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1	A bill to be entitled
2	An act relating to the Department of Health; amending
3	s. 20.43, F.S.; renaming the Office of Minority Health
4	within the department; specifying that the office
5	shall be headed by a Senior Health Equity Officer and
6	prescribing his or her duties; amending s. 215.5602,
7	F.S.; revising the reporting requirements for the
8	Biomedical Research Advisory Council under the James
9	and Esther King Biomedical Research program; revising
10	the reporting requirements for certain entities that
11	perform or are associated with cancer research or
12	care; amending s. 381.0034, F.S.; deleting the
13	requirement that applicants making initial application
14	for certain licensure complete certain courses;
15	amending s. 381.7355, F.S.; revising the review
16	criteria for Closing the Gap grant proposals; amending
17	s. 381.82, F.S.; revising the reporting requirements
18	for the Alzheimer's Disease Research Grant Advisory
19	Board under the Ed and Ethel Moore Alzheimer's Disease
20	Research Program; providing for the carryforward for a
21	limited period of any unexpended balance of an
22	appropriation for the program; amending s. 381.922,
23	F.S.; providing reporting requirements for the
24	Biomedical Research Advisory Council under the William
25	G. "Bill" Bankhead, Jr., and David Coley Cancer
26	Research Program; amending s. 384.23, F.S.; revising
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27 the factors to be considered in designating a 28 condition as a sexually transmissible disease; 29 amending s. 384.27, F.S.; authorizing certain health 30 care practitioners to provide partner therapy under 31 certain conditions; authorizing the department to adopt rules; amending s. 401.27, F.S.; increasing the 32 33 length of time that an emergency medical technician or paramedic certificate may remain in an inactive 34 35 status; revising the requirements for reactivating and renewing such a certificate; revising eligibility for 36 37 certification; deleting a requirement that applicants successfully complete a certification examination 38 within a specified timeframe; amending s. 456.013, 39 40 F.S.; revising course requirements for renewing a certain license; amending s. 456.024, F.S.; revising 41 42 the eligibility criteria for a member of the United 43 States Armed Forces, the United States Reserve Forces, 44 or the National Guard and the spouse of an active duty military member to be issued a license to practice as 45 46 a health care practitioner in this state; creating s. 47 456.0241, F.S.; providing definitions; providing for 48 issuance of a temporary certificate under certain conditions for certain military health care 49 practitioners; providing for the automatic expiration 50 51 of the temporary certificate unless renewed; providing 52 for application and renewal fees; requiring the

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53 department to adopt rules; creating s. 456.0361, F.S.; 54 requiring the department to establish an electronic 55 continuing education tracking system; prohibiting the department from renewing a license unless the licensee 56 57 has complied with all continuing education 58 requirements; authorizing the department to adopt 59 rules; amending s. 456.057, F.S.; requiring a person or entity appointed by the board as a custodian of 60 61 medical records to be approved by the department; authorizing the department to contract with a third 62 63 party to provide custodial services; amending s. 456.0635, F.S.; deleting a provision on applicability 64 relating to the issuance of licenses; amending s. 65 457.107, F.S.; deleting a provision authorizing the 66 67 Board of Acupuncture to request certain documentation 68 from applicants; amending s. 458.347, F.S.; deleting a 69 requirement that a physician assistant file a signed 70 affidavit with the department; amending s. 459.022, 71 F.S.; deleting a requirement that a physician assistant file a signed affidavit with the department; 72 73 amending s. 460.402, F.S.; providing an additional 74 exception to licensure requirements for chiropractic 75 physicians; amending s. 463.007, F.S.; making 76 technical changes; amending s. 464.203, F.S.; revising 77 inservice training requirements for certified nursing 78 assistants; repealing s. 464.2085, F.S., relating to Page 3 of 75

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79 the Council on Certified Nursing Assistants; amending 80 s. 465.027, F.S.; providing an additional exception to pharmacy regulations for manufacturers of dialysis 81 drugs or supplies; amending s. 465.0275, F.S.; 82 83 revising the amount of emergency prescription refill authorized to be dispensed by a pharmacist; amending 84 85 s. 465.0276, F.S.; deleting a requirement that the department inspect certain facilities; amending s. 86 87 466.0135, F.S.; deleting a requirement that a dentist file a signed affidavit with the department; deleting 88 89 a provision authorizing the Board of Dentistry to request certain documentation from applicants; 90 amending s. 466.014, F.S.; deleting a requirement that 91 a dental hygienist file a signed affidavit with the 92 department; deleting a provision authorizing the board 93 94 to request certain documentation from applicants; amending s. 466.032, F.S.; deleting a requirement that 95 96 a dental laboratory file a signed affidavit with the 97 department; deleting a provision authorizing the department to request certain documentation from 98 99 applicants; repealing s. 468.1201, F.S., relating to a 100 requirement for instruction on human immunodeficiency 101 virus and acquired immune deficiency syndrome; amending s. 483.901, F.S.; deleting provisions 102 relating to the Advisory Council of Medical 103 Physicists; authorizing the department to issue 104 Page 4 of 75

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105 temporary licenses in certain circumstances; 106 authorizing the department to adopt rules; amending s. 107 484.047, F.S.; deleting a requirement for a written 108 statement from an applicant in certain circumstances; amending s. 486.102, F.S.; revising accrediting 109 agencies that may approve physical therapy assistant 110 111 programs for purposes of licensing; amending s. 112 486.109, F.S.; deleting a provision authorizing the 113 department to conduct a random audit of certain information; amending ss. 499.028, 893.04, and 114 115 921.0022, F.S.; conforming provisions and cross-116 references; providing an effective date. 117 Be It Enacted by the Legislature of the State of Florida: 118 119 120 Section 1. Subsection (9) of section 20.43, Florida 121 Statutes, is amended to read: 20.43 Department of Health.-There is created a Department 122 123 of Health. 124 (9) There is established within the Department of Health 125 the Office of Minority Health and Health Equity, which shall be headed by a Senior Health Equity Officer. The Senior Health 126 127 Equity Officer shall administer the Closing the Gap grant 128 program established under ss. 381.7351-381.7356 in a manner that 129 maximizes the impact of the grants in achieving health equity. 130 The Senior Health Equity Officer shall evaluate the awarded Page 5 of 75

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131	grants to assess the effectiveness and efficiency of the use of
132	funds and to determine best practices. The Senior Health Equity
133	Officer shall disseminate information on best practices to
134	stakeholders and shall ensure that the assessments inform future
135	grant award decisions.
136	Section 2. Subsections (10) and (12) of section 215.5602,
137	Florida Statutes, are amended to read:
138	215.5602 James and Esther King Biomedical Research
139	Program
140	(10) The council shall submit a fiscal-year progress
141	report on the programs under its purview to the Governor, the
142	State Surgeon General, the President of the Senate, and the
143	Speaker of the House of Representatives by December 15. The
144	report must include:
145	(a) <u>For each</u> A list of research <u>project</u> projects supported
146	by grants or fellowships awarded under the program $:-$
147	<u>1.(b)</u> A summary list of the research project and results
148	or expected results of the research recipients of program grants
149	or fellowships.
150	2. The status of the research project, including whether
151	it has concluded or the estimated date of completion.
152	3. The amount of the grant or fellowship awarded and the
153	estimated or actual cost of the research project.
154	<u>4.(c)</u> A list of principal investigators under the research
155	project.
156	5. The title, citation, and summary of findings of a
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157 publication publications in a peer-reviewed journal resulting 158 from the peer reviewed journals involving research supported by 159 grants or fellowships awarded under the program. 160 6.(d) The source and amount of any federal, state, or local government grants or donations or private grants or 161 donations generated as a result of the research project. 162 163 7. The status of a patent, if any, generated from the 164 research project and an economic analysis of the impact of the 165 resulting patent. 166 8. A list of postsecondary educational institutions involved in the research project, a description of each 167 168 postsecondary educational institution's involvement in the 169 research project, and the number of students receiving training 170 or performing research under the research project. 171 The state ranking and total amount of biomedical (b) 172 research funding currently flowing into the state from the 173 National Institutes of Health. 174 (e) New grants for biomedical research which were funded 175 based on research supported by grants or fellowships awarded 176 under the program. 177 (c) (f) Progress towards programmatic goals, particularly in the prevention, diagnosis, treatment, and cure of diseases 178 179 related to tobacco use, including cancer, cardiovascular 180 disease, stroke, and pulmonary disease. 181 (d) (q) Recommendations to further the mission of the 182 programs. Page 7 of 75

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183 (12) (a) Each Beginning in the 2011-2012 fiscal year and 184 thereafter, \$25 million from the revenue deposited into the 185 Health Care Trust Fund pursuant to ss. 210.011(9) and 210.276(7) 186 shall be reserved for research of tobacco-related or cancerrelated illnesses. Of the revenue deposited in the Health Care 187 188 Trust Fund pursuant to this section, \$25 million shall be 189 transferred to the Biomedical Research Trust Fund within the 190 Department of Health. Subject to annual appropriations in the 191 General Appropriations Act, \$5 million shall be appropriated to 192 the James and Esther King Biomedical Research Program, and \$5 million shall be appropriated to the William G. "Bill" Bankhead, 193 194 Jr., and David Coley Cancer Research Program created under s. 381.922. 195

196 Beginning July 1, 2014, An entity that which performs (b) 197 or is associated with cancer research or care that receives a 198 specific appropriation for biomedical research, research-related functions, operations or other supportive functions, or 199 200 expansion of operations in the General Appropriations Act 201 without statutory reporting requirements for the receipt of 202 those funds $_{\overline{r}}$ must submit an annual fiscal-year progress report 203 to the President of the Senate and the Speaker of the House of Representatives by December 15. The report must: 204

