1	A bill to be entitled
2	An act relating to benefits, training, and employment
3	for veterans and their spouses; amending s. 288.0001,
4	F.S.; requiring the Economic Development Programs
5	Evaluation to include a periodic analysis of the
6	Veterans Employment and Training Services Program;
7	amending ss. 292.05 and 295.21, F.S.; revising the
8	duties of the Department of Veterans' Affairs and
9	Florida Is For Veterans, Inc., respectively, to
10	include provision of certain assistance to veterans'
11	spouses; amending s. 295.22, F.S.; revising
12	legislative findings and intent; revising the purpose
13	and duties of the Veterans Employment and Training
14	Services Program to include provision of certain
15	assistance to veterans' spouses; requiring priority
16	for the award of certain grants to be given to
17	businesses in the health care industry; removing
18	provisions authorizing grant administration by
19	CareerSource Florida, Inc.; requiring Florida Is For
20	Veterans, Inc., to assist veterans or their spouses in
21	accessing employment and licensure in health care
22	professions; amending s. 456.013, F.S.; removing
23	provisions relating to the waiver of certain fees for
24	veterans or their spouses; amending s. 456.024, F.S.;
25	requiring the Department of Health to waive certain

Page 1 of 24

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26 fees for veterans and their spouses under certain circumstances; providing requirements for application 27 28 for such waiver; removing a limitation on the period 29 in which a member of the United States Armed Forces 30 must receive an honorable discharge from service in 31 order to be issued a license to practice a health care 32 profession in this state; requiring the appropriate 33 board or the department to expedite health care 34 licensure applications submitted by veterans and to issue a license within a specified period; amending s. 35 456.0241, F.S.; removing provisions relating to 36 37 application and renewal fees for temporary 38 certification of an active duty military health care 39 practitioner to practice in a regulated profession in 40 this state; requiring the department to waive the 41 temporary licensing fee; creating s. 456.0242, F.S.; 42 establishing the Office of Veteran Licensure Services 43 within the Division of Medical Quality Assurance; 44 requiring the office to designate a veteran as executive director of the office; providing duties of 45 46 the office; requiring an annual report to the Governor 47 and Legislature; providing report requirements; 48 authorizing the department to adopt rules; providing 49 appropriations and authorizing positions; providing an effective date. 50

Page 2 of 24

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51	
52	Be It Enacted by the Legislature of the State of Florida:
53	
54	Section 1. Paragraph (d) of subsection (2) of section
55	288.0001, Florida Statutes, is amended to read:
56	288.0001 Economic Development Programs EvaluationThe
57	Office of Economic and Demographic Research and the Office of
58	Program Policy Analysis and Government Accountability (OPPAGA)
59	shall develop and present to the Governor, the President of the
60	Senate, the Speaker of the House of Representatives, and the
61	chairs of the legislative appropriations committees the Economic
62	Development Programs Evaluation.
63	(2) The Office of Economic and Demographic Research and
64	OPPAGA shall provide a detailed analysis of economic development
65	programs as provided in the following schedule:
66	(d) By January 1, 2019, and every 3 years thereafter, an
67	analysis of the program grant and entrepreneur initiative
68	programs established under <u>s. 295.22(2)</u> s. 295.22(3)(d) and (e) .
69	Section 2. Subsections (1) and (5) of section 292.05,
70	Florida Statutes, are amended to read:
71	292.05 Duties of Department of Veterans' Affairs
72	(1) The Department of Veterans' Affairs shall provide
73	assistance to all former, present, and future members of the
74	Armed Forces of the United States and their spouses and
75	dependents in preparing claims for and securing such
	Page 3 of 24

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76 compensation, hospitalization, career training, and other 77 benefits or privileges to which such persons or any of them are 78 or may become entitled under any federal or state law or 79 regulation by reason of their service in the Armed Forces of the 80 United States. All services rendered under this subsection shall 81 be without charge to the claimant.

