1 A bill to be entitled 2 An act relating to the practice of dentistry; amending 3 s. 466.003, F.S.; defining the term "digital 4 scanning"; amending s. 466.016, F.S.; requiring 5 dentists to provide each patient with specified 6 information; requiring individuals and entities that 7 provide dental services through telehealth to provide 8 each patient with specified information regarding the 9 dentists treating such patient; amending s. 466.018, F.S.; requiring that there be a dentist of record for 10 11 each patient treated through telehealth; subjecting 12 such dentists to certain requirements; requiring 13 individuals and entities that provide dental services through telehealth to make specified information 14 15 available to each patient before rendering such 16 services and at any time upon patient request; 17 providing construction; amending s. 466.019, F.S.; 18 defining the term "advertisement"; requiring that 19 advertisements of specified dental services provided through telehealth contain a specified disclaimer; 20 21 amending s. 466.024, F.S.; specifying that only 22 certain dental practitioners may perform specified 23 functions of dentistry; amending s. 466.028, F.S.; 24 providing additional grounds for disciplinary action against dental practitioners; amending s. 409.906, 25

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26	F.S.; conforming a cross-reference; providing an							
27	effective date.							
28								
29	Be It Enacted by the Legislature of the State of Florida:							
30								
31	Section 1. Present subsections (8) through (15) of section							
32	466.003, Florida Statutes, are redesignated as subsections (9)							
33	through (16), respectively, a new subsection (8) is added to							
34	that section, and present subsection (15) of that section is							
35	amended, to read:							
36	466.003 DefinitionsAs used in this chapter:							
37	(8) "Digital scanning" means the use of digital technology							
38	that creates a computer-generated replica of the hard and soft							
39	tissue of the oral cavity using enhanced digital photography,							
40	lasers, or other optical scanning devices.							
41	(16) (15) "School-based prevention program" means							
42	preventive oral health services offered at a school by one of							
43	the entities defined in subsection (15) (14) or by a nonprofit							
44	organization that is exempt from federal income taxation under							
45	s. 501(a) of the Internal Revenue Code, and described in s.							
46	501(c)(3) of the Internal Revenue Code.							
47	Section 2. Section 466.016, Florida Statutes, is amended							
48	to read:							
49	466.016 License to be displayed							
50	(1) Every practitioner of dentistry or dental hygiene							
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51	within the meaning of this chapter shall post and keep							
52	conspicuously displayed her or his license in the office wherein							
53	she or he practices, in plain sight of the practitioner's							
54	patients. Any dentist or dental hygienist who practices at more							
55	than one location <u>must</u> shall be required to display a copy of							
56	her or his license in each office where she or he practices.							
57	(2) Every dentist shall provide each of her or his							
58	patients with the dentist's name, contact telephone number,							
59	after-hours contact information for emergencies, and, upon the							
60	patient's request, license information.							
61	(3) Any individual, partnership, corporation, or other							
62	entity that provides dental services through telehealth as							
63	defined in s. 456.47 shall provide each patient with the name,							
64	contact telephone number, after-hours contact information for							
65	emergencies, and, upon the patient's request, license							
66	information of each dentist who provides dental services to the							
67	patient through telehealth.							
68	Section 3. Subsection (6) is added to section 466.018,							
69	Florida Statutes, to read:							
70	466.018 Dentist of record; patient records							
71	(6) For any patient treated through telehealth as defined							
72	in s. 456.47, there must be a dentist of record who remains							
73	primarily responsible for all dental treatment on the patient							
74	regardless of whether the treatment is rendered by the dentist							
75	of record or by another dentist, dental hygienist, or dental							

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76 assistant rendering such treatment in conjunction with, at the 77 direction or request of, or under the supervision of such 78 dentist of record. A dentist of record for a patient treated 79 through telehealth is subject to all of the requirements of this 80 section applicable to dentists of record. (a) Any individual, partnership, corporation, or other 81 82 entity that provides dental services through telehealth shall make available the name, telephone number, practice address, and 83 84 state license number for the dentist of record and any other 85 dentist who will be involved in the provision of services to a 86 patient before the rendering of such services and at any time 87 requested by a patient. 88 (b) This subsection may not be construed to assign any 89 responsibility to a dentist of record for treatment rendered 90 pursuant to a proper referral to another dentist who is not in 91 the same practice with the dentist of record or to prohibit a 92 patient from voluntarily selecting a new dentist without permission of the dentist of record. 93 94 Section 4. Section 466.019, Florida Statutes, is amended 95 to read: 96 466.019 Advertising by dentists.-97 (1) As used in this section, the term "advertisement" 98 means a representation disseminated in any manner or by any 99 means to solicit patients and includes, but is not limited to, business cards, circulars, pamphlets, newspapers, websites, and 100 Page 4 of 12

