By Senator Jones

	13-00243A-12 2012470
1	A bill to be entitled
2	An act relating to chiropractic medicine; amending s.
3	460.4062, F.S.; revising the requirements for
4	obtaining a chiropractic medicine faculty certificate;
5	amending s. 460.408, F.S.; authorizing the Board of
6	Chiropractic Medicine to approve continuing education
7	courses sponsored by chiropractic colleges under
8	certain circumstances; prohibiting the board from
9	approving certain courses in continuing chiropractic
10	education; amending s. 460.406, F.S.; revising
11	requirements for a person who desires to be licensed
12	as a chiropractic physician; amending s. 460.413,
13	F.S.; requiring that a chiropractic physician preserve
14	the identity of funds or property of a patient in
15	excess of a specified amount; limiting the amount that
16	may be advanced to a chiropractic physician for
17	certain costs and expenses; amending s. 460.4165,
18	F.S.; providing that services rendered by a certified
19	chiropractic physician's assistant under indirect
20	supervision may occur only at the supervising
21	chiropractic physician's address of record; deleting
22	the length of time specified for the basic program of
23	education and training for certified chiropractic
24	physician's assistants; amending s. 460.4166, F.S.;
25	authorizing a registered chiropractic assistant to
26	operate therapeutic office equipment; requiring that a
27	registered chiropractic assistant register with the
28	board effective by a specified date and pay a fee for
29	registration under certain circumstances; requiring

13-00243A-12 2012470 30 that a registered chiropractic assistant submit an 31 initial application by a specified date, or within 30 32 days after becoming employed, whichever occurs later; 33 requiring that an applicant specify the place of 34 employment and the names of the supervising 35 chiropractic physicians; requiring that the 36 application be signed by a chiropractic physician who 37 is an owner of the applicant's place of employment; providing an effective date of a registered 38 39 chiropractic assistant's registration; authorizing certain chiropractic physicians or chiropractic 40 physician's assistants to supervise a registered 41 42 chiropractic assistant; requiring that a registered 43 chiropractic assistant notify the board of his or her 44 change of employment within a specified time; 45 requiring that a specified chiropractic physician sign 46 the registered chiropractic assistant's notification 47 of change of employment; requiring that the registered chiropractic assistant's employer notify the board 48 49 when the assistant is no longer employed by that employer; providing eligibility conditions for 50 51 registering as a registered chiropractic assistant; 52 requiring the biennial renewal of a registered 53 chiropractic assistant's registration and payment of a 54 renewal fee; requiring that the board adopt by rule 55 the forms for certain statutorily required 56 applications and notifications; authorizing the board 57 to accept or require electronically submitted 58 applications, notifications, signatures, or

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59	attestations in lieu of paper applications and actual
60	signatures; requiring the signature of certain forms
61	and notices by specified owners and supervisors under
62	certain conditions; authorizing the board to provide
63	for electronic alternatives to signatures if an
64	application is submitted electronically; amending s.
65	460.4167, F.S.; authorizing certain sole
66	proprietorships, group practices, partnerships,
67	corporations, limited liability companies, limited
68	partnerships, professional associations, other
69	entities, health care clinics licensed under part X of
70	ch. 400, F.S., health maintenance organizations, or
71	prepaid health clinics to employ a chiropractic
72	physician or engage a chiropractic physician as an
73	independent contractor to provide services authorized
74	by ch. 460, F.S.; authorizing the spouse or adult
75	children of a deceased chiropractic physician to hold,
76	operate, pledge, sell, mortgage, assign, transfer,
77	own, or control the deceased chiropractic physician's
78	ownership interests under certain conditions;
79	authorizing an employer that employs a chiropractic
80	physician to exercise control over the patient records
81	of the employed chiropractic physician, the policies
82	and decisions relating to pricing, credit, refunds,
83	warranties, and advertising, and the decisions
84	relating to office personnel and hours of practice;
85	deleting an obsolete provision; providing an effective
86	date.
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88	Be It Enacted by the Legislature of the State of Florida:
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90	Section 1. Paragraph (e) of subsection (1) of section
91	460.4062, Florida Statutes, is amended to read:
92	460.4062 Chiropractic medicine faculty certificate
93	(1) The department may issue a chiropractic medicine
94	faculty certificate without examination to an individual who
95	remits a nonrefundable application fee, not to exceed \$100 as
96	determined by rule of the board, and who demonstrates to the
97	board that he or she meets the following requirements:
98	(e)1. Performs research or has been offered and has
99	accepted a full-time <u>or part-time</u> faculty appointment to teach
100	in a program of chiropractic medicine at a publicly funded state
101	university or college or at a college of chiropractic located in
102	the state and accredited by the Council on Chiropractic
103	Education; and
104	2. Provides a certification from the dean of the appointing
105	college acknowledging the appointment.
106	Section 2. Subsection (1) of section 460.408, Florida
107	Statutes, is amended to read:
108	460.408 Continuing chiropractic education
109	(1) The board shall require licensees to periodically
110	demonstrate their professional competence as a condition of
111	renewal of a license by completing up to 40 contact classroom
112	hours of continuing education.
113	(a) Continuing education courses sponsored by chiropractic
114	colleges whose graduates are eligible for examination under any
115	provision of this chapter <u>may</u> <del>shall</del> be approved <u>upon review</u> by
116	the board if all other requirements of board rules setting forth