(5) The department shall conduct an ongoing study on the problems and needs of those residents of this state who are veterans of the Armed Forces of the United States and the problems and needs of their <u>spouses and</u> dependents. The study shall include, but not be limited to:

(a) A survey of existing state and federal programs
available for such persons that specifies the extent to which
such programs presently are being implemented, with
recommendations for the improved implementation, extension, or
improvement of such programs.

92 (b) A survey of the needs of such persons in the areas of 93 social services, health care, education, and employment, and any 94 other areas of determined need, with recommendations regarding 95 federal, state, and community services that would meet those 96 needs.

97 (c) A survey of federal, state, public, and private moneys
98 available that could be used to defray the costs of state or
99 community services needed for such persons.

100

Section 3. Subsection (2), paragraph (b) of subsection

Page 4 of 24

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101 (3), paragraph (g) of subsection (4), and paragraph (a) of 102 subsection (8) of section 295.21, Florida Statutes, are amended 103 to read:

104

295.21 Florida Is For Veterans, Inc.-

105 (2) PURPOSE. - The purpose of the corporation is to promote Florida as a veteran-friendly state that seeks to provide 106 107 veterans and their spouses with employment opportunities and that promotes the hiring of veterans and their spouses by the 108 109 business community. The corporation shall encourage retired and recently separated military personnel to remain in the state or 110 111 to make the state their permanent residence. The corporation shall promote the value of military skill sets to businesses in 112 the state, assist in tailoring the training of veterans and 113 114 their spouses to match the needs of the employment marketplace, 115 and enhance the entrepreneurial skills of veterans and their 116 spouses.

117

(3) DUTIES. - The corporation shall:

(b) Advise the Florida Tourism Industry Marketing Corporation, pursuant to s. 295.23, on:

120

1. The target market as identified in paragraph (a).

121 2. Development and implementation of a marketing campaign
122 to encourage members of the target market to remain in the state
123 or to make the state their permanent residence.

3. Methods for disseminating information to the target
market that relates to the interests and needs of veterans and

Page 5 of 24

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126 <u>their spouses</u> of all ages and facilitates veterans' knowledge of 127 and access to benefits.

128 (4) GOVERNANCE.-

(g) A majority of the members of the board of directors constitutes a quorum. <u>Board</u> Council meetings may be held via teleconference or other electronic means.

(8) ANNUAL REPORT. - The corporation shall submit an annual
progress report and work plan by December 1 to the Governor, the
President of the Senate, and the Speaker of the House of
Representatives. The report must include:

(a) Status and summary of findings regarding the target
market, veteran <u>and spouse</u> benefits, and any identified gaps in
services.

139 Section 4. Subsections (1), (2), and (3) of section140 295.22, Florida Statutes, are amended to read:

141

295.22 Veterans Employment and Training Services Program.-

142 LEGISLATIVE FINDINGS AND INTENT. - The Legislature finds (1)143 that the state has a compelling interest in ensuring that each veteran or his or her spouse who is a resident of the state 144 145 finds employment that meets his or her professional goals and 146 receives the training or education necessary to meet those 147 goals. The Legislature also finds that connecting dedicated, 148 well-trained veterans with businesses that need a dedicated, 149 well-trained workforce is of paramount importance. The Legislature recognizes that veterans or their spouses may not 150

Page 6 of 24

151 currently have the skills to meet the workforce needs of Florida 152 employers and may require assistance in obtaining additional 153 workforce training or in transitioning their skills to meet the 154 demands of the marketplace. It is the intent of the Legislature 155 that the Veterans Employment and Training Services Program 156 coordinate and meet the needs of veterans <u>and their spouses</u> and 157 the business community to enhance the economy of this state.

158 CREATION.-The Veterans Employment and Training (2)159 Services Program is created within the Department of Veterans' 160 Affairs to assist in linking veterans or their spouses in search 161 of employment with businesses seeking to hire dedicated, welltrained workers. The purpose of the program is to meet the 162 workforce demands of businesses in the state by facilitating 163 164 access to training and education in high-demand fields for 165 veterans or their spouses.

