant to the general provisions of s. 456.073. 2203 Whenever the consultant concludes that impairment affects a

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2204 licensee's practice and constitutes an immediate, serious danger 2205 to the public health, safety, or welfare, that conclusion shall 2206 be communicated to the <u>State Surgeon General</u> secretary of the 2207 department.

2208 Section 68. Paragraph (o) of subsection (1) of section 2209 457.109, Florida Statutes, is amended to read:

2210 457.109 Disciplinary actions; grounds; action by the 2211 board.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

2214 Being unable to practice acupuncture with reasonable (0)2215 skill and safety to patients by reason of illness or use of 2216 alcohol, drugs, narcotics, chemicals, or any other type of 2217 material or as a result of any mental or physical condition. In 2218 enforcing this paragraph, upon a finding of the State Surgeon 2219 General secretary or the State Surgeon General's secretary's 2220 designee that probable cause exists to believe that the licensee 2221 is unable to serve as an acupuncturist due to the reasons stated 2222 in this paragraph, the department shall have the authority to 2223 issue an order to compel the licensee to submit to a mental or 2224 physical examination by a physician designated by the department. 2225 If the licensee refuses to comply with such order, the 2226 department's order directing such examination may be enforced by 2227 filing a petition for enforcement in the circuit court where the 2228 licensee resides or serves as an acupuncturist. The licensee 2229 against whom the petition is filed shall not be named or 2230 identified by initials in any public court record or document, 2231 and the proceedings shall be closed to the public. The department 2232 shall be entitled to the summary procedure provided in s. 51.011.

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An acupuncturist affected under this paragraph shall at reasonable intervals be afforded an opportunity to demonstrate that he or she can resume the competent practice of acupuncture with reasonable skill and safety to patients. In any proceeding under this paragraph, neither the record of proceedings nor the orders entered by the department shall be used against an acupuncturist in any other proceeding.

2240 Section 69. Subsection (4) of section 458.311, Florida 2241 Statutes, is amended to read:

2242

458.311 Licensure by examination; requirements; fees.--

2243 The department and the board shall assure that (4) 2244 applicants for licensure meet the criteria in subsection (1) 2245 through an investigative process. When the investigative process 2246 is not completed within the time set out in s. 120.60(1) and the 2247 department or board has reason to believe that the applicant does 2248 not meet the criteria, the State Surgeon General secretary or the 2249 State Surgeon General's secretary's designee may issue a 90-day 2250 licensure delay which shall be in writing and sufficient to 2251 notify the applicant of the reason for the delay. The provisions 2252 of this subsection shall control over any conflicting provisions 2253 of s. 120.60(1).

2254 Section 70. Subsection (3) of section 458.313, Florida 2255 Statutes, is amended to read:

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458.313 Licensure by endorsement; requirements; fees.--(3) The department and the board shall ensure that applicants for licensure by endorsement meet applicable criteria in this chapter through an investigative process. When the investigative process is not completed within the time set out in

# s. 120.60(1) and the department or board has reason to believe

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8-04065-08 20081682 2262 that the applicant does not meet the criteria, the State Surgeon 2263 General secretary or the State Surgeon General's secretary's 2264 designee may issue a 90-day licensure delay which shall be in 2265 writing and sufficient to notify the applicant of the reason for 2266 the delay. The provisions of this subsection shall control over 2267 any conflicting provisions of s. 120.60(1). 2268 Section 71. Paragraph (b) of subsection (2) of section 2269 458.316, Florida Statutes, is amended to read: 2270 458.316 Public health certificate.--2271 (2)Such certificate shall be issued pursuant to the 2272 following conditions: 2273 (b) The certificate is subject to biennial renewal and 2274 shall be renewable only if the State Surgeon General secretary of 2275 the Department of Health recommends in writing that the 2276 certificate be renewed. 2277 Section 72. Paragraph (b) of subsection (1) of section 2278 458.3165, Florida Statutes, is amended to read: 2279 458.3165 Public psychiatry certificate.--The board shall 2280 issue a public psychiatry certificate to an individual who remits 2281 an application fee not to exceed \$300, as set by the board, who 2282 is a board-certified psychiatrist, who is licensed to practice 2283 medicine without restriction in another state, and who meets the 2284 requirements in s. 458.311(1)(a)-(g) and (5). A recipient of a 2285 public psychiatry certificate may use the certificate to work at 2286 any public mental health facility or program funded in part or 2287 entirely by state funds. (1) Such certificate shall: 2288 (b) Be issued and renewable biennially if the State Surgeon 2289 2290 General secretary of the Department of Health and the chair of

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the department of psychiatry at one of the public medical schools or the chair of the department of psychiatry at the accredited medical school at the University of Miami recommend in writing that the certificate be issued or renewed.

2295 Section 73. Paragraph (s) of subsection (1) of section 2296 458.331, Florida Statutes, is amended to read:

2297 458.331 Grounds for disciplinary action; action by the 2298 board and department.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

2301 Being unable to practice medicine with reasonable skill (s) 2302 and safety to patients by reason of illness or use of alcohol, 2303 drugs, narcotics, chemicals, or any other type of material or as 2304 a result of any mental or physical condition. In enforcing this 2305 paragraph, the department shall have, upon a finding of the State 2306 Surgeon General secretary or the State Surgeon General's 2307 secretary's designee that probable cause exists to believe that 2308 the licensee is unable to practice medicine because of the 2309 reasons stated in this paragraph, the authority to issue an order 2310 to compel a licensee to submit to a mental or physical 2311 examination by physicians designated by the department. If the 2312 licensee refuses to comply with such order, the department's 2313 order directing such examination may be enforced by filing a 2314 petition for enforcement in the circuit court where the licensee 2315 resides or does business. The licensee against whom the petition 2316 is filed may not be named or identified by initials in any public 2317 court records or documents, and the proceedings shall be closed 2318 to the public. The department shall be entitled to the summary procedure provided in s. 51.011. A licensee or certificateholder 2319

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affected under this paragraph shall at reasonable intervals be afforded an opportunity to demonstrate that he or she can resume the competent practice of medicine with reasonable skill and safety to patients.

2324 Section 74. Subsection (2) of section 458.346, Florida 2325 Statutes, is amended to read:

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458.346 Public Sector Physician Advisory Committee.--

2327 (2)PUBLIC SECTOR PHYSICIAN ADVISORY COMMITTEE. -- There is 2328 hereby created a Public Sector Physician Advisory Committee which 2329 shall be comprised of three physicians. One physician shall be 2330 appointed by the chair of the Board of Medicine. The two 2331 remaining physicians shall be appointed by the State Surgeon 2332 General secretary of the department from recommendations of the 2333 appropriate organization, if any, representing such physicians 2334 for the purpose of collective bargaining. The chair of the 2335 committee shall be one of the two public sector physicians who shall be elected by majority vote of the committee members. 2336 2337 Members of the committee shall serve 3-year terms and shall meet 2338 at least once each year or upon the call of the committee chair. 2339 The initial term for one public sector physician shall be for 2 2340 years, and the other for 3 years. Members of the committee are 2341 subject to reappointment. Committee members shall receive 2342 reimbursement for per diem and travel expenses.

2343 Section 75. Paragraph (f) of subsection (4) and paragraph 2344 (a) of subsection (9) of section 458.347, Florida Statutes, are 2345 amended to read:

458.347 Physician assistants.--

(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.--

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(f)1. The council shall establish a formulary of medicinal drugs that a fully licensed physician assistant, licensed under this section or s. 459.022, may not prescribe. The formulary must include controlled substances as defined in chapter 893, antipsychotics, general anesthetics and radiographic contrast materials, and all parenteral preparations except insulin and epinephrine.

2355 2. In establishing the formulary, the council shall consult 2356 with a pharmacist licensed under chapter 465, but not licensed 2357 under this chapter or chapter 459, who shall be selected by the 2358 State Surgeon General Secretary of Health.