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117	criteria for course approval are met.
118	(b) The board shall approve those courses that build upon
119	the basic courses required for the practice of chiropractic
120	medicine, and the board may also approve courses in adjunctive
121	modalities. Courses that consist of instruction in the use,
122	application, prescription, recommendation, or administration of
123	a specific company's brand of products or services are not
124	eligible for approval.
125	Section 3. Paragraph (e) of subsection (1) of section
126	460.406, Florida Statutes, is amended to read:
127	460.406 Licensure by examination
128	(1) Any person desiring to be licensed as a chiropractic
129	physician must apply to the department to take the licensure
130	examination. There shall be an application fee set by the board
131	not to exceed \$100 which shall be nonrefundable. There shall
132	also be an examination fee not to exceed \$500 plus the actual
133	per applicant cost to the department for purchase of portions of
134	the examination from the National Board of Chiropractic
135	Examiners or a similar national organization, which may be
136	refundable if the applicant is found ineligible to take the
137	examination. The department shall examine each applicant who the
138	board certifies has:
139	(e) Successfully completed the National Board of
140	Chiropractic Examiners certification examination in parts I, II,
141	and III, and IV with a score approved by the board.
142	
143	The board may require an applicant who graduated from an
144	institution accredited by the Council on Chiropractic Education
145	more than 10 years before the date of application to the board

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13-00243A-12 2012470 146 to take the National Board of Chiropractic Examiners Special 147 Purposes Examination for Chiropractic, or its equivalent, as 148 determined by the board. The board shall establish by rule a 149 passing score. 150 Section 4. Paragraph (y) of subsection (1) of section 151 460.413, Florida Statutes, is amended to read: 152 460.413 Grounds for disciplinary action; action by board or 153 department.-154 (1) The following acts constitute grounds for denial of a 155 license or disciplinary action, as specified in s. 456.072(2): 156 (y) Failing to preserve identity of funds and property of a 157 patient, the value of which is greater than \$501. As provided by 158 rule of the board, money or other property entrusted to a 159 chiropractic physician for a specific purpose, including 160 advances for costs and expenses of examination or treatment 161 which may not exceed the value of \$1,500, is to be held in trust 162 and must be applied only to that purpose. Money and other 163 property of patients coming into the hands of a chiropractic physician are not subject to counterclaim or setoff for 164 165 chiropractic physician's fees, and a refusal to account for and 166 deliver over such money and property upon demand shall be deemed 167 a conversion. This is not to preclude the retention of money or 168 other property upon which the chiropractic physician has a valid lien for services or to preclude the payment of agreed fees from 169 170 the proceeds of transactions for examinations or treatments. 171 Controversies as to the amount of the fees are not grounds for 172 disciplinary proceedings unless the amount demanded is clearly 173 excessive or extortionate, or the demand is fraudulent. All 174 funds of patients paid to a chiropractic physician, other than

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13-00243A-12 2012470 175 advances for costs and expenses, shall be deposited into in one 176 or more identifiable bank accounts maintained in the state in which the chiropractic physician's office is situated, and no 177 178 funds belonging to the chiropractic physician may not shall be 179 deposited therein except as follows: 180 1. Funds reasonably sufficient to pay bank charges may be 181 deposited therein. 2. Funds belonging in part to a patient and in part 182 presently or potentially to the physician must be deposited 183 184 therein, but the portion belonging to the physician may be withdrawn when due unless the right of the physician to receive 185 186 it is disputed by the patient, in which event the disputed 187 portion may shall not be withdrawn until the dispute is finally 188 resolved. 189 190 Every chiropractic physician shall maintain complete records of 191 all funds, securities, and other properties of a patient coming 192 into the possession of the physician and render appropriate accounts to the patient regarding them. In addition, every 193 194 chiropractic physician shall promptly pay or deliver to the patient, as requested by the patient, the funds, securities, or 195 other properties in the possession of the physician which the 196 197 patient is entitled to receive. Section 5. Subsections (2) and (5) of section 460.4165, 198 199 Florida Statutes, are amended to read: 200 460.4165 Certified chiropractic physician's assistants.-201 (2) PERFORMANCE BY CERTIFIED CHIROPRACTIC PHYSICIAN'S 202 ASSISTANT.-Notwithstanding any other provision of law, a

203 certified chiropractic physician's assistant may perform

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during those 24 months.