166 (3) ADMINISTRATION.-Florida Is For Veterans, Inc., shall
167 administer the Veterans Employment and Training Services Program
168 and perform all of the following functions:

(a) Conduct marketing and recruiting efforts directed at
veterans <u>or their spouses</u> who reside in or who have an interest
in relocating to this state and who are seeking employment.
Marketing must include information related to how a veteran's
military experience can be valuable to a business. Such efforts
may include attending veteran job fairs and events, hosting
events for veterans <u>and their spouses</u> or the business community,

Page 7 of 24

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176 and using digital and social media and direct mail campaigns. 177 The corporation shall also include such marketing as part of its 178 main marketing campaign.

(b) Assist veterans <u>or their spouses</u> who reside in or relocate to this state and who are seeking employment. The corporation shall offer skills assessments to veterans <u>or their</u> spouses and assist them in establishing employment goals and applying for and achieving gainful employment.

Assessment may include skill match information, skill
 gap analysis, resume creation, translation of military skills
 into civilian workforce skills, and translation of military
 achievements and experience into generally understood civilian
 workforce skills.

189 2. Assistance may include providing the veteran or his or 190 her spouse with information on current workforce demand by 191 industry or geographic region, creating employment goals, and 192 aiding or teaching general knowledge related to completing 193 applications. The corporation may provide information related to 194 industry certifications approved by the Department of Education 195 under s. 1008.44 as well as information related to earning academic college credit at public postsecondary educational 196 institutions for college-level training and education acquired 197 198 in the military under s. 1004.096.

1993. The corporation shall encourage veterans or their200spouses to register with the state's job bank system and may

Page 8 of 24

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201 refer veterans to local one-stop career centers for further 202 services. The corporation shall provide each veteran with 203 information about state workforce programs and shall consolidate 204 information about all available resources on one website that, 205 if possible, includes a hyperlink to each resource's website and 206 contact information, if available.

4. Assessment and assistance may be in person or by
electronic means, as determined by the corporation to be most
efficient and best meet the needs of veterans <u>or their spouses</u>.

Assist Florida businesses in recruiting and hiring 210 (C) 211 veterans and veterans' spouses. The corporation shall provide services to Florida businesses to meet their hiring needs by 212 213 connecting businesses with suitable veteran applicants for 214 employment. Suitable applicants include veterans or veterans' 215 spouses who have appropriate job skills or may need additional 216 training to meet the specific needs of a business. The 217 corporation shall also provide information about the state and 218 federal benefits of hiring veterans.

(d) Create a grant program to provide funding to assist veterans in meeting the workforce-skill needs of businesses seeking to hire, promote, or generally improve specialized skills of veterans, establish criteria for approval of requests for funding, and maximize the use of funding for this program. Grant funds may be used only in the absence of available veteran-specific federally funded programs. Grants may fund

Page 9 of 24

226 specialized training specific to a particular business.

227 If grant funds are used to provide a technical 1. 228 certificate, a licensure, or a degree, funds may be allocated only upon a review that includes, but is not limited to, 229 230 documentation of accreditation and licensure. Instruction funded 231 through the program terminates when participants demonstrate 232 competence at the level specified in the request but may not 233 exceed 12 months. Preference shall be given to target industry 234 businesses, as defined in s. 288.106, and to businesses in the defense supply, cloud virtualization, health care, or commercial 235 236 aviation manufacturing industries.

237 2. Costs and expenditures shall be limited to \$8,000 per 238 veteran trainee. Qualified businesses must cover the entire cost 239 for all of the training provided before receiving reimbursement 240 from the corporation equal to 50 percent of the cost to train a 241 veteran who is a permanent, full-time employee. Eligible costs 242 and expenditures include:

a. Tuition and fees.

b. Books and classroom materials.

245

244

c. Rental fees for facilities.