3. Only the council shall add to, delete from, or modify the formulary. Any person who requests an addition, deletion, or modification of a medicinal drug listed on such formulary has the burden of proof to show cause why such addition, deletion, or modification should be made.

2364 The boards shall adopt the formulary required by this 4. 2365 paragraph, and each addition, deletion, or modification to the 2366 formulary, by rule. Notwithstanding any provision of chapter 120 2367 to the contrary, the formulary rule shall be effective 60 days 2368 after the date it is filed with the Secretary of State. Upon 2369 adoption of the formulary, the department shall mail a copy of 2370 such formulary to each fully licensed physician assistant, 2371 licensed under this section or s. 459.022, and to each pharmacy 2372 licensed by the state. The boards shall establish, by rule, a fee 2373 not to exceed \$200 to fund the provisions of this paragraph and 2374 paragraph (e).

2375 (9) COUNCIL ON PHYSICIAN ASSISTANTS.--The Council on2376 Physician Assistants is created within the department.

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2377 (a) The council shall consist of five members appointed as 2378 follows:

1. The chairperson of the Board of Medicine shall appoint three members who are physicians and members of the Board of Medicine. One of the physicians must supervise a physician assistant in the physician's practice.

2383 2. The chairperson of the Board of Osteopathic Medicine 2384 shall appoint one member who is a physician and a member of the 2385 Board of Osteopathic Medicine.

2386 3. The <u>State Surgeon General</u> secretary of the department or 2387 his or her designee shall appoint a fully licensed physician 2388 assistant licensed under this chapter or chapter 459.

2389 Section 76. Subsection (6) of section 459.0055, Florida 2390 Statutes, is amended to read:

2391

459.0055 General licensure requirements.--

2392 When the investigative process is not completed within (6) 2393 the time set out in s. 120.60(1) and the department or board has 2394 reason to believe that the applicant does not meet the criteria, 2395 the State Surgeon General secretary or the State Surgeon 2396 General's secretary's designee may issue a 90-day licensure delay 2397 which shall be in writing and sufficient to notify the applicant 2398 of the reason for the delay. The provisions of this subsection 2399 shall control over any conflicting provisions of s. 120.60(1).

2400 Section 77. Paragraph (w) of subsection (1) of section 2401 459.015, Florida Statutes, is amended to read:

2402 459.015 Grounds for disciplinary action; action by the 2403 board and department.--

2404 (1) The following acts constitute grounds for denial of a 2405 license or disciplinary action, as specified in s. 456.072(2):

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2406 (w) Being unable to practice osteopathic medicine with 2407 reasonable skill and safety to patients by reason of illness or 2408 use of alcohol, drugs, narcotics, chemicals, or any other type of 2409 material or as a result of any mental or physical condition. In 2410 enforcing this paragraph, the department shall, upon a finding of 2411 the State Surgeon General secretary or the State Surgeon 2412 General's secretary's designee that probable cause exists to 2413 believe that the licensee is unable to practice medicine because 2414 of the reasons stated in this paragraph, have the authority to 2415 issue an order to compel a licensee to submit to a mental or 2416 physical examination by physicians designated by the department. 2417 If the licensee refuses to comply with such order, the 2418 department's order directing such examination may be enforced by 2419 filing a petition for enforcement in the circuit court where the 2420 licensee resides or does business. The licensee against whom the 2421 petition is filed shall not be named or identified by initials in 2422 any public court records or documents, and the proceedings shall 2423 be closed to the public. The department shall be entitled to the 2424 summary procedure provided in s. 51.011. A licensee or 2425 certificateholder affected under this paragraph shall at 2426 reasonable intervals be afforded an opportunity to demonstrate 2427 that he or she can resume the competent practice of medicine with 2428 reasonable skill and safety to patients.

2429 Section 78. Paragraph (a) of subsection (9) of section 2430 459.022, Florida Statutes, is amended to read:

2431

459.022 Physician assistants.--

(9) COUNCIL ON PHYSICIAN ASSISTANTS.--The Council onPhysician Assistants is created within the department.

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2434 (a) The council shall consist of five members appointed as 2435 follows:

2436 1. The chairperson of the Board of Medicine shall appoint 2437 three members who are physicians and members of the Board of 2438 Medicine. One of the physicians must supervise a physician 2439 assistant in the physician's practice.

2440 2. The chairperson of the Board of Osteopathic Medicine 2441 shall appoint one member who is a physician and a member of the 2442 Board of Osteopathic Medicine.

3. The <u>State Surgeon General</u> secretary of the department or her or his designee shall appoint a fully licensed physician assistant licensed under chapter 458 or this chapter.

2446 Section 79. Paragraph (q) of subsection (1) of section 2447 460.413, Florida Statutes, is amended to read:

2448 460.413 Grounds for disciplinary action; action by board or 2449 department.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

2452 Being unable to practice chiropractic medicine with (a) 2453 reasonable skill and safety to patients by reason of illness or 2454 use of alcohol, drugs, narcotics, chemicals, or any other type of 2455 material or as a result of any mental or physical condition. In 2456 enforcing this paragraph, upon a finding by the State Surgeon 2457 General secretary of the department, or his or her designee, or 2458 the probable cause panel of the board that probable cause exists 2459 to believe that the licensee is unable to practice the profession 2460 because of reasons stated in this paragraph, the department shall 2461 have the authority to compel a licensee to submit to a mental or physical examination by a physician designated by the department. 2462

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2463 If the licensee refuses to comply with the department's order, 2464 the department may file a petition for enforcement in the circuit 2465 court of the circuit in which the licensee resides or does 2466 business. The department shall be entitled to the summary 2467 procedure provided in s. 51.011. The record of proceedings to 2468 obtain a compelled mental or physical examination shall not be 2469 used against a licensee in any other proceedings. A chiropractic 2470 physician affected under this paragraph shall at reasonable 2471 intervals be afforded an opportunity to demonstrate that she or 2472 he can resume the competent practice of chiropractic medicine 2473 with reasonable skill and safety to patients.

2474 Section 80. Subsection (4) of section 461.004, Florida 2475 Statutes, is amended to read:

2476 461.004 Board of Podiatric Medicine; membership; 2477 appointment; terms.--

2478 All provisions of chapter 456 relating to the board (4) 2479 shall apply. However, notwithstanding the requirement of s. 2480 456.073(4) that the board provide by rule for the determination 2481 of probable cause by a panel composed of its members or by the 2482 department, the board may provide by rule that its probable cause 2483 panel may be composed of one current member of the board and one 2484 past member of the board, as long as the past member is a 2485 licensed podiatric physician in good standing. The past board 2486 member must be appointed to the panel by the chair of the board with the approval of the State Surgeon General secretary for a 2487 2488 maximum of 2 years.

2489 Section 81. Paragraphs (a) and (c) of subsection (2) of 2490 section 463.0055, Florida Statutes, are amended to read:

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2491 463.0055 Administration and prescription of topical ocular 2492 pharmaceutical agents; committee.--

2493 (2) (a) There is hereby created a committee composed of two 2494 optometrists licensed pursuant to this chapter, appointed by the 2495 Board of Optometry, two board-certified ophthalmologists licensed pursuant to chapter 458 or chapter 459, appointed by the Board of 2496 2497 Medicine, and one additional person with a doctorate degree in 2498 pharmacology who is not licensed pursuant to chapter 458, chapter 2499 459, or this chapter, appointed by the State Surgeon General 2500 secretary. The committee shall review requests for additions to, 2501 deletions from, or modifications of a formulary of topical ocular 2502 pharmaceutical agents for administration and prescription by 2503 certified optometrists and shall provide to the board advisory 2504 opinions and recommendations on such requests. The formulary 2505 shall consist of those topical ocular pharmaceutical agents which 2506 the certified optometrist is qualified to use in the practice of 2507 optometry. The board shall establish, add to, delete from, or 2508 modify the formulary by rule. Notwithstanding any provision of 2509 chapter 120 to the contrary, the formulary rule shall become 2510 effective 60 days from the date it is filed with the Secretary of 2511 State.

