An act relating to behavioral health workforce; amending s. 394.453, F.S.; revising legislative intent; amending s. 394.467, F.S.; authorizing a second opinion for admission to a treatment facility to be provided by certain licensed physicians in all counties, rather than counties with a specified population size; revising procedures for recommending admission of a patient to a treatment facility; amending s. 397.451, F.S.; revising provisions relating to personnel background checks and exemptions from disqualification for certain service provider personnel; amending s. 456.44, F.S.; defining the term "registrant"; requiring psychiatric nurses to make certain designations and comply with certain requirements under specified circumstances; amending s. 458.3265, F.S.; restricting to physicians the authorization to dispense certain medications or prescribe certain controlled substances on the premises of a registered pain-management clinic; amending s. 459.0137, F.S.; restricting to osteopathic physicians the authorization to dispense certain medications or prescribe certain controlled substances on the premises of a registered pain-management clinic; amending s. 464.012, F.S.; providing certification criteria for psychiatric nurses;
Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 394.453, Florida Statutes, is amended to read:

394.453 Legislative intent.—It is the intent of the Legislature to authorize and direct the Department of Children and Families to evaluate, research, plan, and recommend to the Governor and the Legislature programs designed to reduce the occurrence, severity, duration, and disabling aspects of mental, emotional, and behavioral disorders. It is the intent of the Legislature that treatment programs for such disorders shall include, but not be limited to, comprehensive health, social, educational, and rehabilitative services to persons requiring intensive short-term and continued treatment in order to encourage them to assume responsibility for their treatment and recovery. It is intended that such persons be provided with emergency service and temporary detention for evaluation when
required; that they be admitted to treatment facilities on a voluntary basis when extended or continuing care is needed and unavailable in the community; that involuntary placement be provided only when expert evaluation determines that it is necessary; that any involuntary treatment or examination be accomplished in a setting which is clinically appropriate and most likely to facilitate the person's return to the community as soon as possible; and that individual dignity and human rights be guaranteed to all persons who are admitted to mental health facilities or who are being held under s. 394.463. It is the further intent of the Legislature that the least restrictive means of intervention be employed based on the individual needs of each person, within the scope of available services. It is the policy of this state that the use of restraint and seclusion on clients is justified only as an emergency safety measure to be used in response to imminent danger to the client or others. It is, therefore, the intent of the Legislature to achieve an ongoing reduction in the use of restraint and seclusion in programs and facilities serving persons with mental illness. The Legislature further finds the need for additional psychiatrists to be of critical state concern and recommends the establishment of an additional psychiatry program to be offered by one of Florida's schools of medicine currently not offering psychiatry. The program shall seek to integrate primary care and psychiatry and other evolving models of care for persons with mental health and substance use disorders. Additionally, the Legislature finds
that the use of telemedicine for patient evaluation, case
management, and ongoing care will improve management of patient
care and reduce costs of transportation.

Section 2. Subsection (2) of section 394.467, Florida
Statutes, is amended to read:

394.467 Involuntary inpatient placement.—
(2) ADMISSION TO A TREATMENT FACILITY.—A patient may be
retained by a receiving facility or involuntarily placed in a
treatment facility upon the recommendation of the administrator
of the receiving facility where the patient has been examined
and after adherence to the notice and hearing procedures
provided in s. 394.4599. The recommendation must be supported by
the opinion of a psychiatrist and the second opinion of a
clinical psychologist or another psychiatrist, both of whom have
personally examined the patient within the preceding 72 hours,
that the criteria for involuntary inpatient placement are met.
However, in a county that has a population of fewer than 50,000,
if the administrator certifies that a psychiatrist or clinical
psychologist is not available to provide the second opinion, the
second opinion may be provided by a licensed physician who has
postgraduate training and experience in diagnosis and treatment
of mental and nervous disorders or by a psychiatric nurse. Any
second opinion authorized in this subsection may be conducted
through a face-to-face examination, in person or by electronic
means. Such recommendation shall be entered on an involuntary
inpatient placement certificate that authorizes the receiving
facility to retain the patient pending transfer to a treatment
facility or completion of a hearing.