3. Before funds are allocated for a request pursuant to this section, the corporation shall prepare a grant agreement between the business requesting funds and the corporation. Such agreement must include, but need not be limited to:

250

a. Identification of the personnel necessary to conduct

Page 10 of 24

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251 the instructional program, instructional program description, 252 and any vendors used to conduct the instructional program.

b. Identification of the estimated duration of theinstructional program.

255

c. Identification of all direct, training-related costs.

d. Identification of special program requirements that arenot otherwise addressed in the agreement.

e. Permission to access aggregate information specific to the wages and performance of participants upon the completion of instruction for evaluation purposes. The agreement must specify that any evaluation published subsequent to the instruction may not identify the employer or any individual participant.

4. A business may receive a grant under the Quick-Response Training Program created under s. 288.047 and a grant under this section for the same veteran trainee. If a business receives funds under both programs, one grant agreement may be entered into with CareerSource Florida, Inc., as the grant administrator.

(e) Contract with one or more entities to administer an entrepreneur initiative program for veterans in this state which connects business leaders in the state with veterans seeking to become entrepreneurs.

273 1. The corporation shall award each contract in accordance 274 with the competitive bidding requirements in s. 287.057 to one 275 or more public or private entities that:

Page 11 of 24

a. Demonstrate the ability to implement the program and
the commitment of resources, including financial resources, to
such programs.

b. Have a demonstrated experience working with veteranentrepreneurs.

281 c. As determined by the corporation, have been recognized 282 for their performance in assisting entrepreneurs to launch 283 successful businesses in the state.

284 2. Each contract must include performance metrics, 285 including a focus on employment and business creation. The entity may also work with a university or college offering 286 287 related programs to refer veterans or to provide services. The 288 entrepreneur initiative program may include activities and 289 assistance such as peer-to-peer learning sessions, mentoring, 290 technical assistance, business roundtables, networking 291 opportunities, support of student organizations, speaker series, 292 or other tools within a virtual environment.

(f) As the state's principal assistance organization under the United States Department of Defense's SkillBridge program for qualified businesses in this state and for transitioning servicemembers who reside in, or who wish to reside in, this state, the corporation shall:

Establish and maintain, as applicable, its
 certification for the SkillBridge program or any other similar
 workforce training and transition programs established by the

Page 12 of 24

301 United States Department of Defense; 302 Educate businesses, business associations, and 2. 303 transitioning servicemembers on the SkillBridge program and its 304 benefits, and educate military command and personnel within the 305 state on the opportunities available to transitioning 306 servicemembers through the SkillBridge program; 307 3. Assist businesses in obtaining approval for skilled workforce training curricula under the SkillBridge program, 308 309 including, but not limited to, apprenticeships, internships, or 310 fellowships; and Match transitioning servicemembers who are deemed 311 4. 312 eligible for SkillBridge participation by their military command with training opportunities offered by the corporation or 313 314 participating businesses, with the intent of having 315 transitioning servicemembers achieve gainful employment in this 316 state upon completion of their SkillBridge training. 317 (g) Assist veterans and their spouses in accessing 318 training, education, and employment in health care professions. 319 (h) Coordinate with the Office of Veteran Licensure 320 Services within the Department of Health to assist veterans and 321 their spouses in obtaining licensure pursuant to s. 456.024. 322 Section 5. Subsection (13) of section 456.013, Florida 323 Statutes, is amended to read: 324 456.013 Department; general licensing provisions.-325 (13) The department shall waive the initial licensing fee,