(c) The <u>State Surgeon General</u> secretary of the department shall have standing to challenge any rule or proposed rule of the board pursuant to s. 120.56. In addition to challenges for any invalid exercise of delegated legislative authority, the administrative law judge, upon such a challenge by the <u>State</u> <u>Surgeon General</u> secretary, may declare all or part of a rule or proposed rule invalid if it:

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2519 1. Does not protect the public from any significant and 2520 discernible harm or damages;

2521 2. Unreasonably restricts competition or the availability 2522 of professional services in the state or in a significant part of 2523 the state; or

3. Unnecessarily increases the cost of professional services without a corresponding or equivalent public benefit.

2527 However, there shall not be created a presumption of the 2528 existence of any of the conditions cited in this subsection in 2529 the event that the rule or proposed rule is challenged.

2530 Section 82. Paragraph (d) of subsection (3) of section 2531 464.003, Florida Statutes, is amended to read:

464.003 Definitions.--As used in this part, the term: (3)

2534 "Advanced or specialized nursing practice" means, in (d) 2535 addition to the practice of professional nursing, the performance 2536 of advanced-level nursing acts approved by the board which, by 2537 virtue of postbasic specialized education, training, and 2538 experience, are appropriately performed by an advanced registered 2539 nurse practitioner. Within the context of advanced or specialized 2540 nursing practice, the advanced registered nurse practitioner may 2541 perform acts of nursing diagnosis and nursing treatment of 2542 alterations of the health status. The advanced registered nurse 2543 practitioner may also perform acts of medical diagnosis and 2544 treatment, prescription, and operation which are identified and 2545 approved by a joint committee composed of three members appointed 2546 by the Board of Nursing, two of whom must be advanced registered 2547 nurse practitioners; three members appointed by the Board of

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2548 Medicine, two of whom must have had work experience with advanced 2549 registered nurse practitioners; and the State Surgeon General 2550 secretary of the department or the State Surgeon General's 2551 secretary's designee. Each committee member appointed by a board 2552 shall be appointed to a term of 4 years unless a shorter term is 2553 required to establish or maintain staggered terms. The Board of 2554 Nursing shall adopt rules authorizing the performance of any such acts approved by the joint committee. Unless otherwise specified 2555 2556 by the joint committee, such acts must be performed under the 2557 general supervision of a practitioner licensed under chapter 458, 2558 chapter 459, or chapter 466 within the framework of standing 2559 protocols which identify the medical acts to be performed and the 2560 conditions for their performance. The department may, by rule, 2561 require that a copy of the protocol be filed with the department along with the notice required by s. 458.348. 2562

2563 Section 83. Paragraph (j) of subsection (1) of section 2564 464.018, Florida Statutes, is amended to read:

2565

464.018 Disciplinary actions.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

2568 (j) Being unable to practice nursing with reasonable skill 2569 and safety to patients by reason of illness or use of alcohol, 2570 drugs, narcotics, or chemicals or any other type of material or 2571 as a result of any mental or physical condition. In enforcing 2572 this paragraph, the department shall have, upon a finding of the 2573 State Surgeon General secretary or the State Surgeon General's 2574 secretary's designee that probable cause exists to believe that 2575 the licensee is unable to practice nursing because of the reasons 2576 stated in this paragraph, the authority to issue an order to

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2577 compel a licensee to submit to a mental or physical examination 2578 by physicians designated by the department. If the licensee 2579 refuses to comply with such order, the department's order directing such examination may be enforced by filing a petition 2580 2581 for enforcement in the circuit court where the licensee resides 2582 or does business. The licensee against whom the petition is filed 2583 shall not be named or identified by initials in any public court 2584 records or documents, and the proceedings shall be closed to the 2585 public. The department shall be entitled to the summary procedure 2586 provided in s. 51.011. A nurse affected by the provisions of this 2587 paragraph shall at reasonable intervals be afforded an 2588 opportunity to demonstrate that she or he can resume the 2589 competent practice of nursing with reasonable skill and safety to 2590 patients.

2591 Section 84. Paragraph (c) of subsection (1) of section 2592 464.2085, Florida Statutes, is amended to read:

2593 464.2085 Council on Certified Nursing Assistants.--The 2594 Council on Certified Nursing Assistants is created within the 2595 department, under the Board of Nursing.

2596 (1) The council shall consist of five members appointed as 2597 follows:

(c) The <u>State Surgeon General</u> secretary of the department or his or her designee shall appoint two certified nursing assistants currently certified under this chapter, at least one of whom is currently working in a licensed nursing home.

2602 Section 85. Paragraph (c) of subsection (2) of section 2603 466.004, Florida Statutes, is amended to read:

466.004 Board of Dentistry.--

2604

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2605 (2)To advise the board, it is the intent of the 2606 Legislature that councils be appointed as specified in paragraphs 2607 (a), (b), and (c). The department shall provide administrative 2608 support to the councils and shall provide public notice of meetings and agenda of the councils. Councils shall include at 2609 2610 least one board member who shall chair the council and shall include nonboard members. All council members shall be appointed 2611 2612 by the board chair. Council members shall be appointed for 4-year 2613 terms, and all members shall be eligible for reimbursement of 2614 expenses in the manner of board members.

2615 (c) With the concurrence of the State Surgeon General 2616 secretary, the board chair may create and abolish other advisory 2617 councils relating to dental subjects, including, but not limited 2618 to: examinations, access to dental care, indigent care, nursing 2619 home and institutional care, public health, disciplinary 2620 guidelines, and other subjects as appropriate. Such councils 2621 shall be appointed by the board chair and shall include at least 2622 one board member who shall serve as chair.

2623 Section 86. Paragraph (s) of subsection (1) of section 2624 466.028, Florida Statutes, is amended to read:

2625 466.028 Grounds for disciplinary action; action by the 2626 board.--

2627 (1) The following acts constitute grounds for denial of a 2628 license or disciplinary action, as specified in s. 456.072(2):

(s) Being unable to practice her or his profession with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition. In enforcing this paragraph, the department shall have, upon a

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2634 finding of the State Surgeon General secretary or her or his 2635 designee that probable cause exists to believe that the licensee 2636 is unable to practice dentistry or dental hygiene because of the 2637 reasons stated in this paragraph, the authority to issue an order 2638 to compel a licensee to submit to a mental or physical 2639 examination by physicians designated by the department. If the 2640 licensee refuses to comply with such order, the department's 2641 order directing such examination may be enforced by filing a 2642 petition for enforcement in the circuit court where the licensee 2643 resides or does business. The licensee against whom the petition 2644 is filed shall not be named or identified by initials in any 2645 public court records or documents, and the proceedings shall be 2646 closed to the public. The department shall be entitled to the 2647 summary procedure provided in s. 51.011. A licensee affected 2648 under this paragraph shall at reasonable intervals be afforded an 2649 opportunity to demonstrate that she or he can resume the 2650 competent practice of her or his profession with reasonable skill 2651 and safety to patients.

2652Section 87.Subsection (14) of section 467.003, Florida2653Statutes, is repealed.

2654 Section 88. Subsection (1) of section 467.004, Florida 2655 Statutes, is amended to read:

2656

467.004 Council of Licensed Midwifery.--

(1) The Council of Licensed Midwifery is created within the department and shall consist of nine members to be appointed by the State Surgeon General secretary.