205

1. Describe the general use of the funds.

206 2. <u>Summarize</u> Specify the research, if any, funded by the 207 appropriation <u>and provide the:</u>

208

a. Status of the research, including whether the research

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209 has concluded. 210 b. Results or expected results of the research. 211 c. Names of principal investigators performing the 212 research. d. Title, citation, and summary of findings of a 213 214 publication in a peer-reviewed journal resulting from the 215 research. e. Status of a patent, if any, generated from the research 216 217 and an economic analysis of the impact of the resulting patent. 218 f. List of postsecondary educational institutions involved in the research, a description of each postsecondary educational 219 institution's involvement in the research, and the number of 220 221 students receiving training or performing research. 222 Describe any fixed capital outlay project funded by the 3. 223 appropriation, the need for the project, how the project will be 224 utilized, and the timeline for and status of the project, if 225 applicable. 226 4. Identify any federal, state, or local government grants 227 or donations or private grants or donations generated as a 228 result of the appropriation or activities funded by the 229 appropriation, if applicable and traceable. 230 Section 3. Subsection (3) of section 381.0034, Florida 231 Statutes, is amended to read: 232 381.0034 Requirement for instruction on HIV and AIDS.-233 The department shall require, as a condition of (3) 234 granting a license under chapter 467 or part III of chapter 483 Page 9 of 75

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235 the chapters specified in subsection (1), that an applicant 236 making initial application for licensure complete an educational 237 course acceptable to the department on human immunodeficiency 238 virus and acquired immune deficiency syndrome. Upon submission 239 of an affidavit showing good cause, an applicant who has not 240 taken a course at the time of licensure shall, upon an affidavit 241 showing good cause, be allowed 6 months to complete this 242 requirement.

243 Section 4. Paragraph (a) of subsection (2) of section 244 381.7355, Florida Statutes, is amended, and paragraph (i) is 245 added to subsection (3) of that section, to read:

381.7355 Project requirements; review criteria.-

247 (2) A proposal must include each of the following248 elements:

(a) The purpose and objectives of the proposal, including
identification of the particular racial or ethnic disparity the
project will address. The proposal must address one or more of
the following priority areas:

Decreasing racial and ethnic disparities in maternal
 and infant mortality rates.

255 2. Decreasing racial and ethnic disparities in morbidity256 and mortality rates relating to cancer.

257 3. Decreasing racial and ethnic disparities in morbidity258 and mortality rates relating to HIV/AIDS.

259 4. Decreasing racial and ethnic disparities in morbidity260 and mortality rates relating to cardiovascular disease.

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261 5. Decreasing racial and ethnic disparities in morbidity and mortality rates relating to diabetes. 262 Increasing adult and child immunization rates in 263 6. 264 certain racial and ethnic populations. 265 Decreasing racial and ethnic disparities in oral health 7. 266 care. 267 8. Decreasing racial and ethnic disparities in morbidity 268 and mortality rates relating to sickle cell disease. 269 9. Improve neighborhood social determinants of health, 270 such as transportation, safety, and food access, as outlined by the Centers for Disease Control and Prevention's "Tools for 271 272 Putting Social Determinants of Health into Action." 273 Priority shall be given to proposals that: (3) 274 (i) Incorporate policy approaches to achieve sustainable 275 long-term improvement. 276 Section 5. Subsection (4) of section 381.82, Florida 277 Statutes, is amended, and subsection (8) is added to that 278 section, to read: 381.82 Ed and Ethel Moore Alzheimer's Disease Research 279 280 Program.-281 The board shall submit a fiscal-year progress report (4) 282 on the programs under its purview annually to the Governor, the 283 President of the Senate, the Speaker of the House of 284 Representatives, and the State Surgeon General by February 15. 285 The report must include: 286 For each A list of research project projects supported (a) Page 11 of 75

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287	by grants or fellowships awarded under the program $:-$
288	<u>1.(b)</u> A <u>summary</u> list of <u>the research project and results</u>
289	or expected results of the research recipients of program grants
290	or fellowships.
291	2. The status of the research project, including whether
292	it has concluded or the estimated date of completion.
293	3. The amount of the grant or fellowship awarded and the
294	estimated or actual cost of the research project.
295	<u>4.(c)</u> A list of principal investigators under the research
296	project.
297	5. The title, citation, and summary of findings of a
298	publication publications in a peer-reviewed journal resulting
299	from the journals involving research supported by grants or
300	fellowships awarded under the program.
301	6. The source and amount of any federal, state, or local
302	government grants or donations or private grants or donations
303	generated as a result of the research project.
304	7. The status of a patent, if any, generated from the
305	research project and an economic analysis of the impact of the
306	resulting patent.
307	8. A list of postsecondary educational institutions
308	involved in the research project, a description of each
309	postsecondary educational institution's involvement in the
310	research project, and the number of students receiving training
311	or performing research under the research project.
312	<u>(b)</u> The state ranking and total amount of Alzheimer's
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313	disease research funding currently flowing into the state from
314	the National Institutes of Health.
315	(e) New grants for Alzheimer's disease research which were
316	funded based on research supported by grants or fellowships
317	awarded under the program.
318	<u>(c)</u> Progress toward programmatic goals, particularly in
319	the prevention, diagnosis, treatment, and cure of Alzheimer's
320	disease.
321	<u>(d)</u> Recommendations to further the mission of the
322	program.
323	(8) Notwithstanding s. 216.301 and pursuant to s. 216.351,
324	the balance of any appropriation from the General Revenue Fund
325	for the Ed and Ethel Moore Alzheimer's Disease Research Program
326	which is not disbursed but which is obligated pursuant to
327	contract or committed to be expended by June 30 of the fiscal
328	year in which the funds are appropriated may be carried forward
329	for up to 5 years after the effective date of the original
330	appropriation.
331	Section 6. Subsection (6) is added to section 381.922,
332	Florida Statutes, to read:
333	381.922 William G. "Bill" Bankhead, Jr., and David Coley
334	Cancer Research Program
335	(6) The Biomedical Research Advisory Council shall submit
336	a report relating to grants awarded under the program to the
337	Governor, the President of the Senate, and the Speaker of the
338	House of Representatives by December 15 each year. The report
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339	must include:
340	(a) For each research project supported by grants or
341	fellowships awarded under the program:
342	1. A summary of the research project and results or
343	expected results of the research.
344	2. The status of the research project, including whether
345	it has concluded or the estimated date of completion.
346	3. The amount of the grant or fellowship awarded and the
347	estimated or actual cost of the research project.
348	4. A list of principal investigators under the research
349	project.
350	5. The title, citation, and summary of findings of a
351	publication in a peer-reviewed journal resulting from the
352	research.
353	6. The source and amount of any federal, state, or local
354	government grants or donations or private grants or donations
355	generated as a result of the research project.
356	7. The status of a patent, if any, generated from the
357	research project and an economic analysis of the impact of the
358	resulting patent.
359	8. A list of postsecondary educational institutions
360	involved in the research project, a description of each
361	postsecondary educational institution's involvement in the
362	research project, and the number of students receiving training
363	or performing research under the research project.
364	(b) The state ranking and total amount of cancer research
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365 funding currently flowing into the state from the National 366 Institutes of Health. 367 (c) Progress toward programmatic goals, particularly in 368 the prevention, diagnosis, treatment, and cure of cancer. 369 (d) Recommendations to further the mission of the program. 370 Section 7. Subsection (3) of section 384.23, Florida 371 Statutes, is amended to read: 372 384.23 Definitions.-373 (3) "Sexually transmissible disease" means a bacterial, 374 viral, fungal, or parasitic disease \overline{r} determined by rule of the department to be sexually transmissible, to be a threat to the 375 public health and welfare, and to be a disease for which a 376 377 legitimate public interest will be served by providing for 378 prevention, elimination, control, regulation and treatment. The 379 department must, by rule, determine In considering which 380 diseases are to be designated as sexually transmissible 381 diseases, the department shall consider such diseases as 382 chancroid, gonorrhea, granuloma inquinale, lymphogranuloma 383 venereum, genital herpes simplex, chlamydia, nongonococcal 384 urethritis (NGU), pelvic inflammatory disease (PID)/acute 385 salpingitis, syphilis, and human immune deficiency virus infection for designation, and shall consider the 386 387 recommendations and classifications of the Centers for Disease Control and Prevention and other nationally recognized medical 388 authorities in that determination. Not all diseases that are 389 390 sexually transmissible need be designated for the purposes of Page 15 of 75

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391 this act. 392 Section 8. Subsection (7) is added to section 384.27, 393 Florida Statutes, to read: 394 384.27 Physical examination and treatment.-395 (7) (a) A health care practitioner licensed under chapter 396 458 or chapter 459 or certified under s. 464.012 may provide 397 expedited partner therapy if the following requirements are met: 1. 398 The patient has a laboratory-confirmed or suspected 399 clinical diagnosis of a sexually transmissible disease. 400 2. The patient indicates that he or she has a partner with whom he or she engaged in sexual activity before the diagnosis 401 402 of the sexually transmissible disease. 403 The patient indicates that his or her partner is unable 3. 404 or unlikely to seek clinical services in a timely manner. 405 A pharmacist licensed under chapter 465 may dispense (b) 406 medication to a person diagnosed with a sexually transmissible 407 disease pursuant to a prescription for the purpose of treating 408 that person's partner, regardless of whether the person's 409 partner has been personally examined by the prescribing health 410 care practitioner. 411 (c) A pharmacist or health care practitioner must check 412 for potential allergic reactions, in accordance with the 413 prevailing professional standard of care, before dispensing a 414 prescription or providing a medication under this subsection. 415 (d) The department may adopt rules to implement this 416 subsection.