Section 3. Paragraphs (e) and (f) of subsection (1) and
paragraph (b) of subsection (4) of section 397.451, Florida
Statutes, are amended to read:

397.451 Background checks of service provider personnel.—
(1) PERSONNEL BACKGROUND CHECKS; REQUIREMENTS AND
EXCEPTIONS.—
(e) Personnel employed directly or under contract with the
Department of Corrections in an inmate substance abuse program
who have direct contact with unmarried inmates under the age of
18 or with inmates who are developmentally disabled are exempt
from the fingerprinting and background check requirements of
this section unless they have direct contact with unmarried
inmates under the age of 18 or with inmates who are
developmentally disabled.
(f) Service provider personnel who request an exemption
from disqualification must submit the request within 30 days
after being notified of the disqualification. If 5 years or more
have elapsed since the most recent disqualifying offense,
service provider personnel may work with adults with substance
use disorders under the supervision of a qualified professional
licensed under chapter 490 or chapter 491 or a master's level
certified addiction professional until the agency makes a final
determination regarding the request for an exemption from
disqualification. Upon notification of the disqualification, the
service provider shall comply with requirements regarding exclusion from employment in s. 435.06.

(4) EXEMPTIONS FROM DISQUALIFICATION.—

(b) Since rehabilitated substance abuse impaired persons are effective in the successful treatment and rehabilitation of individuals with substance use disorders, substance abuse impaired adolescents, for service providers which treat adolescents 13 years of age and older, service provider personnel whose background checks indicate crimes under s. 817.563, s. 893.13, or s. 893.147 may be exempted from disqualification from employment pursuant to this paragraph.

Section 4. Paragraph (g) is added to subsection (1) of section 456.44, Florida Statutes, and subsections (2) and (3) of that section are amended, to read:

456.44 Controlled substance prescribing.—

(1) DEFINITIONS.—As used in this section, the term:

(g) "Registrant" means a physician who meets the requirements of subsection (2).

(2) REGISTRATION.—Effective January 1, 2012, A physician licensed under chapter 458, chapter 459, chapter 461, or chapter 466 who prescribes any controlled substance, listed in Schedule II, Schedule III, or Schedule IV as defined in s. 893.03, for the treatment of chronic nonmalignant pain, must:

(a) Designate himself or herself as a controlled substance prescribing practitioner on his or her the physician's practitioner profile.
(b) Comply with the requirements of this section and applicable board rules.

(3) STANDARDS OF PRACTICE.—The standards of practice in this section do not supersede the level of care, skill, and treatment recognized in general law related to health care licensure.

(a) A complete medical history and a physical examination must be conducted before beginning any treatment and must be documented in the medical record. The exact components of the physical examination shall be left to the judgment of the registrant clinician who is expected to perform a physical examination proportionate to the diagnosis that justifies a treatment. The medical record must, at a minimum, document the nature and intensity of the pain, current and past treatments for pain, underlying or coexisting diseases or conditions, the effect of the pain on physical and psychological function, a review of previous medical records, previous diagnostic studies, and history of alcohol and substance abuse. The medical record shall also document the presence of one or more recognized medical indications for the use of a controlled substance. Each registrant must develop a written plan for assessing each patient's risk of aberrant drug-related behavior, which may include patient drug testing. Registrants must assess each patient's risk for aberrant drug-related behavior and monitor that risk on an ongoing basis in accordance with the plan.

(b) Each registrant must develop a written individualized
treatment plan for each patient. The treatment plan shall state objectives that will be used to determine treatment success, such as pain relief and improved physical and psychosocial function, and shall indicate if any further diagnostic evaluations or other treatments are planned. After treatment begins, the registrant physician shall adjust drug therapy to the individual medical needs of each patient. Other treatment modalities, including a rehabilitation program, shall be considered depending on the etiology of the pain and the extent to which the pain is associated with physical and psychosocial impairment. The interdisciplinary nature of the treatment plan shall be documented.

(c) The registrant physician shall discuss the risks and benefits of the use of controlled substances, including the risks of abuse and addiction, as well as physical dependence and its consequences, with the patient, persons designated by the patient, or the patient's surrogate or guardian if the patient is incompetent. The registrant physician shall use a written controlled substance agreement between the registrant physician and the patient outlining the patient's responsibilities, including, but not limited to:

1. Number and frequency of controlled substance prescriptions and refills.

2. Patient compliance and reasons for which drug therapy may be discontinued, such as a violation of the agreement.

3. An agreement that controlled substances for the
treatment of chronic nonmalignant pain shall be prescribed by a single treating registrant physician unless otherwise authorized by the treating registrant physician and documented in the medical record.