2660 Section 89. Paragraph (aa) of subsection (1) of section 2661 468.1295, Florida Statutes, is amended to read: 2662 468.1295 Disciplinary proceedings.--

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2663 (1)The following acts constitute grounds for denial of a 2664 license or disciplinary action, as specified in s. 456.072(2): 2665 (aa) Being unable to practice the profession for which he 2666 or she is licensed or certified under this chapter with 2667 reasonable skill or competence as a result of any mental or 2668 physical condition or by reason of illness, drunkenness, or use 2669 of drugs, narcotics, chemicals, or any other substance. In 2670 enforcing this paragraph, upon a finding by the State Surgeon 2671 General secretary, his or her designee, or the board that 2672 probable cause exists to believe that the licensee or 2673 certificateholder is unable to practice the profession because of 2674 the reasons stated in this paragraph, the department shall have 2675 the authority to compel a licensee or certificateholder to submit 2676 to a mental or physical examination by a physician, psychologist, clinical social worker, marriage and family therapist, or mental 2677 2678 health counselor designated by the department or board. If the 2679 licensee or certificateholder refuses to comply with the 2680 department's order directing the examination, such order may be 2681 enforced by filing a petition for enforcement in the circuit 2682 court in the circuit in which the licensee or certificateholder 2683 resides or does business. The department shall be entitled to the 2684 summary procedure provided in s. 51.011. A licensee or 2685 certificateholder affected under this paragraph shall at 2686 reasonable intervals be afforded an opportunity to demonstrate 2687 that he or she can resume the competent practice for which he or 2688 she is licensed or certified with reasonable skill and safety to 2689 patients. 2690

2690 Section 90. Paragraph (1) of subsection (1) of section 2691 468.1755, Florida Statutes, is amended to read:

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468.1755 Disciplinary proceedings.--

(1)The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(1) Being unable to practice nursing home administration with reasonable skill and safety to patients by reason of illness, drunkenness, use of drugs, narcotics, chemicals, or any other material or substance or as a result of any mental or physical condition. In enforcing this paragraph, upon a finding of the State Surgeon General secretary or his or her designee that probable cause exists to believe that the licensee is unable to serve as a nursing home administrator due to the reasons stated in this paragraph, the department shall have the authority to issue an order to compel the licensee to submit to a mental or physical examination by a physician designated by the department. If the licensee refuses to comply with such order, the department's order directing such examination may be enforced by filing a petition for enforcement in the circuit court where the licensee resides or serves as a nursing home administrator. The licensee against whom the petition is filed shall not be named or identified by initials in any public court records or documents, and the proceedings shall be closed to the public. The department shall be entitled to the summary procedure provided in s. 51.011. A licensee affected under this paragraph shall have the opportunity, at reasonable intervals, to demonstrate that he or she can resume the competent practice of nursing home administration with reasonable skill and safety to patients. Section 91. Subsection (18) of section 468.301, Florida

Statutes, is repealed.

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2720 Section 92. Subsections (1) and (3) of section 468.314, 2721 Florida Statutes, are amended to read: 2722 468.314 Advisory Council on Radiation Protection; 2723 appointment; terms; powers; duties.--2724 The Advisory Council on Radiation Protection is created (1)2725 within the Department of Health and shall consist of 16 persons 2726 to be appointed by the State Surgeon General secretary for 3-year 2727 terms.

(3) The council shall meet at least twice a year, but no
more than four times per year unless authorized by the <u>State</u>
Surgeon General secretary.

2731 Section 93. Paragraph (c) of subsection (4) of section 2732 468.354, Florida Statutes, is amended to read:

2733 468.354 Board of Respiratory Care; organization; 2734 function.--

(4)

2735

(c) Unless otherwise provided by law, a board member shall be compensated \$50 for each day he or she attends an official board meeting and for each day he or she participates in any other board business. A board member shall also be entitled to reimbursement for expenses pursuant to s. 112.061. Travel out of the state shall require the prior approval of the <u>State Surgeon</u> General secretary of the department.

2743 Section 94. Section 468.506, Florida Statutes, is amended 2744 to read:

2745 468.506 Dietetics and Nutrition Practice Council.--There is 2746 created the Dietetics and Nutrition Practice Council under the 2747 supervision of the board. The council shall consist of four 2748 persons licensed under this part and one consumer who is 60 years

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2749 of age or older. Council members shall be appointed by the board. 2750 Licensed members shall be appointed based on the proportion of 2751 licensees within each of the respective disciplines. Members 2752 shall be appointed for 4-year staggered terms. In order to be 2753 eligible for appointment, each licensed member must have been a 2754 licensee under this part for at least 3 years prior to his or her 2755 appointment. No council member shall serve more than two 2756 successive terms. The board may delegate such powers and duties 2757 to the council as it may deem proper to carry out the operations 2758 and procedures necessary to effectuate the provisions of this 2759 part. However, the powers and duties delegated to the council by 2760 the board must encompass both dietetics and nutrition practice 2761 and nutrition counseling. Any time there is a vacancy on the 2762 council, any professional association composed of persons 2763 licensed under this part may recommend licensees to fill the 2764 vacancy to the board in a number at least twice the number of 2765 vacancies to be filled, and the board may appoint from the 2766 submitted list, in its discretion, any of those persons so 2767 recommended. Any professional association composed of persons 2768 licensed under this part may file an appeal regarding a council 2769 appointment with the State Surgeon General secretary of the 2770 department, whose decision shall be final. The board shall fix 2771 council members' compensation and pay their expenses in the same 2772 manner as provided in s. 456.011.

2773 Section 95. Paragraph (c) of subsection (4) of section 2774 478.44, Florida Statutes, is amended to read:

2775 478.44 Electrolysis Council; creation; function; powers and 2776 duties.--

2777

(4)

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(c) Unless otherwise provided by law, a council member shall be compensated \$50 for each day the member attends an official meeting of the council or participates in official council business. A council member is also entitled to reimbursement for expenses pursuant to s. 112.061. Travel out of state requires the prior approval of the <u>State Surgeon General</u> <del>Secretary of Health</del>.

2785 Section 96. Subsection (5) of section 480.042, Florida 2786 Statutes, is amended to read:

480.042 Examinations.--

2788 (5) All licensing examinations shall be conducted in such 2789 manner that the applicant shall be known to the department by 2790 number until her or his examination is completed and the proper 2791 grade determined. An accurate record of each examination shall be 2792 made; and that record, together with all examination papers, 2793 shall be filed with the State Surgeon General secretary of the 2794 department and shall be kept for reference and inspection for a 2795 period of not less than 2 years immediately following the 2796 examination.

2797 Section 97. Paragraph (1) of subsection (1) of section 2798 483.825, Florida Statutes, is amended to read:

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2787

483.825 Grounds for disciplinary action.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(1) Being unable to perform or report clinical laboratory examinations with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition. In enforcing this paragraph, the department

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2807 shall have, upon a finding of the State Surgeon General secretary 2808 or his or her designee that probable cause exists to believe that 2809 the licensee is unable to practice because of the reasons stated 2810 in this paragraph, the authority to issue an order to compel a 2811 licensee to submit to a mental or physical examination by 2812 physicians designated by the department. If the licensee refuses to comply with such order, the department's order directing such 2813 2814 examination may be enforced by filing a petition for enforcement 2815 in the circuit court where the licensee resides or does business. 2816 The department shall be entitled to the summary procedure 2817 provided in s. 51.011. A licensee affected under this paragraph 2818 shall at reasonable intervals be afforded an opportunity to 2819 demonstrate that he or she can resume competent practice with 2820 reasonable skill and safety to patients.

2821 Section 98. Paragraphs (a), (b), (c), (d), (e), and (g) of 2822 subsection (4) of section 483.901, Florida Statutes, are amended 2823 to read:

2824

483.901 Medical physicists; definitions; licensure.--

(4) COUNCIL.--The Advisory Council of Medical Physicists is
 created in the Department of Health to advise the department in
 regulating the practice of medical physics in this state.

(a) The council shall be composed of nine members appointed by the <u>State Surgeon General</u> secretary of the department as follows:

2831 1. A licensed medical physicist who specializes in2832 diagnostic radiological physics.

2833 2. A licensed medical physicist who specializes in2834 therapeutic radiological physics.

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2835 3. A licensed medical physicist who specializes in medical2836 nuclear radiological physics.