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           (a) In developing criteria for program approval, the board
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     shall give consideration to, and encourage, the use utilization
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     of equivalency and proficiency testing and other mechanisms
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     whereby full credit is given to trainees for past education and
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     experience in health fields.
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(b) The board shall create groups of specialty 238 239 classifications of training for certified chiropractic 240 physician's assistants. These classifications must shall reflect the training and experience of the certified chiropractic 241 242 physician's assistant. The certified chiropractic physician's 243 assistant may receive training in one or more such 244 classifications, which shall be shown on the certificate issued.

(c) The board shall adopt and publish standards to ensure 245 246 that such programs operate in a manner that which does not 247 endanger the health and welfare of the patients who receive 248 services within the scope of the program. The board shall review 249 the quality of the curricula, faculties, and facilities of such 250 programs; issue certificates of approval; and take whatever 251 other action is necessary to determine that the purposes of this 252 section are being met.

253 Section 6. Subsections (2) and (3) of section 460.4166, 254 Florida Statutes, are amended, and subsections (4), (5), and (6) are added to that section, to read: 255

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460.4166 Registered chiropractic assistants.-

257 (2) DUTIES.-Under the direct supervision and responsibility 258 of a licensed chiropractic physician or certified chiropractic 259 physician's assistant, a registered chiropractic assistant may:

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(a) Perform clinical procedures, which include:

1. Preparing patients for the chiropractic physician's

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262	care.
263	2. Taking vital signs.
264	3. Observing and reporting patients' signs or symptoms.
265	(b) Administer basic first aid.
266	(c) Assist with patient examinations or treatments other
267	than manipulations or adjustments.
268	(d) Operate <u>therapeutic</u> office equipment.
269	(e) Collect routine laboratory specimens as directed by the
270	chiropractic physician or certified chiropractic physician's
271	assistant.
272	(f) Administer nutritional supplements as directed by the
273	chiropractic physician or certified chiropractic physician's
274	assistant.
275	(g) Perform office procedures required by the chiropractic
276	physician or certified chiropractic physician's assistant under
277	direct supervision of the chiropractic physician or certified
278	chiropractic physician's assistant.
279	(3) REGISTRATION
280	(a) A registered chiropractic assistant shall register with
281	assistants may be registered by the board for a biennial fee not
282	to exceed \$25. Effective April 1, 2013, a person must register
283	with the board as a registered chiropractic assistant if the
284	person performs any duties described in subsection (2), unless
285	the person is otherwise certified or licensed to perform those
286	duties.
287	(b) A person employed as a registered chiropractic
288	assistant shall submit to the board an initial application for
289	registration by March 31, 2013, or within 30 days after becoming
290	employed as a registered chiropractic assistant, whichever

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291	occurs later, specifying the applicant's place of employment and
292	the names of all chiropractic physicians under whose supervision
293	the applicant performs the duties described in subsection (2).
294	The application for registration must be signed by a
295	chiropractic physician who is an owner of the place of
296	employment specified in the application. Upon the board's
297	receipt of the application, the effective date of the
298	registration is April 1, 2013, or applies retroactively to the
299	applicant's date of employment as a registered chiropractic
300	assistant, whichever occurs later, and the registered
301	chiropractic assistant may be supervised by any licensed
302	chiropractic physician or certified chiropractic physician's
303	assistant who is employed by the registered chiropractic
304	assistant's employer or who is listed on the registration
305	application.
306	(c) A registered chiropractic assistant, within 30 days
307	after a change of employment, shall notify the board of the new
308	place of employment and the names of all chiropractic physicians
309	under whose supervision the registered chiropractic assistant
310	performs duties described in subsection (2) at the new place of
311	employment. The notification must be signed by a chiropractic
312	physician who is an owner of the new place of employment. Upon
313	the board's receipt of the notification, the registered
314	chiropractic assistant may be supervised by any licensed
315	chiropractic physician or certified chiropractic physician's
316	assistant who is employed by the registered chiropractic
317	assistant's new employer or who is listed on the notification.
318	(d) Within 30 days after a registered chiropractic
319	assistant is no longer employed at his or her place of