Page 13 of 24

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326 the initial application fee, and the initial unlicensed activity 327 fee for a military veteran or his or her spouse at the time of 328 discharge, if he or she applies to the department for an initial 329 license within 60 months after the veteran is honorably 330 discharged from any branch of the United States Armed Forces. 331 The applicant must apply for the fee waiver using a form 332 prescribed by the department and must submit supporting 333 documentation as required by the department. 334 Section 6. Section 456.024, Florida Statutes, is amended 335 to read: 336 456.024 Members of Armed Forces and veterans in good 337 standing with administrative boards or the department; spouses; 338 licensure.-339 A Any member of the United States Armed Forces of the (1) 340 United States now or hereafter on active duty who, at the time 341 of becoming such a member, was in good standing with a health 342 care practitioner any administrative board of the state, or the 343 department when there is no board, and was entitled to practice 344 a health care or engage in his or her profession or vocation in 345 this the state shall be kept in good standing by such 346 administrative board, or the department when there is no board, without registering, paying dues or fees, or performing any 347 348 other act on his or her part to be performed, as long as the 349 member is he or she is a member of the Armed Forces of the 350 United States on active duty and for a period of 6 months after

Page 14 of 24

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351 discharge <u>and</u> from active duty as a member of the Armed Forces 352 of the United States, provided he or she is not practicing 353 engaged in his or her licensed profession or vocation in the 354 private sector for profit.

355 (2) The department shall waive the initial licensing fee, the initial application fee, and the initial unlicensed activity 356 357 fee for a veteran or his or her spouse if the veteran is 358 honorably discharged from any branch of the United States Armed 359 Forces. The applicant must apply for the fee waiver using a form 360 prescribed by the department and must submit supporting documentation as required by the department. The applicant may 361 362 apply for a fee waiver up to 6 months before discharge.

363 <u>(3)(2)</u> The boards listed in s. 20.43, or the department 364 when there is no board, shall adopt rules exempting the spouses 365 of members of the Armed Forces of the United States from 366 licensure renewal provisions, but only in cases of absence from 367 the state because of their spouses' duties with the Armed 368 Forces.

369 <u>(4)(3)</u>(a) A person is eligible for licensure as a health 370 care practitioner in this state if he or she:

Serves or has served as a health care practitioner in
 the United States Armed Forces, the United States Reserve
 Forces, or the National Guard;

374 2. Serves or has served on active duty with the United375 States Armed Forces as a health care practitioner in the United

Page 15 of 24

376 States Public Health Service; or 377 Is a health care practitioner in another state, the 3. 378 District of Columbia, or a possession or territory of the United 379 States and is the spouse of a person serving on active duty with 380 the United States Armed Forces. 381 382 The department shall develop an application form, and each board, or the department if there is no board, shall waive the 383 384 application fee, licensure fee, and unlicensed activity fee for 385 such applicants. For purposes of this subsection, "health care 386 practitioner" means a health care practitioner as defined in s. 387 456.001 and a person licensed under part III of chapter 401 or 388 part IV of chapter 468. 389 The board, or the department if there is no board, (b) 390 shall issue a license to practice in this state to a person who: 391 1. Submits a complete application. 392 If he or she is a member of the United States Armed 2. 393 Forces, the United States Reserve Forces, or the National Guard, 394 submits proof that he or she has received an honorable discharge 395 within 6 months before, or will receive an honorable discharge within 6 months after, the date of submission of the 396 397 application. 398 3.a. Holds an active, unencumbered license issued by 399 another state, the District of Columbia, or a possession or territory of the United States and who has not had disciplinary 400

Page 16 of 24

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401 action taken against him or her in the 5 years preceding the 402 date of submission of the application;

403 Is a military health care practitioner in a profession b. 404 for which licensure in a state or jurisdiction is not required 405 to practice in the United States Armed Forces, if he or she 406 submits to the department evidence of military training or 407 experience substantially equivalent to the requirements for 408 licensure in this state in that profession and evidence that he 409 or she has obtained a passing score on the appropriate examination of a national or regional standards organization if 410 411 required for licensure in this state; or

412 Is the spouse of a person serving on active duty in the с. 413 United States Armed Forces and is a health care practitioner in 414 a profession for which licensure in another state or 415 jurisdiction is not required, if he or she submits to the 416 department evidence of training or experience substantially 417 equivalent to the requirements for licensure in this state in 418 that profession and evidence that he or she has obtained a 419 passing score on the appropriate examination of a national or 420 regional standards organization if required for licensure in this state. 421

4. Attests that he or she is not, at the time of
submission of the application, the subject of a disciplinary
proceeding in a jurisdiction in which he or she holds a license
or by the United States Department of Defense for reasons

Page 17 of 24

426 related to the practice of the profession for which he or she is 427 applying.