2837 4. A physician who is board certified by the American Board2838 of Radiology or its equivalent.

2839 5. A physician who is board certified by the American2840 Osteopathic Board of Radiology or its equivalent.

2841

6. A chiropractic physician who practices radiology.

2842 7. Three consumer members who are not, and have never been, 2843 licensed as a medical physicist or licensed in any closely 2844 related profession.

(b) The <u>State Surgeon General</u> secretary of the department shall appoint the medical physicist members of the council from a list of candidates who are licensed to practice medical physics.

(c) The <u>State Surgeon General</u> secretary of the department shall appoint the physician members of the council from a list of candidates who are licensed to practice medicine in this state and are board certified in diagnostic radiology, therapeutic radiology, or radiation oncology.

(d) The <u>State Surgeon General</u> secretary of the department
shall appoint the public members of the council.

(e) As the term of each member expires, the <u>State Surgeon</u> <u>General secretary of the department</u> shall appoint the successor for a term of 4 years. A member shall serve until the member's successor is appointed, unless physically unable to do so.

(g) If a vacancy on the council occurs, the <u>State Surgeon</u> <u>General secretary</u> shall appoint a member to serve for a 4-year term.

2862 Section 99. Subsection (4) of section 484.042, Florida 2863 Statutes, is amended to read:

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2864 484.042 Board of Hearing Aid Specialists; membership, 2865 appointment, terms.--2866 All provisions of chapter 456 relating to activities of (4) 2867 regulatory boards apply to the board. However, notwithstanding 2868 the requirement of s. 456.073(4) that the board provide by rule 2869 for the determination of probable cause by a panel composed of 2870 its members or by the department, the board may provide by rule 2871 that its probable cause panel may be composed of one current 2872 member of the board and one past member of the board, as long as 2873 the past member is a licensed hearing aid specialist in good 2874 standing. The past board member shall be appointed to the panel 2875 for a maximum of 2 years by the chair of the board with the 2876 approval of the State Surgeon General secretary. 2877 Section 100. Paragraph (a) of subsection (1) of section

2877 Section 100. Paragraph (a) of subsection (1) of section 2878 486.125, Florida Statutes, is amended to read:

486.125 Refusal, revocation, or suspension of license; administrative fines and other disciplinary measures.--

(1) The following acts constitute grounds for denial of a license or disciplinary action, as specified in s. 456.072(2):

(a) Being unable to practice physical therapy with reasonable skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics, chemicals, or any other type of material or as a result of any mental or physical condition.

1. In enforcing this paragraph, upon a finding of the <u>State</u> <u>Surgeon General</u> secretary or the <u>State Surgeon General's</u> <u>secretary's</u> designee that probable cause exists to believe that the licensee is unable to practice physical therapy due to the reasons stated in this paragraph, the department shall have the authority to compel a physical therapist or physical therapist

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2893 assistant to submit to a mental or physical examination by a 2894 physician designated by the department. If the licensee refuses 2895 to comply with such order, the department's order directing such examination may be enforced by filing a petition for enforcement 2896 in the circuit court where the licensee resides or serves as a 2897 2898 physical therapy practitioner. The licensee against whom the 2899 petition is filed shall not be named or identified by initials in 2900 any public court records or documents, and the proceedings shall 2901 be closed to the public. The department shall be entitled to the 2902 summary procedure provided in s. 51.011.

2903 2. A physical therapist or physical therapist assistant 2904 whose license is suspended or revoked pursuant to this subsection 2905 shall, at reasonable intervals, be given an opportunity to 2906 demonstrate that she or he can resume the competent practice of 2907 physical therapy with reasonable skill and safety to patients.

2908 3. Neither the record of proceeding nor the orders entered 2909 by the board in any proceeding under this subsection may be used 2910 against a physical therapist or physical therapist assistant in 2911 any other proceeding.

2912 Section 101. Subsection (3) of section 487.041, Florida 2913 Statutes, is amended to read:

2914

487.041 Registration.--

(3) The department shall adopt rules governing the procedures for the registration of a brand of pesticide and for the review of data submitted by an applicant for registration of the brand of pesticide. The department shall determine whether the brand of pesticide should be registered, registered with conditions, or tested under field conditions in this state. The department shall determine whether each request for registration

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2922 of a brand of pesticide meets the requirements of current state 2923 and federal law. The department, whenever it deems it necessary 2924 in the administration of this part, may require the manufacturer or registrant to submit the complete formula, quantities shipped 2925 2926 into or manufactured in the state for distribution and sale, 2927 evidence of the efficacy and the safety of any pesticide, and 2928 other relevant data. The department may review and evaluate a 2929 registered pesticide if new information is made available that 2930 indicates that use of the pesticide has caused an unreasonable adverse effect on public health or the environment. Such review 2931 2932 shall be conducted upon the request of the State Surgeon General 2933 Secretary of Health in the event of an unreasonable adverse 2934 effect on public health or the Secretary of Environmental 2935 Protection in the event of an unreasonable adverse effect on the 2936 environment. Such review may result in modifications, revocation, 2937 cancellation, or suspension of the registration of a brand of 2938 pesticide. The department, for reasons of adulteration, 2939 misbranding, or other good cause, may refuse or revoke the 2940 registration of the brand of any pesticide after notice to the 2941 applicant or registrant giving the reason for the decision. The 2942 applicant may then request a hearing, pursuant to chapter 120, on 2943 the intention of the department to refuse or revoke registration, 2944 and, upon his or her failure to do so, the refusal or revocation 2945 shall become final without further procedure. The registration of 2946 a brand of pesticide may not be construed as a defense for the 2947 commission of any offense prohibited under this part.

2948 Section 102. Paragraph (p) of subsection (1) of section 2949 490.009, Florida Statutes, is amended to read: 2950 490.009 Discipline.--

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2951 (1)The following acts constitute grounds for denial of a 2952 license or disciplinary action, as specified in s. 456.072(2): 2953 (p) Being unable to practice the profession for which he or 2954 she is licensed under this chapter with reasonable skill or 2955 competence as a result of any mental or physical condition or by 2956 reason of illness; drunkenness; or excessive use of drugs, 2957 narcotics, chemicals, or any other substance. In enforcing this 2958 paragraph, upon a finding by the State Surgeon General secretary, 2959 the State Surgeon General's secretary's designee, or the board 2960 that probable cause exists to believe that the licensee is unable 2961 to practice the profession because of the reasons stated in this 2962 paragraph, the department shall have the authority to compel a 2963 licensee to submit to a mental or physical examination by 2964 psychologists or physicians designated by the department or board. If the licensee refuses to comply with the department's 2965 2966 order, the department may file a petition for enforcement in the 2967 circuit court of the circuit in which the licensee resides or 2968 does business. The licensee shall not be named or identified by 2969 initials in the petition or in any other public court records or 2970 documents, and the enforcement proceedings shall be closed to the 2971 public. The department shall be entitled to the summary procedure 2972 provided in s. 51.011. A licensee affected under this paragraph 2973 shall be afforded an opportunity at reasonable intervals to 2974 demonstrate that he or she can resume the competent practice for 2975 which he or she is licensed with reasonable skill and safety to 2976 patients. 2977 Section 103. Paragraph (p) of subsection (1) of section