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320	employment as registered with the board, the registered
321	chiropractic assistant's employer as registered with the board
322	shall notify the board that the registered chiropractic
323	assistant is no longer employed by that employer.
324	(e) An employee who performs none of the duties described
325	in subsection (2) is not eligible to register under this
326	subsection.
327	(4) REGISTERED CHIROPRACTIC ASSISTANT REGISTRATION
328	RENEWAL
329	(a) A registered chiropractic assistant's registration must
330	be renewed biennially. Each renewal must include:
331	1. A renewal fee as set by the board, not to exceed \$25.
332	2. The registered chiropractic assistant's current place of
333	employment and the names of all chiropractic physicians under
334	whose supervision the applicant performs duties described in
335	subsection (2). The application for registration renewal must be
336	signed by a chiropractic physician who is an owner of the place
337	of employment specified in the application.
338	(b) Upon registration renewal, the registered chiropractic
339	assistant may be supervised by any licensed chiropractic
340	physician or certified chiropractic physician's assistant who is
341	employed by the registered chiropractic assistant's employer or
342	who is listed on the registration renewal.
343	(5) APPLICATION AND NOTIFICATION FORMSThe board shall
344	prescribe by rule the forms for the registration application,
345	notification, and registration renewal that are required under
346	subsections (3) and (4). The board may accept or may require
347	electronically submitted registration applications,
348	notifications, registration renewals, attestations, or

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349	signatures in lieu of paper applications, notifications,
350	renewals, or attestations or actual signatures.
351	(6) SIGNATURE REQUIREMENTSIf a registered chiropractic
352	assistant is employed by an entity that is not owned in whole or
353	in part by a licensed chiropractic physician under s. 460.4167,
354	the documents requiring signatures under this section must be
355	signed by a person having an ownership interest in the entity
356	that employs the assistant and by the licensed chiropractic
357	physician who supervises the assistant. In lieu of written
358	signatures, the board may provide for electronic alternatives to
359	signatures if an application is submitted electronically, in
360	which instance all other requirements in this section apply.
361	Section 7. Section 460.4167, Florida Statutes, is amended
362	to read:
363	460.4167 Proprietorship by persons other than licensed
364	chiropractic physicians
365	(1) <u>A</u> No person other than a sole proprietorship, group
366	practice, partnership, or corporation that is wholly owned by
367	one or more chiropractic physicians licensed under this chapter
368	or by a chiropractic physician licensed under this chapter and
369	the spouse, parent, child, or sibling of that chiropractic
370	<del>physician</del> may <u>not</u> employ a chiropractic physician licensed under
371	this chapter or engage a chiropractic physician licensed under
372	this chapter as an independent contractor to provide services
373	that chiropractic physicians are authorized to offer <del>by this</del>
374	chapter to be offered by a chiropractic physician licensed under
375	this chapter, unless the person is any of the following <del>, except</del>
376	for:
377	(a) A sole proprietorship, group practice, partnership,

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378	corporation, limited liability company, limited partnership,
379	professional association, or any other entity that is wholly
380	owned by:
381	1. One or more chiropractic physicians licensed under this
382	chapter;
383	2. A chiropractic physician licensed under this chapter and
384	the spouse or surviving spouse, parent, child, or sibling of the
385	chiropractic physician; or
386	3. A trust whose trustees are chiropractic physicians
387	licensed under this chapter and the spouse, parent, child, or
388	sibling of a chiropractic physician.
389	
390	If the chiropractic physician described in subparagraph (a)2.
391	dies, notwithstanding part X of chapter 400, the surviving
392	spouse or adult children may hold, operate, pledge, sell,
393	mortgage, assign, transfer, own, or control the chiropractic
394	physician's ownership interests for so long as the surviving
395	spouse or adult children remain the sole proprietors of the
396	chiropractic practice.
397	<u>(b)</u> A sole proprietorship, group practice, partnership,
398	<del>or</del> corporation, limited liability company, limited partnership,
399	professional association, or any other entity that is wholly
400	owned by a physician or physicians licensed under this chapter,
401	chapter 458, chapter 459, or chapter 461.
402	(c) (b) An entity Entities that is wholly are owned,
403	directly or indirectly, by an entity licensed or registered by
404	the state under chapter 395.
405	<u>(d) (c)</u> A clinical <u>facility that is</u> <del>facilities</del> affiliated
406	with a college of chiropractic accredited by the Council on