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417 Section 9. Subsections (8) and (12) of section 401.27,
418 Florida Statutes, are amended to read:

419

401.27 Personnel; standards and certification.-

420 (8) Each emergency medical technician certificate and each paramedic certificate will expire automatically and may be 421 422 renewed if the holder meets the qualifications for renewal as 423 established by the department. A certificate that is not renewed 424 at the end of the 2-year period will automatically revert to an 425 inactive status for a period not to exceed two renewal periods 426 180 days. Such certificate may be reactivated and renewed within the two renewal periods $\frac{180 \text{ days}}{100 \text{ days}}$ if the certificateholder meets 427 all other qualifications for renewal, including continuing 428 429 education requirements, and pays a \$25 late fee. The 430 certificateholder also must pass the certification examination 431 to reactivate the certificate during the second of the two 432 renewal periods. Reactivation shall be in a manner and on forms 433 prescribed by department rule.

434 An applicant for certification as an emergency (12)435 medical technician or paramedic who is trained outside the state, or trained in the military, must provide proof of a 436 437 current, nationally recognized emergency medical technician or paramedic certification or registration that is recognized by 438 439 the department and based upon successful completion of a 440 training program approved by the department as being equivalent 441 to the most recent EMT-Basic or EMT-Paramedic National Standard Curriculum or the National EMS Education Standards of the United 442

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443 States Department of Transportation and hold a current 444 certificate of successful course completion in cardiopulmonary 445 resuscitation (CPR) or advanced cardiac life support for 446 emergency medical technicians or paramedics, respectively, to be 447 eligible for the certification examination. The applicant must successfully complete the certification examination within 2 448 449 years after the date of the receipt of his or her application by 450 the department. After 2 years, the applicant must submit a new 451 application, meet all eligibility requirements, and submit all fees to reestablish eligibility to take the certification 452 453 examination.

454 Section 10. Subsection (7) of section 456.013, Florida 455 Statutes, is amended to read:

456.013 Department; general licensing provisions.-

457 (7) The boards, or the department when there is no board, 458 shall require the completion of a 2-hour course relating to 459 prevention of medical errors as part of the biennial licensure 460 and renewal process. The 2-hour course counts toward shall count 461 towards the total number of continuing education hours required 462 for the profession. The course must shall be approved by the 463 board or department, as appropriate, and must shall include a study of root-cause analysis, error reduction and prevention, 464 465 and patient safety. In addition, the course approved by the 466 Board of Medicine and the Board of Osteopathic Medicine must 467 shall include information relating to the five most misdiagnosed conditions during the previous biennium, as determined by the 468

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469 board. If the course is being offered by a facility licensed 470 pursuant to chapter 395 for its employees, the board may approve 471 up to 1 hour of the 2-hour course to be specifically related to 472 error reduction and prevention methods used in that facility. Section 11. Subsection (3) of section 456.024, Florida 473 474 Statutes, is amended to read: 475 456.024 Members of Armed Forces in good standing with 476 administrative boards or the department; spouses; licensure.-477 (3) (a) A person is eligible for licensure as a health care 478 practitioner in this state if he or she: 1. who Serves or has served as a health care practitioner 479 480 in the United States Armed Forces, the United States Reserve 481 Forces, or the National Guard; 482 2. or a person who Serves or has served on active duty 483 with the United States Armed Forces as a health care 484 practitioner in the United States Public Health Service; or 485 Is a health care practitioner, other than a dentist, in 3. 486 another state, the District of Columbia, or a possession or 487 territory of the United States and is the spouse of a person 488 serving on active duty with the United States Armed Forces is 489 eligible for licensure in this state. 490 491 The department shall develop an application form, and each 492 board, or the department if there is no board, shall waive the 493 application fee, licensure fee, and unlicensed activity fee for 494 such applicants. For purposes of this subsection, "health care Page 19 of 75

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practitioner" means a health care practitioner as defined in s. 495 496 456.001 and a person licensed under part III of chapter 401 or 497 part IV of chapter 468.

498 (b) (a) The board, or the department if there is no board, 499 shall issue a license to practice in this state to a person who: 500

1. Submits a complete application.

501 2. If he or she is member of the United States Armed 502 Forces, the United States Reserve Forces, or the National Guard, 503 submits proof that he or she has received Receives an honorable 504 discharge within 6 months before, or will receive an honorable 505 discharge within 6 months after, the date of submission of the 506 application.

507 3.a. Holds an active, unencumbered license issued by 508 another state, the District of Columbia, or a possession or 509 territory of the United States and who has not had disciplinary 510 action taken against him or her in the 5 years preceding the 511 date of submission of the application;

512 b. Is a military health care practitioner in a profession 513 for which licensure in a state or jurisdiction is not required 514 to practice in the United States Armed Forces, if he or she 515 submits to the department evidence of military training or experience substantially equivalent to the requirements for 516 517 licensure in this state in that profession and evidence that he 518 or she has obtained a passing score on the appropriate 519 examination of a national or regional standards organization if 520 required for licensure in this state; or

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521 c. Is the spouse of a person serving on active duty in the 522 United States Armed Forces and is a health care practitioner in 523 a profession, excluding dentistry, for which licensure in 524 another state or jurisdiction is not required, if he or she 525 submits to the department evidence of training or experience 526 substantially equivalent to the requirements for licensure in 527 this state in that profession and evidence that he or she has 528 obtained a passing score on the appropriate examination of a 529 national or regional standards organization if required for 530 licensure in this state. Attests that he or she is not, at the time of 531 4. 532 submission of the application, the subject of a disciplinary 533 proceeding in a jurisdiction in which he or she holds a license 534 or by the United States Department of Defense for reasons 535 related to the practice of the profession for which he or she is 536 applying. 537 5. Actively practiced the profession for which he or she 538 is applying for the 3 years preceding the date of submission of 539 the application. 540 6. Submits a set of fingerprints for a background 541 screening pursuant to s. 456.0135, if required for the 542 profession for which he or she is applying. 543 544 The department shall verify information submitted by the 545 applicant under this subsection using the National Practitioner 546 Data Bank. Page 21 of 75

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547	(c) (b) Each applicant who meets the requirements of this
548	subsection shall be licensed with all rights and
549	responsibilities as defined by law. The applicable board, or <u>the</u>
550	department if there is no board, may deny an application if the
551	applicant has been convicted of or pled guilty or nolo
552	contendere to, regardless of adjudication, any felony or
553	misdemeanor related to the practice of a health care profession
554	regulated by this state.
555	<u>(d)</u> An applicant for initial licensure under this
556	subsection must submit the information required by ss.
557	456.039(1) and 456.0391(1) no later than 1 year after the
558	license is issued.
559	Section 12. Section 456.0241, Florida Statutes, is created
560	to read:
561	456.0241 Temporary certificate for active duty military
562	health care practitioners
563	(1) As used in this section, the term:
564	(a) "Military health care practitioner" means:
565	1. A person practicing as a health care practitioner as
566	defined in s. 456.001, as a person licensed under part III of
567	chapter 401, or as a person licensed under part IV of chapter
568	468 who is serving on active duty in the United States Armed
569	Forces, the United States Reserve Forces, or the National Guard;
570	or
571	2. A person who is serving on active duty in the United
572	States Armed Forces and serving in the United States Public
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573	Health Service.
574	(b) "Military platform" means a military training
575	agreement with a nonmilitary health care provider that is
576	designed to develop and support medical, surgical, or other
577	health care treatment opportunities in a nonmilitary health care
578	provider setting to authorize a military health care
579	practitioner to develop and maintain the technical proficiency
580	necessary to meet the present and future health care needs of
581	the United States Armed Forces. Such agreements may include
582	Training Affiliation Agreements and External Resource Sharing
583	Agreements.
584	(2) The department may issue a temporary certificate to an
585	active duty military health care practitioner to practice in a
586	regulated profession in this state if the applicant:
587	(a) Submits proof that he or she will be practicing
588	pursuant to a military platform.
589	(b) Submits a complete application and a nonrefundable
590	application fee.
591	(c) Holds an active, unencumbered license to practice as a
592	health care professional issued by another state, the District
593	of Columbia, or a possession or territory of the United States
594	or is a military health care practitioner in a profession for
595	which licensure in a state or jurisdiction is not required for
596	practice in the United States Armed Forces and provides evidence
597	of military training and experience substantially equivalent to
598	the requirements for licensure in this state in that profession.
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599	(d) Attests that he or she is not, at the time of
600	submission of the application, the subject of a disciplinary
601	proceeding in a jurisdiction in which he or she holds a license
602	or by the United States Department of Defense for reasons
603	related to the practice of the profession for which he or she is
604	applying.
605	(e) Has been determined to be competent in the profession
606	for which he or she is applying.
607	(f) Submits a set of fingerprints for a background
608	screening pursuant to s. 456.0135, if required for the
609	profession for which he or she is applying.
610	
611	The department shall verify information submitted by the
612	applicant under this subsection using the National Practitioner
613	Data Bank.
614	(3) A temporary certificate issued under this section
615	expires 6 months after issuance but may be renewed upon proof of
616	continuing military orders for active duty assignment in this
617	state and evidence that the military health care practitioner
618	continues to be a military platform participant.
619	(4) A military health care practitioner applying for a
620	temporary certificate under this section is exempt from ss.
621	456.039-456.046. All other provisions of this chapter apply to
622	such military health care practitioner.
623	(5) An applicant for a temporary certificate under this
624	section is deemed ineligible if he or she:
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625	(a) Has been convicted of or pled guilty or nolo
626	contendere to, regardless of adjudication, any felony or
627	misdemeanor related to the practice of a health care profession;
628	(b) Has had a health care provider license revoked or
629	suspended in another state, the District of Columbia, or a
630	possession or territory of the United States;
631	(c) Has failed to obtain a passing score on the Florida
632	examination required to receive a license to practice the
633	profession for which he or she is applying; or
634	(d) Is under investigation in another jurisdiction for an
635	act that would constitute a violation of the applicable
636	licensing chapter or this chapter until the investigation is
637	complete and all charges against him or her are disposed of by
638	dismissal, nolle prosequi, or acquittal.
639	(6) The department shall, by rule, set an application fee
640	not to exceed \$50 and a renewal fee not to exceed \$50.
641	(7) Application shall be made on a form prescribed and
642	furnished by the department.
643	(8) The department shall adopt rules to implement this
644	section.
645	Section 13. Section 456.0361, Florida Statutes, is created
646	to read:
647	456.0361 Compliance with continuing education
648	requirements
649	(1) The department shall establish an electronic
650	continuing education tracking system to monitor licensee
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651 compliance with applicable continuing education requirements and 652 to determine whether a licensee is in full compliance with the 653 requirements at the time of his or her application for license 654 renewal. The tracking system shall be integrated into the 655 department's licensure and renewal process. 656 (2) The department may not renew a license until the 657 licensee complies with all applicable continuing education 658 requirements. This subsection does not prohibit the department 659 or the boards from imposing additional penalties under the 660 applicable professional practice act or applicable rules for 661 failure to comply with continuing education requirements. 662 The department may adopt rules to implement this (3) 663 section. 664 Section 14. Subsection (20) of section 456.057, Florida 665 Statutes, is amended to read: 666 456.057 Ownership and control of patient records; report or copies of records to be furnished; disclosure of 667 668 information.-669 (20) The board with department approval, or the department when there is no board, may temporarily or permanently appoint a 670 671 person or entity as a custodian of medical records in the event 672 of the death of a practitioner, the mental or physical 673 incapacitation of a the practitioner, or the abandonment of 674 medical records by a practitioner. Such The custodian appointed 675 shall comply with all provisions of this section. The department 676 may contract with a third party to provide these services under Page 26 of 75