2978 491.009, Florida Statutes, is amended to read: 2979 491.009 Discipline.--

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2980 (1)The following acts constitute grounds for denial of a 2981 license or disciplinary action, as specified in s. 456.072(2): 2982 (p) Being unable to practice the profession for which he or she is licensed, registered, or certified under this chapter with 2983 2984 reasonable skill or competence as a result of any mental or 2985 physical condition or by reason of illness; drunkenness; or 2986 excessive use of drugs, narcotics, chemicals, or any other 2987 substance. In enforcing this paragraph, upon a finding by the 2988 State Surgeon General secretary, the State Surgeon General's 2989 secretary's designee, or the board that probable cause exists to 2990 believe that the licensee, registered intern, or 2991 certificateholder is unable to practice the profession because of 2992 the reasons stated in this paragraph, the department shall have 2993 the authority to compel a licensee, registered intern, or 2994 certificateholder to submit to a mental or physical examination 2995 by psychologists, physicians, or other licensees under this 2996 chapter, designated by the department or board. If the licensee, 2997 registered intern, or certificateholder refuses to comply with such order, the department's order directing the examination may 2998 2999 be enforced by filing a petition for enforcement in the circuit 3000 court in the circuit in which the licensee, registered intern, or 3001 certificateholder resides or does business. The licensee, 3002 registered intern, or certificateholder against whom the petition 3003 is filed shall not be named or identified by initials in any 3004 public court records or documents, and the proceedings shall be 3005 closed to the public. The department shall be entitled to the 3006 summary procedure provided in s. 51.011. A licensee, registered 3007 intern, or certificateholder affected under this paragraph shall 3008 at reasonable intervals be afforded an opportunity to demonstrate

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20081682 8-04065-08 3009 that he or she can resume the competent practice for which he or 3010 she is licensed, registered, or certified with reasonable skill 3011 and safety to patients. 3012 Section 104. Paragraph (a) of subsection (1) of section 3013 499.012, Florida Statutes, is amended to read: 3014 499.012 Wholesale distribution; definitions; permits; 3015 applications; general requirements. --3016 (1)As used in this section, the term: 3017 "Wholesale distribution" means distribution of (a) 3018 prescription drugs to persons other than a consumer or patient, 3019 but does not include: 3020 1. Any of the following activities, which is not a 3021 violation of s. 499.005(21) if such activity is conducted in 3022 accordance with s. 499.014: The purchase or other acquisition by a hospital or other 3023 a. 3024 health care entity that is a member of a group purchasing 3025 organization of a prescription drug for its own use from the 3026 group purchasing organization or from other hospitals or health 3027 care entities that are members of that organization. 3028 b. The sale, purchase, or trade of a prescription drug or 3029 an offer to sell, purchase, or trade a prescription drug by a 3030 charitable organization described in s. 501(c)(3) of the Internal 3031 Revenue Code of 1986, as amended and revised, to a nonprofit 3032 affiliate of the organization to the extent otherwise permitted 3033 by law. 3034 The sale, purchase, or trade of a prescription drug or с. 3035 an offer to sell, purchase, or trade a prescription drug among

3036 hospitals or other health care entities that are under common 3037 control. For purposes of this section, "common control" means the

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3038 power to direct or cause the direction of the management and 3039 policies of a person or an organization, whether by ownership of 3040 stock, by voting rights, by contract, or otherwise.

3041 The sale, purchase, trade, or other transfer of a d. 3042 prescription drug from or for any federal, state, or local 3043 government agency or any entity eligible to purchase prescription 3044 drugs at public health services prices pursuant to Pub. L. No. 3045 102-585, s. 602 to a contract provider or its subcontractor for 3046 eligible patients of the agency or entity under the following 3047 conditions:

The agency or entity must obtain written authorization 3048 (I) 3049 for the sale, purchase, trade, or other transfer of a 3050 prescription drug under this sub-subparagraph from the State 3051 Surgeon General Secretary of Health or his or her designee.

The contract provider or subcontractor must be (II)3053 authorized by law to administer or dispense prescription drugs.

3054 (III) In the case of a subcontractor, the agency or entity 3055 must be a party to and execute the subcontract.

3056 A contract provider or subcontractor must maintain (IV) 3057 separate and apart from other prescription drug inventory any 3058 prescription drugs of the agency or entity in its possession.

3059 The contract provider and subcontractor must maintain (V) 3060 and produce immediately for inspection all records of movement or 3061 transfer of all the prescription drugs belonging to the agency or 3062 entity, including, but not limited to, the records of receipt and 3063 disposition of prescription drugs. Each contractor and 3064 subcontractor dispensing or administering these drugs must 3065 maintain and produce records documenting the dispensing or 3066 administration. Records that are required to be maintained

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include, but are not limited to, a perpetual inventory itemizing drugs received and drugs dispensed by prescription number or administered by patient identifier, which must be submitted to the agency or entity quarterly.

3071 The contract provider or subcontractor may administer (VI) 3072 or dispense the prescription drugs only to the eligible patients 3073 of the agency or entity or must return the prescription drugs for 3074 or to the agency or entity. The contract provider or 3075 subcontractor must require proof from each person seeking to fill 3076 a prescription or obtain treatment that the person is an eligible 3077 patient of the agency or entity and must, at a minimum, maintain 3078 a copy of this proof as part of the records of the contractor or 3079 subcontractor required under sub-subparagraph (V).

3080 (VII) In addition to the departmental inspection authority 3081 set forth in s. 499.051, the establishment of the contract 3082 provider and subcontractor and all records pertaining to 3083 prescription drugs subject to this sub-subparagraph shall be subject to inspection by the agency or entity. All records 3084 3085 relating to prescription drugs of a manufacturer under this sub-3086 subparagraph shall be subject to audit by the manufacturer of 3087 those drugs, without identifying individual patient information.

3088 2. Any of the following activities, which is not a 3089 violation of s. 499.005(21) if such activity is conducted in 3090 accordance with rules established by the department:

a. The sale, purchase, or trade of a prescription drug
among federal, state, or local government health care entities
that are under common control and are authorized to purchase such
prescription drug.

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b. The sale, purchase, or trade of a prescription drug or an offer to sell, purchase, or trade a prescription drug for emergency medical reasons. For purposes of this sub-subparagraph, the term "emergency medical reasons" includes transfers of prescription drugs by a retail pharmacy to another retail pharmacy to alleviate a temporary shortage.

3101 c. The transfer of a prescription drug acquired by a 3102 medical director on behalf of a licensed emergency medical 3103 services provider to that emergency medical services provider and 3104 its transport vehicles for use in accordance with the provider's 3105 license under chapter 401.

3106 d. The revocation of a sale or the return of a prescription 3107 drug to the person's prescription drug wholesale supplier.

e. The donation of a prescription drug by a health care entity to a charitable organization that has been granted an exemption under s. 501(c)(3) of the Internal Revenue Code of 1986, as amended, and that is authorized to possess prescription drugs.

3113 f. The transfer of a prescription drug by a person 3114 authorized to purchase or receive prescription drugs to a person 3115 licensed or permitted to handle reverse distributions or 3116 destruction under the laws of the jurisdiction in which the 3117 person handling the reverse distribution or destruction receives 3118 the drug.

3119 g. The transfer of a prescription drug by a hospital or 3120 other health care entity to a person licensed under this chapter 3121 to repackage prescription drugs for the purpose of repackaging 3122 the prescription drug for use by that hospital, or other health 3123 care entity and other health care entities that are under common

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3124 control, if ownership of the prescription drugs remains with the 3125 hospital or other health care entity at all times. In addition to 3126 the recordkeeping requirements of s. 499.0121(6), the hospital or 3127 health care entity that transfers prescription drugs pursuant to 3128 this sub-subparagraph must reconcile all drugs transferred and 3129 returned and resolve any discrepancies in a timely manner.

3130 3. The distribution of prescription drug samples by 3131 manufacturers' representatives or distributors' representatives 3132 conducted in accordance with s. 499.028.

3133 4. The sale, purchase, or trade of blood and blood 3134 components intended for transfusion. As used in this 3135 subparagraph, the term "blood" means whole blood collected from a 3136 single donor and processed either for transfusion or further 3137 manufacturing, and the term "blood components" means that part of 3138 the blood separated by physical or mechanical means.

3139 5. The lawful dispensing of a prescription drug in 3140 accordance with chapter 465.

3141 6. The sale, purchase, or trade of a prescription drug 3142 between pharmacies as a result of a sale, transfer, merger, or 3143 consolidation of all or part of the business of the pharmacies 3144 from or with another pharmacy, whether accomplished as a purchase 3145 and sale of stock or of business assets.