(d) The patient shall be seen by the registrant physician at regular intervals, not to exceed 3 months, to assess the efficacy of treatment, ensure that controlled substance therapy remains indicated, evaluate the patient's progress toward treatment objectives, consider adverse drug effects, and review the etiology of the pain. Continuation or modification of therapy shall depend on the registrant's physician's evaluation of the patient's progress. If treatment goals are not being achieved, despite medication adjustments, the registrant physician shall reevaluate the appropriateness of continued treatment. The registrant physician shall monitor patient compliance in medication usage, related treatment plans, controlled substance agreements, and indications of substance abuse or diversion at a minimum of 3-month intervals.

(e) The registrant physician shall refer the patient as necessary for additional evaluation and treatment in order to achieve treatment objectives. Special attention shall be given to those patients who are at risk for misusing their medications and those whose living arrangements pose a risk for medication misuse or diversion. The management of pain in patients with a history of substance abuse or with a comorbid psychiatric disorder requires extra care, monitoring, and documentation and
requires consultation with or referral to an addiction medicine specialist or a psychiatrist.

(f) A registrant physician registered under this section must maintain accurate, current, and complete records that are accessible and readily available for review and comply with the requirements of this section, the applicable practice act, and applicable board rules. The medical records must include, but are not limited to:

1. The complete medical history and a physical examination, including history of drug abuse or dependence.
2. Diagnostic, therapeutic, and laboratory results.
3. Evaluations and consultations.
4. Treatment objectives.
5. Discussion of risks and benefits.
6. Treatments.
7. Medications, including date, type, dosage, and quantity prescribed.
8. Instructions and agreements.
9. Periodic reviews.
10. Results of any drug testing.
12. If a written prescription for a controlled substance is given to the patient, a duplicate of the prescription.
13. The registrant's physician's full name presented in a legible manner.
(g) A registrant shall immediately refer patients with signs or symptoms of substance abuse shall be immediately referred to a board-certified pain management physician, an addiction medicine specialist, or a mental health addiction facility as it pertains to drug abuse or addiction unless the registrant is a physician who is board-certified or board-eligible in pain management. Throughout the period of time before receiving the consultant's report, a prescribing registrant physician shall clearly and completely document medical justification for continued treatment with controlled substances and those steps taken to ensure medically appropriate use of controlled substances by the patient. Upon receipt of the consultant's written report, the prescribing registrant physician shall incorporate the consultant's recommendations for continuing, modifying, or discontinuing controlled substance therapy. The resulting changes in treatment shall be specifically documented in the patient's medical record.

Evidence or behavioral indications of diversion shall be followed by discontinuation of controlled substance therapy, and the patient shall be discharged, and all results of testing and actions taken by the registrant physician shall be documented in the patient's medical record.

This subsection does not apply to a board-eligible or board-certified anesthesiologist, physiatrist, rheumatologist, or neurologist, or to a board-certified physician who has surgical
privileges at a hospital or ambulatory surgery center and primarily provides surgical services. This subsection does not apply to a board-eligible or board-certified medical specialist who has also completed a fellowship in pain medicine approved by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association, or who is board eligible or board certified in pain medicine by the American Board of Pain Medicine, the American Board of Interventional Pain Physicians, the American Association of Physician Specialists, or a board approved by the American Board of Medical Specialties or the American Osteopathic Association and performs interventional pain procedures of the type routinely billed using surgical codes. This subsection does not apply to a registrant physician who prescribes medically necessary controlled substances for a patient during an inpatient stay in a hospital licensed under chapter 395.

Section 5. Paragraph (b) of subsection (2) of section 458.3265, Florida Statutes, is amended to read:

458.3265 Pain-management clinics.—

(2) PHYSICIAN RESPONSIBILITIES.—These responsibilities apply to any physician who provides professional services in a pain-management clinic that is required to be registered in subsection (1).

(b) Only a person may not dispense any medication on the premises of a registered pain-management clinic unless he or she is a physician licensed under this chapter or chapter 459.
dispense medication or prescribe a controlled substance regulated under chapter 893 on the premises of a registered pain-management clinic.

Section 6. Paragraph (b) of subsection (2) of section 459.0137, Florida Statutes, is amended to read:

459.0137 Pain-management clinics.—

(2) PHYSICIAN RESPONSIBILITIES.—These responsibilities apply to any osteopathic physician who provides professional services in a pain-management clinic that is required to be registered in subsection (1).

(b) Only a person may not dispense any medication on the premises of a registered pain-management clinic unless he or she is a physician licensed under this chapter or chapter 458 may dispense medication or prescribe a controlled substance regulated under chapter 893 on the premises of a registered pain-management clinic.