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677 the confidentiality and disclosure requirements of this section, 678 including the release of patient records.

679 Section 15. Subsection (2) of section 456.0635, Florida 680 Statutes, is amended to read:

681 456.0635 Health care fraud; disqualification for license,
682 certificate, or registration.-

(2) Each board within the jurisdiction of the department,
or the department if there is no board, shall refuse to admit a
candidate to any examination and refuse to issue a license,
certificate, or registration to any applicant if the candidate
or applicant or any principal, officer, agent, managing
employee, or affiliated person of the applicant:

Has been convicted of, or entered a plea of guilty or 689 (a) 690 nolo contendere to, regardless of adjudication, a felony under 691 chapter 409, chapter 817, or chapter 893, or a similar felony 692 offense committed in another state or jurisdiction, unless the candidate or applicant has successfully completed a drug court 693 694 program for that felony and provides proof that the plea has 695 been withdrawn or the charges have been dismissed. Any such 696 conviction or plea shall exclude the applicant or candidate from licensure, examination, certification, or registration unless 697 the sentence and any subsequent period of probation for such 698 699 conviction or plea ended:

700 1. For felonies of the first or second degree, more than701 15 years before the date of application.

702

2. For felonies of the third degree, more than 10 years

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703 before the date of application, except for felonies of the third 704 degree under s. 893.13(6)(a).

705 3. For felonies of the third degree under s. 893.13(6)(a),
706 more than 5 years before the date of application;

(b) Has been convicted of, or entered a plea of guilty or nolo contendere to, regardless of adjudication, a felony under 21 U.S.C. ss. 801-970, or 42 U.S.C. ss. 1395-1396, unless the sentence and any subsequent period of probation for such conviction or plea ended more than 15 years before the date of the application;

(c) Has been terminated for cause from the Florida Medicaid program pursuant to s. 409.913, unless the candidate or applicant has been in good standing with the Florida Medicaid program for the most recent 5 years;

(d) Has been terminated for cause, pursuant to the appeals procedures established by the state, from any other state Medicaid program, unless the candidate or applicant has been in good standing with a state Medicaid program for the most recent 5 years and the termination occurred at least 20 years before the date of the application; or

(e) Is currently listed on the United States Department of
Health and Human Services Office of Inspector General's List of
Excluded Individuals and Entities.

- 726
- 727 This subsection does not apply to candidates or applicants for
- 728 initial licensure or certification who were enrolled in an

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729 educational or training program on or before July 1, 2009, which 730 was recognized by a board or, if there is no board, recognized 731 by the department, and who applied for licensure after July 1, 732 2012.

Section 16. Subsection (3) of section 457.107, FloridaStatutes, is amended to read:

735

457.107 Renewal of licenses; continuing education.-

736 The board shall by rule prescribe by rule continuing (3)737 education requirements of up to, not to exceed 30 hours 738 biennially, as a condition for renewal of a license. All 739 education programs that contribute to the advancement, 740 extension, or enhancement of professional skills and knowledge 741 related to the practice of acupuncture, whether conducted by a 742 nonprofit or profitmaking entity, are eligible for approval. The 743 continuing professional education requirements must be in 744 acupuncture or oriental medicine subjects, including, but not 745 limited to, anatomy, biological sciences, adjunctive therapies, 746 sanitation and sterilization, emergency protocols, and diseases. 747 The board may shall have the authority to set a fee of up to $_{T}$ 748 not to exceed \$100 $_{\tau}$ for each continuing education provider. The 749 licensee shall retain in his or her records the certificates of 750 completion of continuing professional education requirements to 751 prove compliance with this subsection. The board may request 752 such documentation without cause from applicants who are 753 selected at random. All national and state acupuncture and 754 oriental medicine organizations and acupuncture and oriental

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755 medicine schools are approved to provide continuing professional 756 education in accordance with this subsection.

757 Section 17. Paragraph (e) of subsection (4) of section 758 458.347, Florida Statutes, is amended to read:

458.347 Physician assistants.-

760

759

(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.-

761 A supervisory physician may delegate to a fully (e) 762 licensed physician assistant the authority to prescribe or 763 dispense any medication used in the supervisory physician's 764 practice unless such medication is listed on the formulary 765 created pursuant to paragraph (f). A fully licensed physician 766 assistant may only prescribe or dispense such medication under 767 the following circumstances:

768 A physician assistant must clearly identify to the 1. 769 patient that he or she is a physician assistant and. 770 Furthermore, the physician assistant must inform the patient 771 that the patient has the right to see the physician before a 772 prior to any prescription is being prescribed or dispensed by 773 the physician assistant.

774 The supervisory physician must notify the department of 2. 775 his or her intent to delegate, on a department-approved form, 776 before delegating such authority and notify the department of 777 any change in prescriptive privileges of the physician 778 assistant. Authority to dispense may be delegated only by a 779 supervising physician who is registered as a dispensing 780 practitioner in compliance with s. 465.0276.

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781 The physician assistant must complete file with the 3. 782 department a signed affidavit that he or she has completed a 783 minimum of 10 continuing medical education hours in the 784 specialty practice in which the physician assistant has 785 prescriptive privileges with each licensure renewal application. 786 The department may issue a prescriber number to the 4. 787 physician assistant granting authority for the prescribing of 788 medicinal drugs authorized within this paragraph upon completion 789 of the foregoing requirements of this paragraph. The physician 790 assistant is shall not be required to independently register 791 pursuant to s. 465.0276. 792 5. The prescription must be written in a form that 793 complies with chapter 499 and, in addition to the supervisory 794 physician's name, address, and telephone number, must contain, 795 in addition to the supervisory physician's name, address, and 796 telephone number, the physician assistant's prescriber number. 797 Unless it is a drug or drug sample dispensed by the physician 798 assistant, the prescription must be filled in a pharmacy 799 permitted under chapter 465 and must be dispensed in that 800 pharmacy by a pharmacist licensed under chapter 465. The 801 inclusion appearance of the prescriber number creates a 802 presumption that the physician assistant is authorized to 803 prescribe the medicinal drug and the prescription is valid. 804 The physician assistant must note the prescription or 6. 805 dispensing of medication in the appropriate medical record. 806 Section 18. Paragraph (e) of subsection (4) of section Page 31 of 75

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807 459.022, Florida Statutes, is amended to read:

808 459.022 Physician assistants.-

809

(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.-

(e) A supervisory physician may delegate to a fully
licensed physician assistant the authority to prescribe or
dispense any medication used in the supervisory physician's
practice unless such medication is listed on the formulary
created pursuant to s. 458.347. A fully licensed physician
assistant may only prescribe or dispense such medication under
the following circumstances:

817 1. A physician assistant must clearly identify to the
818 patient that she or he is a physician assistant <u>and</u>.
819 Furthermore, the physician assistant must inform the patient
820 that the patient has the right to see the physician <u>before a</u>
821 prior to any prescription <u>is being</u> prescribed or dispensed by
822 the physician assistant.

2. The supervisory physician must notify the department of her or his intent to delegate, on a department-approved form, before delegating such authority and notify the department of any change in prescriptive privileges of the physician assistant. Authority to dispense may be delegated only by a supervisory physician who is registered as a dispensing practitioner in compliance with s. 465.0276.

3. The physician assistant must <u>complete</u> file with the
 department a signed affidavit that she or he has completed a
 minimum of 10 continuing medical education hours in the

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specialty practice in which the physician assistant has 833 834 prescriptive privileges with each licensure renewal application. 835 The department may issue a prescriber number to the 4. 836 physician assistant granting authority for the prescribing of medicinal drugs authorized within this paragraph upon completion 837 838 of the foregoing requirements of this paragraph. The physician 839 assistant is shall not be required to independently register 840 pursuant to s. 465.0276.