428 5. Actively practiced the profession for which he or she
429 is applying for the 3 years preceding the date of submission of
430 the application.

6. Submits a set of fingerprints for a background
screening pursuant to s. 456.0135, if required for the
profession for which he or she is applying.

435 The department shall verify information submitted by the 436 applicant under this subsection using the National Practitioner 437 Data Bank.

438 (c) Each applicant who meets the requirements of this 439 subsection shall be licensed with all rights and 440 responsibilities as defined by law. The applicable board, or the 441 department if there is no board, may deny an application if the 442 applicant has been convicted of or pled guilty or nolo 443 contendere to, regardless of adjudication, a any felony or 444 misdemeanor related to the practice of a health care profession 445 regulated by this state.

(d) An applicant for initial licensure under this
subsection must submit the information required by ss.
448 456.039(1) and 456.0391(1) no later than 1 year after the
license is issued.

450

434

(5)(4)(a) The board, or the department if there is no

Page 18 of 24

451 board, shall issue a professional license to the spouse of an 452 active duty member of the <u>United States</u> Armed Forces of the 453 United States who submits <u>all of the following</u> to the 454 department:

455 1. A completed application upon a form prepared and 456 furnished by the department in accordance with the board's 457 rules.;

458 2. Proof that the applicant is married to a member of the 459 <u>United States</u> Armed Forces of the United States who is on active 460 duty<u>.</u>;

461 3. Proof that the applicant holds a valid license for the 462 profession issued by another state, the District of Columbia, or 463 a possession or territory of the United States, and is not the 464 subject of any disciplinary proceeding in any jurisdiction in 465 which the applicant holds a license to practice a profession 466 regulated by this chapter.;

467 4. Proof that the applicant's spouse is assigned to a duty
468 station in this state pursuant to the member's official active
469 duty military orders.; and

470 5. Proof that the applicant would otherwise be entitled to 471 full licensure under the appropriate practice $\operatorname{act}_{\tau}$ and is 472 eligible to take the respective licensure examination as 473 required in Florida.

(b) The applicant must also submit to the Department ofLaw Enforcement a complete set of fingerprints. The Department

Page 19 of 24

of Law Enforcement shall conduct a statewide criminal history
check and forward the fingerprints to the Federal Bureau of
Investigation for a national criminal history check.

(c) Each board, or the department if there is no board, shall review the results of the state and federal criminal history checks according to the level 2 screening standards in s. 435.04 when granting an exemption and when granting or denying the license.

(d) The applicant shall pay the cost of fingerprint
processing. If the fingerprints are submitted through an
authorized agency or vendor, the agency or vendor shall collect
the required processing fees and remit the fees to the
Department of Law Enforcement.

(e) The department shall waive the applicant's licensureapplication fee.

(f) An applicant for a license under this subsection is
 subject to the requirements under s. 456.013(3)(a) and (c).

(g) An applicant shall be deemed ineligible for a license pursuant to this section if the applicant:

495 1. Has been convicted of or pled nolo contendere to, 496 regardless of adjudication, any felony or misdemeanor related to 497 the practice of a health care profession;

498 2. Has had a health care provider license revoked or 499 suspended from another of the United States, the District of 500 Columbia, or a United States territory;

Page 20 of 24

3. Has been reported to the National Practitioner Data
Bank, unless the applicant has successfully appealed to have his
or her name removed from the data bank; or

4. Has previously failed the Florida examination required to receive a license to practice the profession for which the applicant is seeking a license.

507 (h) The board, or the department if there is no board, may 508 revoke a license upon finding that the individual violated the 509 profession's governing practice act.