3146 Section 105. Subsection (2) of section 499.01211, Florida 3147 Statutes, is amended to read:

3148

499.01211 Drug Wholesaler Advisory Council.--

3149 (2) The <u>State Surgeon General</u> secretary of the department,
3150 or his or her designee, and the Secretary of Health Care
3151 Administration, or her or his designee, shall be members of the
3152 council. The State Surgeon General Secretary of Health shall

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3153 appoint nine additional members to the council who shall be 3154 appointed to a term of 4 years each, as follows:

3155 (a) Three different persons each of whom is employed by a 3156 different prescription drug wholesaler licensed under this 3157 chapter which operates nationally and is a primary wholesaler, as 3158 defined in s. 499.012(1)(d).

(b) One person employed by a prescription drug wholesaler licensed under this chapter which is a secondary wholesaler, as defined in s. 499.012(1)(f).

3162 (c) One person employed by a retail pharmacy chain located 3163 in this state.

3164 (d) One person who is a member of the Board of Pharmacy and 3165 is a pharmacist licensed under chapter 465.

3166 (e) One person who is a physician licensed pursuant to 3167 chapter 458 or chapter 459.

(f) One person who is an employee of a hospital licensed pursuant to chapter 395 and is a pharmacist licensed pursuant to chapter 465.

3171 (g) One person who is an employee of a pharmaceutical 3172 manufacturer.

3173 Section 106. Section 499.024, Florida Statutes, is amended 3174 to read:

3175 499.024 Drug product classification.--The <u>State Surgeon</u> 3176 <u>General secretary</u> shall adopt rules to classify drug products 3177 intended for use by humans which the United States Food and Drug 3178 Administration has not classified in the federal act or the Code 3179 of Federal Regulations.

3180 (1) Drug products must be classified as proprietary,3181 prescription, or investigational drugs.

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3182 (2) If a product is distributed without required labeling,3183 it is misbranded while held for sale.

3184 (3) Any product that falls under the drug definition, s.
3185 499.003(17), may be classified under the authority of this
3186 section. This section does not subject portable emergency oxygen
3187 inhalators to classification; however, this section does not
3188 exempt any person from ss. 499.01 and 499.015.

3189 (4) Any product classified under the authority of this 3190 section reverts to the federal classification, if different, upon 3191 the federal regulation or act becoming effective.

(5) The department may by rule reclassify drugs subject to ss. 499.001-499.081 when such classification action is necessary to protect the public health.

(6) The department may adopt rules that exempt from any labeling or packaging requirements of ss. 499.001-499.081 drugs classified under this section if those requirements are not necessary to protect the public health.

3199 Section 107. Subsection (2) of section 499.065, Florida 3200 Statutes, is amended to read:

3201

499.065 Imminent danger.--

3202 (2)To protect the public from prescription drugs that are 3203 adulterated or otherwise unfit for human or animal consumption, 3204 the department may examine, sample, seize, and stop the sale or 3205 use of prescription drugs to determine the condition of those 3206 drugs. The department may immediately seize and remove any 3207 prescription drugs if the State Surgeon General Secretary of 3208 Health or his or her designee determines that the prescription 3209 drugs represent a threat to the public health. The owner of any 3210 property seized under this section may, within 10 days after the

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3211 seizure, apply to a court of competent jurisdiction for whatever 3212 relief is appropriate. At any time after 10 days, the department 3213 may destroy the drugs as contraband.

3215 For purposes of this section, a refusal to allow entry to the 3216 department for inspection at reasonable times, or a failure or 3217 refusal to provide the department with required documentation for 3218 purposes of inspection, constitutes an imminent danger to the 3219 public health.

3220 Section 108. Subsection (1) of section 500.033, Florida 3221 Statutes, is amended to read:

3222 500.033 Florida Food Safety and Food Defense Advisory 3223 Council.--

3224 (1)There is created the Florida Food Safety and Food 3225 Defense Advisory Council for the purpose of serving as a forum 3226 for presenting, investigating, and evaluating issues of current 3227 importance to the assurance of a safe and secure food supply to 3228 the citizens of Florida. The Florida Food Safety and Food Defense 3229 Advisory Council shall consist of, but not be limited to: the 3230 Commissioner of Agriculture or his or her designee; the State 3231 Surgeon General Secretary of Health or his or her designee; the 3232 Secretary of Business and Professional Regulation or his or her 3233 designee; the person responsible for domestic security with the 3234 Department of Law Enforcement; members representing the 3235 production, processing, distribution, and sale of foods; 3236 consumers or members of citizens groups; representatives of food 3237 industry groups; scientists or other experts in aspects of food 3238 safety from state universities; representatives from local, 3239 state, and federal agencies that are charged with

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3240 responsibilities for food safety or food defense; the chairs of 3241 the Agriculture Committees of the Senate and the House of 3242 Representatives or their designees; and the chairs of the 3243 committees of the Senate and the House of Representatives with 3244 jurisdictional oversight of home defense issues or their 3245 designees. The Commissioner of Agriculture shall appoint the 3246 remaining members. The council shall make periodic reports to the 3247 Department of Agriculture and Consumer Services concerning 3248 findings and recommendations in the area of food safety and food 3249 defense.

3250 Section 109. Section 514.0231, Florida Statutes, is amended 3251 to read:

3252 514.0231 Advisory committee to oversee sampling of beach 3253 waters.--The Department of Health shall form an interagency 3254 technical advisory committee to oversee the performance of the 3255 study required in s. 514.023 and to advise it in rulemaking pertaining to standards for public bathing places along the 3256 3257 coastal and intracoastal beaches and shores of the state. 3258 Membership on the committee shall consist of equal numbers of 3259 staff of the Department of Health and the Department of 3260 Environmental Protection with expertise in the subject matter of 3261 the study. Members shall be appointed by the State Surgeon 3262 General and the Secretary of Environmental Protection respective 3263 secretaries of these departments. The committee shall be chaired 3264 by a representative from the Department of Health.

3265 Section 110. Section 768.1326, Florida Statutes, is amended 3266 to read:

3267 768.1326 Placement of automated external defibrillators in 3268 state buildings; rulemaking authority.--No later than January 1,

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3269 2003, the State Surgeon General Secretary of the Department of 3270 Health shall adopt rules to establish guidelines on the 3271 appropriate placement of automated external defibrillator devices 3272 in buildings or portions of buildings owned or leased by the 3273 state, and shall establish, by rule, recommendations on 3274 procedures for the deployment of automated external defibrillator 3275 devices in such buildings in accordance with the guidelines. The 3276 Secretary of Management Services shall assist the State Surgeon 3277 General Secretary of the Department of Health in the development 3278 of the guidelines. The guidelines for the placement of the 3279 automated external defibrillators shall take into account the 3280 typical number of employees and visitors in the buildings, the 3281 extent of the need for security measures regarding the buildings, 3282 special circumstances in buildings or portions of buildings such 3283 as high electrical voltages or extreme heat or cold, and such 3284 other factors as the State Surgeon General and Secretary of 3285 Management Services Secretaries determine to be appropriate. The 3286 State Surgeon General's Secretary of the Department of Health's 3287 recommendations for deployment of automated external 3288 defibrillators in buildings or portions of buildings owned or 3289 leased by the state shall include:

3290 (1) A reference list of appropriate training courses in the 3291 use of such devices, including the role of cardiopulmonary 3292 resuscitation;

3293 (2) The extent to which such devices may be used by 3294 laypersons;

3295 (3) Manufacturer recommended maintenance and testing of the 3296 devices; and

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3297 (4) Coordination with local emergency medical services 3298 systems regarding the incidents of use of the devices. 3299 3300 In formulating these guidelines and recommendations, the State 3301 Surgeon General Secretary may consult with all appropriate public 3302 and private entities, including national and local public health 3303 organizations that seek to improve the survival rates of 3304 individuals who experience cardiac arrest. 3305 Section 111. Paragraph (a) of subsection (1) and paragraph 3306 (a) of subsection (4) of section 943.0313, Florida Statutes, are 3307 amended to read:

3308 943.0313 Domestic Security Oversight Council.--The 3309 Legislature finds that there exists a need to provide executive 3310 direction and leadership with respect to terrorism prevention, 3311 preparation, protection, response, and recovery efforts by state 3312 and local agencies in this state. In recognition of this need, 3313 the Domestic Security Oversight Council is hereby created. The council shall serve as an advisory council pursuant to s. 3314 3315 20.03(7) to provide guidance to the state's regional domestic 3316 security task forces and other domestic security working groups 3317 and to make recommendations to the Governor and the Legislature 3318 regarding the expenditure of funds and allocation of resources 3319 related to counter-terrorism and domestic security efforts.