841 5. The prescription must be written in a form that 842 complies with chapter 499 and, in addition to the supervisory physician's name, address, and telephone number, must contain, 843 844 in addition to the supervisory physician's name, address, and 845 telephone number, the physician assistant's prescriber number. 846 Unless it is a drug or drug sample dispensed by the physician 847 assistant, the prescription must be filled in a pharmacy 848 permitted under chapter 465, and must be dispensed in that 849 pharmacy by a pharmacist licensed under chapter 465. The 850 inclusion appearance of the prescriber number creates a 851 presumption that the physician assistant is authorized to 852 prescribe the medicinal drug and the prescription is valid.

853 6. The physician assistant must note the prescription or854 dispensing of medication in the appropriate medical record.

855 Section 19. Subsection (7) is added to section 460.402, 856 Florida Statutes, to read:

857 460.402 Exceptions.—The provisions of this chapter shall 858 not apply to:

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859	(7) A chiropractic physician who holds an active license
860	in another state, the District of Columbia, or a possession or
861	territory of the United States and is performing chiropractic
862	procedures or demonstrating equipment or supplies for
863	educational purposes at a board-approved continuing education
864	program.
865	Section 20. Subsection (3) of section 463.007, Florida
866	Statutes, is amended to read:
867	463.007 Renewal of license; continuing education
868	(3) As a condition of license renewal, a licensee must
869	Unless otherwise provided by law, the board shall require
870	licensees to periodically demonstrate his or her their
871	professional competence, as a condition of renewal of a license,
872	by completing up to 30 hours of continuing education during the
873	2-year period preceding license renewal. For certified
874	optometrists, the 30-hour continuing education requirement
875	includes shall include 6 or more hours of approved transcript-
876	quality coursework in ocular and systemic pharmacology and the
877	diagnosis, treatment, and management of ocular and systemic
878	conditions and diseases during the 2-year period preceding
879	application for license renewal.
880	Section 21. Subsection (7) of section 464.203, Florida
881	Statutes, is amended to read:
882	464.203 Certified nursing assistants; certification
883	requirement
884	(7) A certified nursing assistant shall complete $\underline{24}$ $\underline{12}$
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885	hours of inservice training during each <u>biennium</u> calendar year .
886	The certified nursing assistant shall <u>maintain</u> be responsible
887	for maintaining documentation demonstrating compliance with
888	these provisions. The Council on Certified Nursing Assistants,
889	in accordance with s. 464.2085(2)(b), shall propose rules to
890	implement this subsection.
891	Section 22. Section 464.2085, Florida Statutes, is
892	repealed.
893	Section 23. Section 465.027, Florida Statutes, is amended
894	to read:
895	465.027 Exceptions
896	(1) This chapter shall not be construed to prohibit the
897	sale of home remedies or preparations commonly known as patents
898	or proprietary preparations, when $rac{\mathrm{such}}{\mathrm{are}}$ sold only in original
899	or unbroken packages, nor shall this chapter be construed to
900	prevent businesses from engaging in the sale of sundries or
901	patents or proprietary preparations.
902	(2) This chapter shall not apply to a manufacturer, or its
903	agent, holding an active permit as a manufacturer under chapter
904	499 and engaged solely in the manufacture or distribution of
905	dialysate, drugs, or devices necessary to perform home renal
906	dialysis on patients with chronic kidney failure, if the
907	dialysate, drugs, or devices are:
908	(a) Approved or cleared by the United States Food and Drug
909	Administration; and
910	(b) Delivered in the original, sealed packaging after
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911	receipt of a physician's order to dispense to:
912	1. A patient with chronic kidney failure, or the patient's
913	designee, for the patient's self-administration of the dialysis
914	therapy; or
915	2. A health care practitioner or an institution for
916	administration or delivery of the dialysis therapy to a patient
917	with chronic kidney failure.
918	Section 24. Section 465.0275, Florida Statutes, is amended
919	to read:
920	465.0275 Emergency prescription refill
921	(1) In the event a pharmacist receives a request for a
922	prescription refill and the pharmacist is unable to readily
923	obtain refill authorization from the prescriber, the pharmacist
924	may dispense:
925	(a) A one-time emergency refill of up to a 72-hour supply
926	of the prescribed medication; or
927	(b) A one-time emergency refill of one vial of insulin to
928	treat diabetes mellitus.
929	(2) If the Governor issues, with the exception of those
930	areas or counties included in an emergency order or proclamation
931	of a state of emergency declared by the Governor , in which the
932	executive order may authorize the pharmacist <u>may</u> to dispense up
933	to a 30-day supply in the areas or counties affected by the
934	order or proclamation, provided providing that:
935	<u>(a)</u> The prescription is not for a medicinal drug listed
936	in Schedule II appearing in chapter 893.
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937 (b) (2) The medication is essential to the maintenance of 938 life or to the continuation of therapy in a chronic condition. 939 (c) (3) In the pharmacist's professional judgment, the 940 interruption of therapy might reasonably produce undesirable health consequences or may cause physical or mental discomfort. 941 942 (d) (4) The dispensing pharmacist creates a written order 943 containing all of the prescription information required by this 944 chapter and chapters 499 and 893 and signs that order. 945 (e) (5) The dispensing pharmacist notifies the prescriber 946 of the emergency dispensing within a reasonable time after such 947 dispensing. 948 Section 25. Paragraph (b) of subsection (1) and subsection 949 (3) of section 465.0276, Florida Statutes, are amended to read: 950 465.0276 Dispensing practitioner.-951 (1)952 (b) A practitioner registered under this section may not 953 dispense a controlled substance listed in Schedule II or 954 Schedule III as provided in s. 893.03. This paragraph does not 955 apply to: 956 The dispensing of complimentary packages of medicinal 1. 957 drugs which are labeled as a drug sample or complimentary drug 958 as defined in s. 499.028 to the practitioner's own patients in 959 the regular course of her or his practice without the payment of 960 a fee or remuneration of any kind, whether direct or indirect, 961 as provided in subsection (4) (5). 962 The dispensing of controlled substances in the health 2.

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963 care system of the Department of Corrections.

964 3. The dispensing of a controlled substance listed in 965 Schedule II or Schedule III in connection with the performance 966 of a surgical procedure. The amount dispensed pursuant to the 967 subparagraph may not exceed a 14-day supply. This exception does 968 not allow for the dispensing of a controlled substance listed in 969 Schedule II or Schedule III more than 14 days after the 970 performance of the surgical procedure. For purposes of this 971 subparagraph, the term "surgical procedure" means any procedure 972 in any setting which involves, or reasonably should involve:

a. Perioperative medication and sedation that allows the
patient to tolerate unpleasant procedures while maintaining
adequate cardiorespiratory function and the ability to respond
purposefully to verbal or tactile stimulation and makes intraand postoperative monitoring necessary; or

b. The use of general anesthesia or major conductionanesthesia and preoperative sedation.

980 4. The dispensing of a controlled substance listed in 981 Schedule II or Schedule III pursuant to an approved clinical 982 trial. For purposes of this subparagraph, the term "approved 983 clinical trial" means a clinical research study or clinical 984 investigation that, in whole or in part, is state or federally 985 funded or is conducted under an investigational new drug 986 application that is reviewed by the United States Food and Drug 987 Administration.

988

5. The dispensing of methadone in a facility licensed

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989 under s. 397.427 where medication-assisted treatment for opiate 990 addiction is provided.

991 6. The dispensing of a controlled substance listed in
992 Schedule II or Schedule III to a patient of a facility licensed
993 under part IV of chapter 400.

994 (3) The department shall inspect any facility where a 995 practitioner dispenses medicinal drugs pursuant to subsection 996 (2) in the same manner and with the same frequency as it 997 inspects pharmacies for the purpose of determining whether the 998 practitioner is in compliance with all statutes and rules 999 applicable to her or his dispensing practice.

1000 Section 26. Subsection (3) of section 466.0135, Florida 1001 Statutes, is amended to read:

1002

466.0135 Continuing education; dentists.-

1003 A In applying for license renewal, the dentist shall (3)1004 complete submit a sworn affidavit, on a form acceptable to the 1005 department, attesting that she or he has completed the required 1006 continuing education as provided required in this section and in 1007 accordance with the guidelines and provisions of this section 1008 and listing the date, location, sponsor, subject matter, and 1009 hours of completed continuing education courses. The applicant shall retain in her or his records any such receipts, vouchers, 1010 1011 or certificates as may be necessary to document completion of such the continuing education courses listed in accordance with 1012 1013 this subsection. With cause, the board may request such 1014 documentation by the applicant, and the board may request such

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1015 documentation from applicants selected at random without cause.
1016 Section 27. Section 466.014, Florida Statutes, is amended
1017 to read:

466.014 Continuing education; dental hygienists.-In 1018 1019 addition to the other requirements for relicensure for dental hygienists set out in this chapter act, the board shall require 1020 1021 each licensed dental hygienist to complete at least not less 1022 than 24 hours but not or more than 36 hours of continuing 1023 professional education in dental subjects, biennially, in 1024 programs prescribed or approved by the board or in equivalent programs of continuing education. Programs of continuing 1025 1026 education approved by the board shall be programs of learning 1027 which, in the opinion of the board, contribute directly to the 1028 dental education of the dental hygienist. The board shall adopt rules and guidelines to administer and enforce the provisions of 1029 1030 this section. In applying for license renewal, The dental 1031 hygienist shall submit a sworn affidavit, on a form acceptable 1032 to the department, attesting that she or he has completed the 1033 continuing education required in this section in accordance with 1034 the guidelines and provisions of this section and listing the 1035 date, location, sponsor, subject matter, and hours of completed 1036 continuing education courses. The applicant shall retain in her 1037 or his records any such receipts, vouchers, or certificates as 1038 may be necessary to document completion of such the continuing 1039 education courses listed in accordance with this section. With 1040 cause, the board may request such documentation by the

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1041 applicant, and the board may request such documentation from 1042 applicants selected at random without cause. Compliance with the 1043 continuing education requirements is shall be mandatory for issuance of the renewal certificate. The board may shall have 1044 1045 the authority to excuse licensees, as a group or as individuals, from all or part of the continuing education educational 1046 1047 requirements if, or any part thereof, in the event an unusual circumstance, emergency, or hardship has prevented compliance 1048 1049 with this section.