(i) The board, or the department if there is no board, shall expedite all applications submitted by a spouse of an active duty member <u>or veteran</u> of the <u>United States</u> Armed Forces of the United States pursuant to this subsection and shall issue a license within 7 days after receipt of all required documentation for such application.

516 <u>(6)</u> (5) The spouse of a person serving on active duty with 517 the United States Armed Forces shall have a defense to any 518 citation and related cause of action brought under s. 456.065 if 519 the following conditions are met:

(a) The spouse holds an active, unencumbered license
issued by another state or jurisdiction to provide health care
services for which there is no equivalent license in this state.

523 (b) The spouse is providing health care services within 524 the scope of practice of the out-of-state license.

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Page 21 of 24

The training or experience required by the out-of-

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526	state license is substantially similar to the license
527	requirements to practice a similar health care profession in
528	this state.
529	Section 7. Subsection (7) of section 456.0241, Florida
530	Statutes, is renumbered as subsection (6), paragraph (b) of
531	subsection (2) and present subsection (6) are amended, and a new
532	subsection (7) is added to that section, to read:
533	456.0241 Temporary certificate for active duty military
534	health care practitioners
535	(2) The department may issue a temporary certificate to an
536	active duty military health care practitioner to practice in a
537	regulated profession in this state if the applicant:
538	(b) Submits a complete application and a nonrefundable
539	application fee.
540	
541	The department shall verify information submitted by the
542	applicant under this subsection using the National Practitioner
543	Data Bank.
544	(6) The department shall, by rule, set an application fee
545	not to exceed \$50 and a renewal fee not to exceed \$50.
546	(7) The department shall waive the temporary licensing
547	fee.
548	Section 8. Section 456.0242, Florida Statutes, is created
549	to read:
550	456.0242 Office of Veteran Licensure Services

Page 22 of 24

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551 The Office of Veteran Licensure Services is (1)552 established within the Division of Medical Quality Assurance. 553 The office shall assist active duty members of the United States 554 Armed Forces, the United States Reserve Forces, and the National 555 Guard, veterans, and the spouses of veterans who seek to become 556 a licensed health care practitioner in this state. 557 (2) The office shall be headed by an executive director, 558 designated by the department, who must be a veteran. 559 (3) The office shall: 560 (a) Provide information, guidance, direction, and 561 assistance with the licensure process. 562 (b) Coordinate with each board, or the department if there 563 is no board, to expedite all applications submitted pursuant to 564 s. 456.024. 565 (c) Refer an individual requesting assistance with resume 566 writing and proofreading, job application completion, and 567 interviewing skills and techniques to Florida Is For Veterans, 568 Inc. 569 (d) Refer an individual requesting information about 570 educational or employment opportunities in health care 571 professions to Florida Is For Veterans, Inc. 572 (e) Submit a report by November 11 of each year to the 573 Governor, the President of the Senate, and the Speaker of the 574 House of Representatives. The report must categorize each 575 individual as an active duty member, a veteran, or a veteran's

Page 23 of 24

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576	spouse and must include, but is not limited to:
577	1. The number of individuals served.
578	2. The educational and training background of each
579	individual seeking licensure.
580	3. Each health care license an individual holds in another
581	state, irrespective of the current status of such license.
582	4. The number of licensure applications received.
583	5. The average number of calendar days required to license
584	a qualified applicant.
585	6. The number of referrals made for vocational assistance.
586	(4) The department may adopt rules necessary to implement
587	this section.
588	Section 9. For the 2023-2024 fiscal year, four full-time
589	equivalent positions with associated salary rate of 223,879 are
590	authorized and the sums of \$380,209 in recurring funds and
591	\$19,356 in nonrecurring funds from the Medical Quality Assurance
592	Trust Fund are appropriated to the Department of Health for the
593	purpose of implementing this act.
594	Section 10. This act shall take effect July 1, 2023.

Page 24 of 24

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