Section 7. Section 464.012, Florida Statutes, is amended to read:

464.012 Certification of advanced registered nurse practitioners; fees.—

(1) Any nurse desiring to be certified as an advanced registered nurse practitioner shall apply to the department and submit proof that he or she holds a current license to practice professional nursing and that he or she meets one or more of the following requirements as determined by the board:

(a) Satisfactory completion of a formal postbasic
educational program of at least one academic year, the primary
purpose of which is to prepare nurses for advanced or
specialized practice.

(b) Certification by an appropriate specialty board. Such
certification shall be required for initial state certification
and any recertification as a registered nurse anesthetist,
psychiatric nurse, or nurse midwife. The board may by rule
provide for provisional state certification of graduate nurse
anesthetists, psychiatric nurses, and nurse midwives for a
period of time determined to be appropriate for preparing for
and passing the national certification examination.

(c) Graduation from a program leading to a master's degree
in a nursing clinical specialty area with preparation in
specialized practitioner skills. For applicants graduating on or
after October 1, 1998, graduation from a master's degree program
shall be required for initial certification as a nurse
practitioner under paragraph (4)(c). For applicants graduating
on or after October 1, 2001, graduation from a master's degree
program shall be required for initial certification as a
registered nurse anesthetist under paragraph (4)(a).

(2) The board shall provide by rule the appropriate
requirements for advanced registered nurse practitioners in the
categories of certified registered nurse anesthetist, certified
nurse midwife, and nurse practitioner.

(3) An advanced registered nurse practitioner shall
perform those functions authorized in this section within the
framework of an established protocol that is filed with the board upon biennial license renewal and within 30 days after entering into a supervisory relationship with a physician or changes to the protocol. The board shall review the protocol to ensure compliance with applicable regulatory standards for protocols. The board shall refer to the department licensees submitting protocols that are not compliant with the regulatory standards for protocols. A practitioner currently licensed under chapter 458, chapter 459, or chapter 466 shall maintain supervision for directing the specific course of medical treatment. Within the established framework, an advanced registered nurse practitioner may:

(a) Monitor and alter drug therapies.
(b) Initiate appropriate therapies for certain conditions.
(c) Perform additional functions as may be determined by rule in accordance with s. 464.003(2).
(d) Order diagnostic tests and physical and occupational therapy.

(4) In addition to the general functions specified in subsection (3), an advanced registered nurse practitioner may perform the following acts within his or her specialty:
(a) The certified registered nurse anesthetist may, to the extent authorized by established protocol approved by the medical staff of the facility in which the anesthetic service is performed, perform any or all of the following:
  1. Determine the health status of the patient as it
relates to the risk factors and to the anesthetic management of the patient through the performance of the general functions.

2. Based on history, physical assessment, and supplemental laboratory results, determine, with the consent of the responsible physician, the appropriate type of anesthesia within the framework of the protocol.

3. Order under the protocol preanesthetic medication.

4. Perform under the protocol procedures commonly used to render the patient insensible to pain during the performance of surgical, obstetrical, therapeutic, or diagnostic clinical procedures. These procedures include ordering and administering regional, spinal, and general anesthesia; inhalation agents and techniques; intravenous agents and techniques; and techniques of hypnosis.

5. Order or perform monitoring procedures indicated as pertinent to the anesthetic health care management of the patient.

6. Support life functions during anesthesia health care, including induction and intubation procedures, the use of appropriate mechanical supportive devices, and the management of fluid, electrolyte, and blood component balances.

7. Recognize and take appropriate corrective action for abnormal patient responses to anesthesia, adjunctive medication, or other forms of therapy.

8. Recognize and treat a cardiac arrhythmia while the patient is under anesthetic care.
9. Participate in management of the patient while in the postanesthesia recovery area, including ordering the administration of fluids and drugs.

10. Place special peripheral and central venous and arterial lines for blood sampling and monitoring as appropriate.

(b) The certified nurse midwife may, to the extent authorized by an established protocol which has been approved by the medical staff of the health care facility in which the midwifery services are performed, or approved by the nurse midwife's physician backup when the delivery is performed in a patient's home, perform any or all of the following:

1. Perform superficial minor surgical procedures.
2. Manage the patient during labor and delivery to include amniotomy, episiotomy, and repair.
3. Order, initiate, and perform appropriate anesthetic procedures.
4. Perform postpartum examination.
5. Order appropriate medications.
6. Provide family-planning services and well-woman care.
7. Manage the medical care of the normal obstetrical patient and the initial care of a newborn patient.

(c) The nurse practitioner may perform any or all of the following acts within the framework of established protocol:

1. Manage selected medical problems.
2. Order physical and occupational therapy.
3. Initiate, monitor, or alter therapies for certain
uncomplicated acute illnesses.