1050 Section 28. Subsection (5) of section 466.032, Florida
1051 Statutes, is amended to read:

466.032 Registration.-

1053 A The dental laboratory owner or at least one employee (5)of any dental laboratory renewing registration on or after July 1054 1, 2010, shall complete 18 hours of continuing education 1055 1056 biennially. Programs of continuing education must shall be 1057 programs of learning that contribute directly to the education 1058 of the dental technician and may include, but are not limited 1059 to, attendance at lectures, study clubs, college courses, or 1060 scientific sessions of conventions and research.

(a) The aim of continuing education for dental technicians is to improve dental health care delivery to the public as such is impacted through the design, manufacture, and use of artificial human oral prosthetics and related restorative appliances.

1066

1052

(b) Continuing education courses shall address one or more

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1067 of the following areas of professional development, including, 1068 but not limited to:

1069 1. Laboratory and technological subjects, including, but 1070 not limited to, laboratory techniques and procedures, materials, 1071 and equipment; and

1072 2. Subjects pertinent to oral health, infection control,1073 and safety.

(c) Programs <u>that meet meeting</u> the general requirements of continuing education may be developed and offered to dental technicians by the Florida Dental Laboratory Association and the Florida Dental Association. Other organizations, schools, or agencies may also be approved to develop and offer continuing education in accordance with specific criteria established by the department.

1081 (d) Any dental laboratory renewing a registration on or 1082 after July 1, 2010, shall submit a sworn affidavit, on a form 1083 approved by the department, attesting that either the dental 1084 laboratory owner or one dental technician employed by the 1085 registered dental laboratory has completed the continuing 1086 education required in this subsection in accordance with the 1087 guidelines and provisions of this subsection and listing the 1088 date, location, sponsor, subject matter, and hours of completed 1089 continuing education courses. The dental laboratory shall retain 1090 in its records such receipts, vouchers, or certificates as may 1091 be necessary to document completion of the continuing education 1092 courses listed in accordance with this subsection. With cause,

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1093 the department may request that the documentation be provided by 1094 the applicant. The department may also request the documentation 1095 from applicants selected at random without cause.

1096 <u>(d) (e)</u>1. This subsection does not apply to a dental 1097 laboratory that is physically located within a dental practice 1098 operated by a dentist licensed under this chapter.

1099 2. A dental laboratory in another state or country which 1100 provides service to a dentist licensed under this chapter is not 1101 required to register with the state and may continue to provide 1102 services to such dentist with a proper prescription. <u>However</u>, a 1103 dental laboratory in another state or country, however, may 1104 voluntarily comply with this subsection.

1105Section 29.Section 468.1201, Florida Statutes, is1106repealed.

Section 30. Paragraph (a) of subsection (3), subsections (4) and (5), paragraphs (a) and (e) of present subsection (6), and present subsection (7) of section 483.901, Florida Statutes, are amended, and paragraph (k) is added to present subsection (6) of that section, to read:

1112 483.901 Medical physicists; definitions; licensure.1113 (3) DEFINITIONS.-As used in this section, the term:
1114 (a) "Council" means the Advisory Council of Medical
1115 Physicists in the Department of Health.
1116 (4) COUNCIL.-The Advisory Council of Medical Physicists i
1117 created in the Department of Health to advise the department in

1118 regulating the practice of medical physics in this state.

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1119	(a) The council shall be composed of nine members
1120	appointed by the State Surgeon General as follows:
1121	1. A licensed medical physicist who specializes in
1122	diagnostic radiological physics.
1123	2. A licensed medical physicist who specializes in
1124	therapeutic radiological physics.
1125	3. A licensed medical physicist who specializes in medical
1126	nuclear radiological physics.
1127	4. A physician who is board certified by the American
1128	Board of Radiology or its equivalent.
1129	5. A physician who is board certified by the American
1130	Osteopathic Board of Radiology or its equivalent.
1131	6. A chiropractic physician who practices radiology.
1132	7. Three consumer members who are not, and have never
1133	been, licensed as a medical physicist or licensed in any closely
1134	related profession.
1135	(b) The State Surgeon General shall appoint the medical
1136	physicist members of the council from a list of candidates who
1137	are licensed to practice medical physics.
1138	(c) The State Surgeon General shall appoint the physician
1139	members of the council from a list of candidates who are
1140	licensed to practice medicine in this state and are board
1141	certified in diagnostic radiology, therapeutic radiology, or
1142	radiation oncology.
1143	(d) The State Surgeon General shall appoint the public
1144	members of the council.
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1145	(e) As the term of each member expires, the State Surgeon
1146	General shall appoint the successor for a term of 4 years. A
1147	member shall serve until the member's successor is appointed,
1148	unless physically unable to do so.
1149	(f) An individual is ineligible to serve more than two
1150	full consecutive 4-year terms.
1151	(g) If a vacancy on the council occurs, the State Surgeon
1152	General shall appoint a member to serve for a 4-year term.
1153	(h) A council member must be a United States citizen and
1154	must have been a resident of this state for 2 consecutive years
1155	immediately before being appointed.
1156	1. A member of the council who is a medical physicist must
1157	have practiced for at least 6 years before being appointed or be
1158	board certified for the specialty in which the member practices.
1159	2. A member of the council who is a physician must be
1160	licensed to practice medicine in this state and must have
1161	practiced diagnostic radiology or radiation oncology in this
1162	state for at least 2 years before being appointed.
1163	3. The public members of the council must not have a
1164	financial interest in any endeavor related to the practice of
1165	medical physics.
1166	(i) A council member may be removed from the council if
1167	the member:
1168	1. Did not have the required qualifications at the time of
1169	appointment;
1170	2. Does not maintain the required qualifications while
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1171 serving on the council; or 1172 Fails to attend the regularly scheduled council 1173 meetings in a calendar year as required by s. 456.011. 1174 $(\dot{\uparrow})$ Members of the council may not receive compensation 1175 for their services; however, they are entitled to reimbursement, 1176 from funds deposited in the Medical Quality Assurance Trust 1177 Fund, for necessary travel expenses as specified in s. 112.061 1178 for each day they engage in the business of the council. 1179 (k) At the first regularly scheduled meeting of each 1180 calendar year, the council shall elect a presiding officer and 1181 an assistant presiding officer from among its members. The 1182 council shall meet at least once each year and at other times in 1183 accordance with department requirements. 1184 (1) The department shall provide administrative support to 1185 the council for all licensing activities. 1186 (m) The council may conduct its meetings electronically. (5) POWERS OF COUNCIL.—The council shall: 1187 1188 (a) Recommend rules to administer this section. 1189 (b) Recommend practice standards for the practice of 1190 medical physics which are consistent with the Guidelines for 1191 Ethical Practice for Medical Physicists prepared by the American Association of Physicists in Medicine and disciplinary 1192 1193 guidelines adopted under s. 456.079. 1194 (c) Develop and recommend continuing education 1195 requirements for licensed medical physicists. (4) (6) LICENSE REQUIRED. - An individual may not engage in 1196 Page 46 of 75

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1197 the practice of medical physics, including the specialties of 1198 diagnostic radiological physics, therapeutic radiological 1199 physics, medical nuclear radiological physics, or medical health 1200 physics, without a license issued by the department for the 1201 appropriate specialty.

1202 The department shall adopt rules to administer this (a) 1203 section which specify license application and renewal fees, 1204 continuing education requirements, and standards for practicing 1205 medical physics. The council shall recommend to the department 1206 continuing education requirements that shall be a condition of 1207 license renewal. The department shall require a minimum of 24 1208 hours per biennium of continuing education offered by an 1209 organization recommended by the council and approved by the department. The department, upon recommendation of the council, 1210 may adopt rules to specify continuing education requirements for 1211 1212 persons who hold a license in more than one specialty.

1213 Upon On receipt of an application and fee as specified (e) 1214 in this section, the department may issue a license to practice 1215 medical physics in this state on or after October 1, 1997, to a person who is board certified in the medical physics specialty 1216 1217 in which the applicant applies to practice by the American Board of Radiology for diagnostic radiological physics, therapeutic 1218 1219 radiological physics, or medical nuclear radiological physics; by the American Board of Medical Physics for diagnostic 1220 radiological physics, therapeutic radiological physics, or 1221 medical nuclear radiological physics; or by the American Board 1222