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101	social media.								
102	(2) The purpose of this section is to ensure that the								
103	public has access to information which provides a sufficient								
104	basis upon which to make an informed selection of dentists while								
105	also ensuring that the public is protected from false or								
106	misleading advertisements which would detract from a fair and								
107	rational selection process. The board shall adopt rules to carry								
108	out the intent of this section, the purpose of which shall be to								
109	regulate the manner of such advertising in keeping with the								
110	provisions hereof.								
111	(3)(2) An No advertisement by a licensed dentist may not								
112	shall contain any false, fraudulent, misleading, or deceptive								
113	statement or claim or any statement or claim which:								
114	(a) Contains misrepresentations of fact;								
115	(b) Is likely to mislead or deceive because in context it								
116	makes only a partial disclosure of relevant facts;								
117	(c) Contains laudatory statements about the dentist or								
118	group of dentists;								
119	(d) Is intended or is likely to create false, unjustified								
120	expectations of favorable results;								
121	(e) Relates to the quality of dental services provided as								
122	compared to other available dental services;								
123	(f) Is intended or is likely to appeal primarily to a								
124	layperson's fears;								
125	(g) Contains fee information without a disclaimer that								

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126 such is a minimum fee only; or

(h) Contains other representations or implications that in reasonable probability will cause an ordinary, prudent person to misunderstand or to be deceived.

130 (4) An advertisement of dental services provided through 131 telehealth as defined in s. 456.47 must include a disclaimer 132 that reads, in a clearly legible font and size, "An in-person 133 examination with a dentist licensed under chapter 466, Florida 134 Statutes, is recommended before beginning telehealth treatment 135 in order to prevent injury or harm" for each of the following 136 services, if advertised:

137 (a) The taking of an impression or the digital scanning of
138 the human tooth, teeth, or jaws, directly or indirectly and by
139 any means or method.

(b) Furnishing, supplying, constructing, reproducing, or
 repairing any prosthetic denture, bridge, or appliance or any
 other structure designed to be worn in the human mouth.

(c) Placing an appliance or a structure in the human mouth
 or adjusting or attempting to adjust the appliance or structure.
 (d) Correcting or attempting to correct malformations of

146 <u>teeth or jaws.</u>

147 (5)(3) For purposes of this section, D.D.S. or D.M.D. are 148 synonymous and may be used interchangeably by licensed dentists 149 who have graduated from an accredited American dental school 150 with a D.D.S. or D.M.D. degree, when advertising dental

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151 services.

Section 5. Present subsections (2) through (10) of section 466.024, Florida Statutes, are redesignated as subsections (3) through (11), respectively, a new subsection (2) is added to that section, and present subsections (3), (5), (6), and (8) are amended, to read:

157

466.024 Delegation of duties; expanded functions.-

158 (2) Only a licensed dentist, a dental hygienist under
159 general supervision, or a dental assistant under direct
160 supervision may take an impression or perform digital scanning
161 of the human tooth, teeth, or jaws, directly or indirectly and
162 by any means or method, for the purpose of the practice of
163 dentistry.

164 <u>(4)</u> (3) For all remediable tasks listed in subsection <u>(3)</u>
165 (2), the following disclaimer must be provided to the patient in
166 writing before any procedure is performed:

167 (a) The services being offered are not a substitute for a168 comprehensive dental exam by a dentist.

(b) The diagnosis of caries, soft tissue disease, oral cancer, temporomandibular joint disease (TMJ), and dentofacial malocclusions will be completed only by a dentist in the context of delivering a comprehensive dental exam.

173 <u>(6)(5)</u> A dental hygienist who performs, without 174 supervision, the remediable tasks listed in subsection <u>(3)</u> (2) 175 shall:

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(a) Provide a dental referral in strict compliance with
federal and state patient referral, anti-kickback, and patient
brokering laws.

179

(b) Encourage the establishment of a dental home.

(c) Maintain professional malpractice insurance coverage that has minimum limits of \$100,000 per occurrence and \$300,000 in the aggregate through the employing health access setting or individual policy.

184 <u>(7)(6)</u> Notwithstanding subsection (1) or subsection <u>(3)</u> 185 (2), a dentist may delegate the tasks of gingival curettage and 186 root planing to a dental hygienist but not to a dental 187 assistant.