4. Monitor and manage patients with stable chronic
diseases.

5. Establish behavioral problems and diagnosis and make
treatment recommendations.

(b) A psychiatric nurse, as defined in s. 394.455, within
the framework of an established protocol with a psychiatrist,
may prescribe psychotropic controlled substances for the
treatment of mental disorders.

(c) The board shall certify, and the department shall
issue a certificate to, any nurse meeting the qualifications in
this section. The board shall establish an application fee not
to exceed $100 and a biennial renewal fee not to exceed $50. The
board is authorized to adopt such other rules as are necessary
to implement the provisions of this section.

Section 8. Paragraph (p) is added to subsection (1) of
section 464.018, Florida Statutes, and subsection (2) of that
section is republished, to read:

464.018 Disciplinary actions.—

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

(p) For a psychiatric nurse:

1. Presigning blank prescription forms.

2. Prescribing for office use any medicinal drug appearing
in Schedule II of s. 893.03.

3. Prescribing, ordering, dispensing, administering,
supplying, selling, or giving a drug that is an amphetamine, a sympathomimetic amine drug, or a compound designated in s. 893.03(2) as a Schedule II controlled substance, to or for any person except for:

  a. The treatment of narcolepsy; hyperkinesis; behavioral syndrome in children characterized by the developmentally inappropriate symptoms of moderate to severe distractibility, short attention span, hyperactivity, emotional lability, and impulsivity; or drug-induced brain dysfunction.

  b. The differential diagnostic psychiatric evaluation of depression or the treatment of depression shown to be refractory to other therapeutic modalities.

  c. The clinical investigation of the effects of such drugs or compounds when an investigative protocol is submitted to, reviewed by, and approved by the department before such investigation is begun.

  4. Prescribing, ordering, dispensing, administering, supplying, selling, or giving growth hormones, testosterone or its analogs, human chorionic gonadotropin (HCG), or other hormones for the purpose of muscle building or to enhance athletic performance. As used in this subparagraph, the term "muscle building" does not include the treatment of injured muscle. A prescription written for the drug products identified in this subparagraph may be dispensed by a pharmacist with the presumption that the prescription is for legitimate medical use.

  5. Promoting or advertising on any prescription form a
community pharmacy unless the form also states: "This
prescription may be filled at any pharmacy of your choice."

6. Prescribing, dispensing, administering, mixing, or
otherwise preparing a legend drug, including a controlled
substance, other than in the course of his or her professional
practice. For the purposes of this subparagraph, it is legally
presumed that prescribing, dispensing, administering, mixing, or
otherwise preparing legend drugs, including all controlled
substances, inappropriately or in excessive or inappropriate
quantities is not in the best interest of the patient and is not
in the course of the advanced registered nurse practitioner's
professional practice, without regard to his or her intent.

7. Prescribing, dispensing, or administering a medicinal
drug appearing on any schedule set forth in chapter 893 to
himself or herself, except a drug prescribed, dispensed, or
administered to the psychiatric nurse by another practitioner
authorized to prescribe, dispense, or administer medicinal
drugs.

8. Prescribing, ordering, dispensing, administering,
supplying, selling, or giving amygdalin (laetrile) to any
person.

9. Dispensing a substance designated in s. 893.03(2) or
(3) as a substance controlled in Schedule II or Schedule III,
respectively, in violation of s. 465.0276.

10. Promoting or advertising through any communication
medium the use, sale, or dispensing of a substance designated in
(2) The board may enter an order denying licensure or imposing any of the penalties in s. 456.072(2) against any applicant for licensure or licensee who is found guilty of violating any provision of subsection (1) of this section or who is found guilty of violating any provision of s. 456.072(1).

Section 9. Subsection (21) of section 893.02, Florida Statutes, is amended to read:

893.02 Definitions.—The following words and phrases as used in this chapter shall have the following meanings, unless the context otherwise requires:

(21) "Practitioner" means a physician licensed pursuant to chapter 458, a dentist licensed pursuant to chapter 466, a veterinarian licensed pursuant to chapter 474, an osteopathic physician licensed pursuant to chapter 459, a naturopath licensed pursuant to chapter 462, a certified optometrist licensed pursuant to chapter 463, a psychiatric nurse as defined in s. 394.455, or a podiatric physician licensed pursuant to chapter 461, provided such practitioner holds a valid federal controlled substance registry number.

Section 10. This act shall take effect upon becoming a law.