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1223	of Health Physics or an equivalent certifying body approved by
1224	the department.
1225	(k) Upon proof of a completed residency program and
1226	receipt of the fee set forth by rule, the department may issue a
1227	temporary license for no more than 1 year. The department may
1228	adopt by rule requirements for temporary licensure and renewal
1229	of temporary licenses.
1230	(5)(7) FEES.—The fee for the initial license application
1231	shall be \$500 and is nonrefundable. The fee for license renewal
1232	may not be more than \$500. These fees may cover only the costs
1233	incurred by the department and the council to administer this
1234	section. By July 1 <u>of</u> each year, the department shall <u>determine</u>
1235	whether advise the council if the fees are insufficient to
1236	administer this section.
1237	Section 31. Subsection (2) of section 484.047, Florida
1238	Statutes, is amended to read:
1239	484.047 Renewal of license
1240	(2) In addition to the other requirements for renewal
1241	provided in this section and by the board, the department shall
1242	renew a license upon receipt of the renewal application $\operatorname{and}_{{m au}}$ the
1243	renewal fee, and a written statement affirming compliance with
1244	all other requirements set forth in this section and by the
1245	board. A licensee must maintain, if applicable, a certificate
1246	from a manufacturer or independent testing agent certifying that
1247	the testing room meets the requirements of s. 484.0501(6) and,
1248	if applicable, a certificate from a manufacturer or independent
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1249	testing agent stating that all audiometric testing equipment
1250	used by the licensee has been calibrated acoustically to
1251	American National Standards Institute standards on an annual
1252	basis acoustically to American National Standards Institute
1253	standard specifications. Possession of an applicable certificate
1254	is the certificates shall be a prerequisite to renewal.
1255	Section 32. Paragraph (a) of subsection (3) of section
1256	486.102, Florida Statutes, is amended to read:
1257	486.102 Physical therapist assistant; licensing
1258	requirements.—To be eligible for licensing by the board as a
1259	physical therapist assistant, an applicant must:
1260	(3)(a) Have been graduated from a school giving a course
1261	of not less than 2 years for physical therapist assistants,
1262	which has been approved for the educational preparation of
1263	physical therapist assistants by the appropriate accrediting
1264	agency recognized by the Commission on Recognition of
1265	Postsecondary Accreditation or the United States Department of
1266	Education, which includes, but is not limited to, any regional
1267	or national institutional accrediting agencies recognized by the
1268	United States Department of Education or the Commission on
1269	Accreditation for Physical Therapy Education (CAPTE), at the
1270	time of her or his graduation and have passed to the
1271	satisfaction of the board an examination to determine her or his
1272	fitness for practice as a physical therapist assistant as
1273	hereinafter provided;
1274	Section 33. Subsections (1) and (4) of section 486.109,
Į	Page 10 of 75

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1275 Florida Statutes, are amended to read: 1276 486.109 Continuing education.-1277 The board shall require licensees to periodically (1)1278 demonstrate their professional competence as a condition of 1279 renewal of a license by completing 24 hours of continuing 1280 education biennially. 1281 Each licensee shall maintain be responsible for (4) 1282 maintaining sufficient records in a format as determined by rule 1283 which shall be subject to a random audit by the department to 1284 demonstrate assure compliance with this section. 1285 Section 34. Paragraph (a) of subsection (15) of section 1286 499.028, Florida Statutes, is amended to read: 1287 499.028 Drug samples or complimentary drugs; starter packs; permits to distribute.-1288 1289 (15) A person may not possess a prescription drug sample 1290 unless: 1291 (a) The drug sample was prescribed to her or him as 1292 evidenced by the label required in s. $465.0276(4) \frac{465.0276(5)}{1000}$. 1293 Section 35. Subsection (3) of section 893.04, Florida 1294 Statutes, is amended to read: 1295 893.04 Pharmacist and practitioner.-1296 (3) Notwithstanding subsection (1), a pharmacist may 1297 dispense a one-time emergency refill of up to a 72-hour supply 1298 of the prescribed medication for any medicinal drug other than a 1299 medicinal drug listed in Schedule II, or up to one vial of 1300 insulin to treat diabetes mellitus, in compliance with the Page 50 of 75

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1301	provisions of s	. 465.0275.	
1302	Section 36	. Paragraph (g) of sub	esection (3) of section
1303	921.0022, Flori	da Statutes, is amended	to read:
1304	921.0022	Criminal Punishment Cod	le; offense severity
1305	ranking chart		
1306	(3) OFFEN	SE SEVERITY RANKING CHA	RT
1307	(g) LEVEL	7	
1308			
	Florida	Felony	
	Statute	Degree	Description
1309			
	316.027(2)(c)	1s ⁻	t Accident involving
			death, failure to
			stop; leaving scene.
1310			
	316.193(3)(c)2.		Brd DUI resulting in
			serious bodily
			injury.
1311			
	316.1935(3)(b)	lst	Causing serious bodily
			injury or death to
			another person; driving
			at high speed or with
			wanton disregard for
			safety while fleeing or
			attempting to elude law
I		Page 51 of 75	I

	CS/CS/HB 941, Engrossed 3				2	016
					enforcement officer wh	0
					is in a patrol vehicle	
					with siren and lights	
					activated.	
1312						
	327.35(3)(c)2.		3	rd	Vessel BUI resulting	q
					in serious bodily	-
					injury.	
1313						
	402.319(2)	2nd	Misrepr	rese	entation and negligence	
			or inte	enti	onal act resulting in	
			great k	oodi	ly harm, permanent	
			disfigu	ırat	cion, permanent	
			disabil	lity	, or death.	
1314						
	409.920		3rd		Medicaid provider	
	(2)(b)1.a.				fraud; \$10,000 or les	s.
1315						
	409.920		2nd		Medicaid provider	
	(2)(b)1.b.				fraud; more than	
					\$10,000, but less that	n
					\$50,000.	
1316						
	456.065(2)		3rd	Pr	acticing a health care	
				pr	ofession without a	
				li	cense.	
I		Pa	age 52 of 75			

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1317				
	456.065(2)		2nd	Practicing a health care
				profession without a
				license which results in
				serious bodily injury.
1318				
	458.327(1)		3rd	Practicing medicine
				without a license.
1319				
	459.013(1)		3rd	Practicing osteopathic
				medicine without a license.
1320				
	460.411(1)		3rd	Practicing chiropractic
				medicine without a license.
1321				
	461.012(1)		3rd	Practicing podiatric
				medicine without a
				license.
1322				
	462.17	3rd	Pra	acticing naturopathy without a
			lic	cense.
1323				
	463.015(1)		3rd	Practicing optometry
				without a license.
1324				
	464.016(1)		3rd	Practicing nursing without
I		Р	age 53 of	75

FLORIDA HOUSE OF	R E P R E S E N T A T I V E S
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2016 CS/CS/HB941, Engrossed 3 a license. 1325 465.015(2) 3rd Practicing pharmacy without a license. 1326 466.026(1) 3rd Practicing dentistry or dental hygiene without a license. 1327 467.201 3rd Practicing midwifery without a license. 1328 468.366 3rd Delivering respiratory care services without a license. 1329 483.828(1) 3rd Practicing as clinical laboratory personnel without a license. 1330 3rd Practicing medical physics 483.901(7) 483.901(9) without a license. 1331 Preparing or dispensing 484.013(1)(c) 3rd optical devices without a prescription. 1332 Page 54 of 75

FL (O R I D A	HOUSE	OF REP	RESENT	ATIVES
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2016

1333	484.053	3rd	_	pensing hearing aids hout a license.
1999	494.0018(2)	1	.st	Conviction of any violation of chapter 494 in which the total money and property unlawfully
1334				obtained exceeded \$50,000 and there were five or more victims.
	560.123(8)(b)1.		3rd	Failure to report currency or payment instruments exceeding \$300 but less than \$20,000 by a money services business.
1335	560.125(5)(a)	3		Money services business by unauthorized person, currency or payment instruments exceeding \$300 but less than \$20,000.
1330	655.50(10)(b)1.	Page 55	3rd 5 of 75	Failure to report financial transactions

	CS/CS/HB 941, Engrossed 3		2016
1337			exceeding \$300 but less than \$20,000 by financial institution.
	775.21(10)(a)	3rd	Sexual predator; failure to register; failure to renew driver license or identification card; other registration violations.
1338	775.21(10)(b)	3rd	Sexual predator working where children regularly congregate.
1339	775.21(10)(g)	3rd	Failure to report or providing false information about a sexual predator; harbor or conceal a sexual predator.
1340	782.051(3)	2nd	Attempted felony murder of a person by a person other than the perpetrator or the perpetrator of an attempted felony.
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FLORIDA HOUSE OF	R E P R E S E N T A T I V E S
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1341			
1240	782.07(1)	2nd	Killing of a human being by the act, procurement, or culpable negligence of another (manslaughter).
1342	782.071	2nd	Killing of a human being or unborn child by the operation of a motor vehicle in a reckless manner (vehicular homicide).
1343	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
1344	784.045(1)(a)1.		2nd Aggravated battery; intentionally causing great bodily harm or disfigurement.
1345	784.045(1)(a)2.		2nd Aggravated battery; using deadly weapon.
1346	784.045(1)(b)	Pag	2nd Aggravated battery; e 57 of 75
1345 1346		Pag	2nd Aggravated battery; using deadly weapon. 2nd Aggravated battery;

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	CS/CS/HB941, Engrossed 3		2016
1347			perpetrator aware victim pregnant.
	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.
1348			
	784.048(7)	3rd	Aggravated stalking; violation of court order.
1349	784.07(2)(d)	1st	Aggregated bettern on law
	784.07(Z)(Q)	ISU	Aggravated battery on law enforcement officer.
1350	784.074(1)(a)	1st	Aggravated battery on sexually violent predators facility staff.
1351			
	784.08(2)(a)	lst	Aggravated battery on a person 65 years of age or older.
1352			
	784.081(1)	1st	Aggravated battery on specified official or employee.
1353		Page 58 of 75	

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2016 CS/CS/HB941, Engrossed 3 784.082(1) 1st Aggravated battery by detained person on visitor or other detainee. 1354 784.083(1) 1st Aggravated battery on code inspector. 1355 787.06(3)(a)2. 1st Human trafficking using coercion for labor and services of an adult. 1356 787.06(3)(e)2. 1st Human trafficking using coercion for labor and services by the transfer or transport of an adult from outside Florida to within the state. 1357 790.07(4) Specified weapons violation 1st subsequent to previous conviction of s. 790.07(1)or (2). 1358 Discharge of a machine gun under 790.16(1) 1st specified circumstances. 1359 Page 59 of 75