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407	Chiropractic Education at which training is provided for
408	chiropractic students.
409	<u>(e)</u> A public or private university or college.
410	(f) <del>(e)</del> An entity wholly owned and operated by an
411	organization that is exempt from federal taxation under s.
412	501(c)(3) or (4) of the Internal Revenue Code, <u>a</u> any community
413	college or university clinic, <u>or an</u> <del>and any</del> entity owned or
414	operated by the Federal Government or by state government,
415	including any agency, county, municipality, or other political
416	subdivision thereof.
417	<u>(g)</u> (f) An entity owned by a corporation the stock of which
418	is publicly traded.
419	<u>(h)</u> A clinic licensed under part X of chapter 400 <u>which</u>
420	that provides chiropractic services by a chiropractic physician
421	licensed under this chapter and other health care services by
422	physicians licensed under chapter 458 ${ m or}_{m  au}$ chapter 459, ${ m or}$
423	<del>chapter 460,</del> the medical director of which is licensed under
424	chapter 458 or chapter 459.
425	<u>(i)</u> A state-licensed insurer.
426	(j) A health maintenance organization or prepaid health
427	clinic regulated under chapter 641.
428	(2) <u>A</u> <del>No</del> person other than a chiropractic physician
429	licensed under this chapter <u>may not</u> <del>shall</del> direct, control, or
430	interfere with a chiropractic physician's clinical judgment
431	regarding the medical necessity of chiropractic treatment. For
432	purposes of this subsection, a chiropractic physician's clinical
433	judgment does not apply to chiropractic services <u>that are</u>
434	contractually excluded, the application of alternative services
435	that may be appropriate given the chiropractic physician's

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13-00243A-122012470\_436prescribed course of treatment, or determinations that compare437comparing contractual provisions and scope of coverage with a438chiropractic physician's prescribed treatment on behalf of a439covered person by an insurer, health maintenance organization,440or prepaid limited health service organization.

(3) Any lease agreement, rental agreement, or other 441 442 arrangement between a person other than a licensed chiropractic 443 physician and a chiropractic physician whereby the person other than a licensed chiropractic physician provides the chiropractic 444 445 physician with chiropractic equipment or chiropractic materials 446 must shall contain a provision whereby the chiropractic 447 physician expressly maintains complete care, custody, and 448 control of the equipment or practice.

449 (4) The purpose of this section is to prevent a person 450 other than the  $\frac{1}{2}$  licensed chiropractic physician from 451 influencing or otherwise interfering with the exercise of the a 452 chiropractic physician's independent professional judgment. In 453 addition to the acts specified in subsection (2) (1), a person 454 or entity other than an employer or entity authorized in 455 subsection (1) a licensed chiropractic physician and any entity other than a sole proprietorship, group practice, partnership, 456 457 or corporation that is wholly owned by one or more chiropractic physicians licensed under this chapter or by a chiropractic 458 459 physician licensed under this chapter and the spouse, parent, 460 child, or sibling of that physician, may not employ or engage a 461 chiropractic physician licensed under this chapter. A person or 462 entity may not or enter into a contract or arrangement with a 463 chiropractic physician pursuant to which such unlicensed person 464 or such entity exercises control over the following:

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465	(a) The selection of a course of treatment for a patient,
466	the procedures or materials to be used as part of <u>the</u> such
467	course of treatment, and the manner in which <u>the</u> such course of
468	treatment is carried out by the <u>chiropractic physician</u> <del>licensee</del> ;
469	(b) The patient records of <u>the chiropractic physician</u> <del>a</del>
470	chiropractor;
471	(c) The policies and decisions relating to pricing, credit,
472	refunds, warranties, and advertising; or
473	(d) The decisions relating to office personnel and hours of
474	practice.
475	
476	However, a person or entity that is authorized to employ a
477	chiropractic physician under subsection (1) may exercise control
478	over the patient records of the employed chiropractic physician;
479	the policies and decisions relating to pricing, credit, refunds,
480	warranties, and advertising; and the decisions relating to
481	office personnel and hours of practice.
482	(5) Any person who violates this section commits a felony
483	of the third degree, punishable as provided in <u>s. 775.082</u> <del>s.</del>
484	<del>775.081</del> , s. 775.083, or <u>s. 775.084</u> <del>s. 775.035</del> .
485	(6) Any contract or arrangement entered into or undertaken
486	in violation of this section <u>is</u> <del>shall be</del> void as contrary to
487	public policy. <del>This section applies to contracts entered into or</del>
488	renewed on or after July 1, 2008.

489

Section 8. This act shall take effect July 1, 2012.

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