188 <u>(9) (8)</u> Notwithstanding subsection (1) or subsection <u>(3)</u> 189 (2), a dentist may not delegate to anyone other than another 190 licensed dentist:

(a) Any prescription of drugs or medications requiring the
written order or prescription of a licensed dentist or
physician.

(b) Any diagnosis for treatment or treatment planning.
Section 6. Present paragraph (mm) of subsection (1) of
section 466.028, Florida Statutes, is redesignated as paragraph
(pp), and a new paragraph (mm) and paragraphs (nn) and (oo) are
added to that subsection, to read:

199 466.028 Grounds for disciplinary action; action by the 200 board.-

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201	(1) The following acts constitute grounds for denial of a								
202	license or disciplinary action, as specified in s. 456.072(2):								
203	(mm) Failure by the dentist of record, before the initial								
204	diagnosis and correction of a malposition of human teeth or								
205	initial use of an orthodontic appliance, to perform an in-person								
206	examination of the patient or obtain records from an in-person								
207	examination within the last 6 months and to perform a review of								
208	the patient's most recent diagnostic digital or conventional								
209	radiographs or other equivalent bone imaging suitable for								
210	orthodontia.								
211	(nn) For dental services provided in-person or through								
212	telehealth by an individual, a partnership, a corporation, or								
213	any other entity, failing to provide each patient with the name,								
214	contact telephone number, after-hours contact information for								
215	emergencies, and, upon the patient's request, the license								
216	information of each dentist who is providing dental services to								
217	the patient.								
218	(oo) For dental services provided through telehealth by an								
219	individual, a partnership, a corporation, or any other entity,								
220	failing to designate a dentist of record and make available,								
221	before the rendering of such services and upon the patient's								
222	request, the name, telephone number, practice address, and state								
223	license number for the dentist of record and any other dentist								
224	who will be involved in the provision of dental services to the								
225	patient through telehealth.								

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226 Section 7. Subsection (6) of section 409.906, Florida 227 Statutes, is amended to read:

228 409.906 Optional Medicaid services.-Subject to specific 229 appropriations, the agency may make payments for services which 230 are optional to the state under Title XIX of the Social Security 231 Act and are furnished by Medicaid providers to recipients who 232 are determined to be eligible on the dates on which the services 233 were provided. Any optional service that is provided shall be 234 provided only when medically necessary and in accordance with 235 state and federal law. Optional services rendered by providers 236 in mobile units to Medicaid recipients may be restricted or 237 prohibited by the agency. Nothing in this section shall be 238 construed to prevent or limit the agency from adjusting fees, 239 reimbursement rates, lengths of stay, number of visits, or 240 number of services, or making any other adjustments necessary to 241 comply with the availability of moneys and any limitations or 242 directions provided for in the General Appropriations Act or 243 chapter 216. If necessary to safeguard the state's systems of 244 providing services to elderly and disabled persons and subject 245 to the notice and review provisions of s. 216.177, the Governor 246 may direct the Agency for Health Care Administration to amend 247 the Medicaid state plan to delete the optional Medicaid service 248 known as "Intermediate Care Facilities for the Developmentally 249 Disabled." Optional services may include:

250

(6) CHILDREN'S DENTAL SERVICES.-The agency may pay for

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251 diagnostic, preventive, or corrective procedures, including 252 orthodontia in severe cases, provided to a recipient under age 253 21, by or under the supervision of a licensed dentist. The 254 agency may also reimburse a health access setting as defined in 255 s. 466.003 for the remediable tasks that a licensed dental 256 hygienist is authorized to perform under s. 466.024(3) s. 257 466.024(2). Services provided under this program include 258 treatment of the teeth and associated structures of the oral 259 cavity, as well as treatment of disease, injury, or impairment 260 that may affect the oral or general health of the individual. However, Medicaid will not provide reimbursement for dental 261 262 services provided in a mobile dental unit, except for a mobile 263 dental unit:

(a) Owned by, operated by, or having a contractual agreement with the Department of Health and complying with Medicaid's county health department clinic services program specifications as a county health department clinic services provider.

(b) Owned by, operated by, or having a contractual arrangement with a federally qualified health center and complying with Medicaid's federally qualified health center specifications as a federally qualified health center provider.

(c) Rendering dental services to Medicaid recipients, 21years of age and older, at nursing facilities.

275

(d) Owned by, operated by, or having a contractual

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FLORIDA	HOUSE	OF REP	RESENTA	ATIVES
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276	agre	ement	with	h a	state	e-app	proved	denta	al educa	ational	institut	ion.
277		Sect	ion 8	8.	This	act	shall	take	effect	July 1	, 2023.	
	I						Page	12 of 12	<u>)</u>			