FLORIDA HOUSE OF REPR	R E S E N T A T I V E S
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	790.165(2)	2nd	Manufacture, sell, possess, or deliver hoax bomb.
1360	790.165(3)	2nd	Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a
1361			felony.
	790.166(3)	2nd	Possessing, selling, using, or attempting to use a hoax weapon of mass destruction.
1362			
	790.166(4)	2nd	Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony.
1363	700.00		
1364	790.23	1st,PBL	Possession of a firearm by a person who qualifies for the penalty enhancements provided for in s. 874.04.
1001	794.08(4)	3rd	Female genital mutilation;
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2016 CS/CS/HB941, Engrossed 3 consent by a parent, guardian, or a person in custodial authority to a victim younger than 18 years of age. 1365 796.05(1) 1st Live on earnings of a prostitute; 2nd offense. 1366 796.05(1) 1st Live on earnings of a prostitute; 3rd and subsequent offense. 1367 800.04(5)(c)1. 2nd Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age. 1368 800.04(5)(c)2. 2nd Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years of age; offender 18 years of age or older. 1369

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	800.04(5)(e)	lst	Lewd or lascivious
			molestation; victim 12
			years of age or older but
			younger than 16 years;
			offender 18 years or
			older; prior conviction
			for specified sex offense.
1370			
	806.01(2)	2nd Ma	aliciously damage structure
		by	y fire or explosive.
1371			
	810.02(3)(a)	2nd	Burglary of occupied
			dwelling; unarmed; no
			assault or battery.
1372			
	810.02(3)(b)	2nd	Burglary of unoccupied
			dwelling; unarmed; no
			assault or battery.
1373			
	810.02(3)(d)	2nd	Burglary of occupied
			conveyance; unarmed; no
			assault or battery.
1374			
	810.02(3)(e)	2nd	Burglary of authorized
			emergency vehicle.
1375			
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	812.014(2)	(a)1.	1st	Property stolen, valued at \$100,000 or more or a semitrailer deployed by a law enforcement officer; property stolen while causing other property damage; 1st degree grand theft.
1376	812.014(2)	(b)2.	2r	nd Property stolen, cargo valued at less than \$50,000, grand theft in 2nd degree.
1377	812.014(2)	(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.
1379	812.014(2)	(b)4.	2nd	Property stolen, law enforcement equipment from authorized emergency vehicle.
	812.0145(2	2) (a)	1 Page 63 of 75	st Theft from person

F	L	0	R	Т	D	А		Н	0	U	S	Е		0	F		R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т	Ι	V	Е	S
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	CS/CS/HB 941, Engrossed 3		2016
1380			65 years of age or older; \$50,000 or more.
1300	812.019(2)	i. p p	tolen property; nitiates, organizes, lans, etc., the theft of roperty and traffics in tolen property.
1381	812.131(2)(a)	2nd	Robbery by sudden snatching.
1382	812.133(2)(b)	1st	Carjacking; no firearm, deadly weapon, or other weapon.
1383	817.034(4)(a)1.	Va	ommunications fraud, alue greater than 50,000.
1384	817.234(8)(a)	V	olicitation of motor Tehicle accident victims Tith intent to defraud.
1385	817.234(9)	2nd Organ Page 64 of 75	izing, planning, or

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1386			participating in an intentional motor vehicle collision.
	817.234(11)(c)		1st Insurance fraud; property value \$100,000 or more.
1387	817.2341 (2)(b) & (3)(b)	lst	Making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity which are a significant cause of the insolvency of that entity.
1389	817.535(2)(a)	3r	rd Filing false lien or other unauthorized document.
	825.102(3)(b)	2nd	Neglecting an elderly person or disabled adult causing great bodily harm, disability, or disfigurement.
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1391

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1394

837.05(2)

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825.103(3)(b) 2nd Exploiting an elderly person or disabled adult and property is valued at \$10,000 or more, but less than \$50,000.

827.03(2)(b) 2nd Neglect of a child causing great bodily harm, disability, or disfigurement.

1392 827.04(3) 3rd Impregnation of a child under 16 years of age by person 21 years of age or older.

> 3rd Giving false information about alleged capital felony to a law enforcement officer.

838.015 2nd Bribery.
1395
838.016 2nd Unlawful compensation or reward
for official behavior.
1396
838.021(3)(a) 2nd Unlawful harm to a
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public servant. 1397 838.22 2nd Bid tampering. 1398 843.0855(2) 3rd Impersonation of a public officer or employee. 1399 Unlawful simulation of 843.0855(3) 3rd legal process. 1400 843.0855(4) 3rd Intimidation of a public officer or employee. 1401 847.0135(3) 3rd Solicitation of a child, via a computer service, to commit an unlawful sex act. 1402 847.0135(4) 2nd Traveling to meet a minor to commit an unlawful sex act. 1403 872.06 Abuse of a dead human 2nd body. 1404 874.05(2)(b) 1st Encouraging or recruiting person under 13 to join a Page 67 of 75

FΙ	LΟ	R	Ι	D	А	Н	0	U	S	Е	0	F	F	2	Е	Ρ	R	Е	S	Е	Ν	Т	А	Т	Ι	V	Е	S
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1405			criminal gang; second or subsequent offense.
	874.10	lst,PBL	Knowingly initiates,
			organizes, plans,
			finances, directs,
			manages, or supervises
			criminal gang-related
			activity.
1406			
	893.13(1)(c)1.	1st	Sell, manufacture, or
			deliver cocaine (or other
			drug prohibited under s.
			893.03(1)(a), (1)(b),
			(1)(d), (2)(a), (2)(b), or
			(2)(c)4.) within 1,000
			feet of a child care
			facility, school, or
			state, county, or
			municipal park or publicly
			owned recreational
			facility or community
			center.
1407			
	893.13(1)(e)1.	1st	Sell, manufacture, or
		-	deliver cocaine or other
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			<pre>drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.</pre>
1408	893.13(4)(a)	1st	Deliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).
	893.135(1)(a)1.		<pre>1st Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs.</pre>
1410	893.135 (1)(b)1.a.	lst	Trafficking in cocaine, more than 28 grams, less than 200 grams.
1411	893.135 (1)(c)1.a.	lst	Trafficking in illegal drugs, more than 4 grams, less than 14 grams.
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FL	ORIDA HOUSE	O F	R E P R E S E N T A T I V E S
	CS/CS/HB941, Engrossed 3		2016
	893.135 (1)(c)2.a.	1st	Trafficking in hydrocodone, 14 grams or more, less than 28 grams.
1413	893.135 (1)(c)2.b.	1st	Trafficking in hydrocodone, 28 grams or more, less than 50 grams.
1414	893.135 (1)(c)3.a.	1st	Trafficking in oxycodone, 7 grams or more, less than 14 grams.

893.135 (1)(c)3.b.

1416

1417

893.135(1)(d)1. 1st Trafficking in phencyclidine, more than 28 grams, less than 200 grams.
893.135(1)(e)1. 1st Trafficking in methaqualone, more than 200 grams, less than 5

1st

Trafficking in oxycodone,

25 grams.

kilograms.

14 grams or more, less than

1418

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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	CS/CS/HB941, Engrosse	ed 3	2016
	893.135(1)(f)1.		<pre>1st Trafficking in amphetamine, more than 14 grams, less than 28 grams.</pre>
1419	893.135 (1)(g)1.a.	lst	Trafficking in flunitrazepam, 4 grams or more, less than 14 grams.
	893.135 (1)(h)1.a.	lst	Trafficking in gamma- hydroxybutyric acid (GHB), 1 kilogram or more, less than 5 kilograms.
1421	893.135 (1)(j)1.a.	lst	
1422	893.135 (1)(k)2.a.	1	rafficking in Phenethylamines, O grams or more, less than 200 rams.
	893.1351(2)	2nd Page 7	Possession of place for trafficking in or manufacturing of controlled 1 of 75

ΓL	O R I D A H O U S E	OF REPRESENTATIVES
	CS/CS/HB 941, Engrossed 3	2016
1424		substance.
1425	896.101(5)(a)	3rd Money laundering, financial transactions exceeding \$300 but less than \$20,000.
1426	896.104(4)(a)1.	<pre>3rd Structuring transactions to evade reporting or registration requirements, financial transactions exceeding \$300 but less than \$20,000.</pre>
1427	943.0435(4)(c)	2nd Sexual offender vacating permanent residence; failure to comply with reporting requirements.
1428	943.0435(8)	2nd Sexual offender; remains in state after indicating intent to leave; failure to comply with reporting requirements.
	943.0435(9)(a)	3rd Sexual offender; failure Page 72 of 75

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	CS/CS/HB941, Engrossed 3	2016
1429		to comply with reporting requirements.
	943.0435(13)	3rd Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender.
1430	943.0435(14)	3rd Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information.
1431	944.607(9)	3rd Sexual offender; failure to comply with reporting requirements.
1432	944.607(10)(a)	3rd Sexual offender; failure to submit to the taking of a digitized photograph.
1433		Page 73 of 75

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FLORIDA	. HOUSE	OF REP	RESENTA	TIVES
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	944.607(12)	3rd Failure to report or	
		providing false	
		information about a sexu	Jal
		offender; harbor or	
		conceal a sexual offende	er.
1434			
	944.607(13)	3rd Sexual offender; failure t	0
		report and reregister;	
		failure to respond to addr	ess
		verification; providing fa	lse
		registration information.	
1435			
	985.4815(10)	3rd Sexual offender; failur	re
		to submit to the taking	1
		of a digitized	
		photograph.	
1436			
	985.4815(12)	3rd Failure to report or	
		providing false	
		information about a	
		sexual offender; harbor	-
		or conceal a sexual	
		offender.	
1437			
	985.4815(13)	3rd Sexual offender; failure	to
		report and reregister;	
		Page 74 of 75	

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2016

failure to respond to
address verification;
providing false registration
information.

1438

1439

Section 37. This act shall take effect July 1, 2016.

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