3320

(1) MEMBERSHIP.--

(a) The Domestic Security Oversight Council shall consistof the following voting members:

3323 1. The executive director of the Department of Law3324 Enforcement.

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3325	2. The director of the Division of Emergency Management
3326	within the Department of Community Affairs.
3327	3. The Attorney General.
3328	4. The Commissioner of Agriculture.
3329	5. The State Surgeon General Secretary of Health.
3330	6. The Commissioner of Education.
3331	7. The State Fire Marshal.
3332	8. The adjutant general of the Florida National Guard.
3333	9. The state chief information officer.
3334	10. Each sheriff or chief of police who serves as a co-
3335	chair of a regional domestic security task force pursuant to s.
3336	943.0312(1)(b).
3337	11. Each of the department's special agents in charge who
3338	serve as a co-chair of a regional domestic security task force.
3339	12. Two representatives of the Florida Fire Chiefs
3340	Association.
3341	13. One representative of the Florida Police Chiefs
3342	Association.
3343	14. One representative of the Florida Prosecuting Attorneys
3344	Association.
3345	15. The chair of the Statewide Domestic Security
3346	Intelligence Committee.
3347	16. One representative of the Florida Hospital Association.
3348	17. One representative of the Emergency Medical Services
3349	Advisory Council.
3350	18. One representative of the Florida Emergency
3351	Preparedness Association.
3352	19. One representative of the Florida Seaport
3353	Transportation and Economic Development Council.

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8-04065-08 20081682 3354 (4) EXECUTIVE COMMITTEE.--3355 (a) The council shall establish an executive committee 3356 consisting of the following members: The executive director of the Department of Law 3357 1. Enforcement. 3358 3359 2. The director of the Division of Emergency Management 3360 within the Department of Community Affairs. 3361 3. The Attorney General. 3362 4. The Commissioner of Agriculture. 3363 5. The State Surgeon General Secretary of Health. The Commissioner of Education. 6. 3364 3365 7. The State Fire Marshal. 3366 Section 112. Paragraph (f) of subsection (3) of section 1004.435, Florida Statutes, is repealed, and paragraph (b) of 3367 3368 subsection (3), paragraphs (d), (h), (j), (l), (n), and (o) of 3369 subsection (4), subsection (5), and paragraph (b) of subsection 3370 (6) of that section are amended to read: 3371 1004.435 Cancer control and research.--3372 (3) DEFINITIONS. -- The following words and phrases when used 3373 in this section have, unless the context clearly indicates 3374 otherwise, the meanings given to them in this subsection: 3375 (b) "Council" means the Florida Cancer Control and Research 3376 Advisory Council, which is an advisory body appointed to function 3377 on a continuing basis for the study of cancer and which 3378 recommends solutions and policy alternatives to the Board of 3379 Governors and the State Surgeon General secretary and which is 3380 established by this section. FLORIDA CANCER CONTROL AND RESEARCH ADVISORY COUNCIL; 3381 (4) 3382 CREATION; COMPOSITION. --

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(d) The council shall meet no less than semiannually at the call of the chairperson or, in his or her absence or incapacity, at the call of the <u>State Surgeon General</u> secretary. Sixteen members constitute a quorum for the purpose of exercising all of the powers of the council. A vote of the majority of the members present is sufficient for all actions of the council.

(h) The council shall advise the Board of Governors, the State Surgeon General secretary, and the Legislature with respect to cancer control and research in this state.

3392 (i) The council shall formulate and recommend to the State 3393 Surgeon General secretary a plan for the care and treatment of 3394 persons suffering from cancer and recommend the establishment of 3395 standard requirements for the organization, equipment, and 3396 conduct of cancer units or departments in hospitals and clinics 3397 in this state. The council may recommend to the State Surgeon 3398 General secretary the designation of cancer units following a 3399 survey of the needs and facilities for treatment of cancer in the 3400 various localities throughout the state. The State Surgeon 3401 General secretary shall consider the plan in developing 3402 departmental priorities and funding priorities and standards 3403 under chapter 395.

(1) In order to implement in whole or in part the Florida
Cancer Plan, the council shall recommend to the Board of
Governors or the <u>State Surgeon General</u> secretary the awarding of
grants and contracts to qualified profit or nonprofit
associations or governmental agencies in order to plan,
establish, or conduct programs in cancer control or prevention,
cancer education and training, and cancer research.

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(n) The council shall have the responsibility to advise the Board of Governors and the <u>State Surgeon General</u> secretary on methods of enforcing and implementing laws already enacted and concerned with cancer control, research, and education.

(o) The council may recommend to the Board of Governors or the <u>State Surgeon General</u> secretary rules not inconsistent with law as it may deem necessary for the performance of its duties and the proper administration of this section.

3419 (5) RESPONSIBILITIES OF THE BOARD OF GOVERNORS, THE H. LEE
 3420 MOFFITT CANCER CENTER AND RESEARCH INSTITUTE, INC., AND THE <u>STATE</u>
 3421 <u>SURGEON GENERAL</u> <u>SECRETARY</u>.--

(a) The Board of Governors or the <u>State Surgeon General</u>
secretary, after consultation with the council, shall award
grants and contracts to qualified nonprofit associations and
governmental agencies in order to plan, establish, or conduct
programs in cancer control and prevention, cancer education and
training, and cancer research.

(b) The H. Lee Moffitt Cancer Center and Research Institute, Inc., shall provide such staff, information, and other assistance as reasonably necessary for the completion of the responsibilities of the council.

3432 (c) The Board of Governors or the <u>State Surgeon General</u> 3433 secretary, after consultation with the council, may adopt rules 3434 necessary for the implementation of this section.

(d) The <u>State Surgeon General</u> secretary, after consultation with the council, shall make rules specifying to what extent and on what terms and conditions cancer patients of the state may receive financial aid for the diagnosis and treatment of cancer in any hospital or clinic selected. The department may furnish to

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3440 citizens of this state who are afflicted with cancer financial 3441 aid to the extent of the appropriation provided for that purpose 3442 in a manner which in its opinion will afford the greatest benefit 3443 to those afflicted and may make arrangements with hospitals, 3444 laboratories, or clinics to afford proper care and treatment for 3445 cancer patients in this state.

3446

(6) FLORIDA CANCER CONTROL AND RESEARCH FUND.--

3447 (b) The fund shall be used exclusively for grants and 3448 contracts to qualified nonprofit associations or governmental 3449 agencies for the purpose of cancer control and prevention, cancer 3450 education and training, cancer research, and all expenses 3451 incurred in connection with the administration of this section 3452 and the programs funded through the grants and contracts 3453 authorized by the State Board of Education or the State Surgeon 3454 General secretary.

Reviser's note.--Amended pursuant to the directive of the Legislature in s. 3, ch. 2007-40, Laws of Florida, to conform the statutes to the redesignation of the Secretary of Health as the State Surgeon General by s. 1, ch. 2007-40.

3459 Section 113. This act shall take effect on the 60th day 3460 after adjournment sine die of the session of the Legislature in 3461 which enacted.