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1	A bill to be entitled	
2	An act relating to the Correctional Medical Authority;	
3	repealing ss. 945.601, 945.602, 945.603, 945.6031,	
4	945.6032, 945.6035, and 945.6036, F.S., relating to the	
5	Correctional Medical Authority definitions, creation,	
6	powers, reports and surveys, quality management, dispute	
7	resolution, and enforcement, respectively; amending ss.	
8	381.90, 766.101, 944.8041, 945.35, 945.6034, and 951.27,	
9	F.S.; conforming provisions to changes made by the act;	
10	providing an effective date.	
11		
12	Be It Enacted by the Legislature of the State of Florida:	
13		
14	Section 1. <u>Sections 945.601, 945.602, 945.603, 945.6031</u> ,	
15	945.6032, 945.6035, and 945.6036, Florida Statutes, are	
16	repealed.	
17	Section 2. Subsection (3) of section 381.90, Florida	
18	Statutes, is amended to read:	
19	381.90 Health Information Systems Council; legislative	
20	intent; creation, appointment, duties	
21	(3) The council shall be composed of the following member	rs
22	or their senior executive-level designees:	
23	(a) The State Surgeon General;	
24	(b) The Executive Director of the Department of Veterans	'
25	Affairs;	
26	(c) The Secretary of Children and Family Services;	
27	(d) The Secretary of Health Care Administration;	
28	(e) The Secretary of Corrections;	
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PCB HCAS 11-03 ORIGINAL 2011 29 (f) The Attorney General; 30 (q) The Executive Director of the Correctional Medical 31 Authority; 32 (g) (h) Two members representing county health departments, one from a small county and one from a large county, appointed 33 34 by the Governor; 35 (h) (i) A representative from the Florida Association of Counties; 36 (i) (j) The Chief Financial Officer; 37 38 (j) (k) A representative from the Florida Healthy Kids 39 Corporation; (k) (1) A representative from a school of public health 40 chosen by the Commissioner of Education; 41 42 (1) (m) The Commissioner of Education; 43 (m) (n) The Secretary of Elderly Affairs; and 44 (n) (o) The Secretary of Juvenile Justice. 45 Representatives of the Federal Government may serve without 46 47 voting rights. Section 3. Paragraph (a) of subsection (1) of section 48 49 766.101, Florida Statutes, is amended to read: 50 766.101 Medical review committee, immunity from 51 liability.-52 (1) As used in this section: The term "medical review committee" or "committee" 53 (a) 54 means: 55 1.a. A committee of a hospital or ambulatory surgical center licensed under chapter 395 or a health maintenance 56 Page 2 of 7 PCB HCAS 11-03.DOCX

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57 organization certificated under part I of chapter 641; τ

b. A committee of a physician-hospital organization, a
provider-sponsored organization, or an integrated delivery
system;;

c. A committee of a state or local professional society of
 health care providers;

d. A committee of a medical staff of a licensed hospital
or nursing home, provided the medical staff operates pursuant to
written bylaws that have been approved by the governing board of
the hospital or nursing home;

e. A committee of the Department of Corrections or the
Correctional Medical Authority as created under s. 945.602, or
employees, agents, or consultants of either the department; or
the authority or both,

f. A committee of a professional service corporation formed under chapter 621 or a corporation organized under chapter 607 or chapter 617, which is formed and operated for the practice of medicine as defined in s. 458.305(3), and which has at least 25 health care providers who routinely provide health care services directly to patients; $_{T}$

9. A committee of the Department of Children and Family Services which includes employees, agents, or consultants to the department as deemed necessary to provide peer review, utilization review, and mortality review of treatment services provided pursuant to chapters 394, 397, and $916_{;\tau}$

h. A committee of a mental health treatment facility
licensed under chapter 394 or a community mental health center
as defined in s. 394.907, provided the quality assurance program

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PCB HCAS 11-03 ORIGINAL 2011 85 operates pursuant to the quidelines which have been approved by 86 the governing board of the agency; τ 87 i. A committee of a substance abuse treatment and 88 education prevention program licensed under chapter 397 provided 89 the quality assurance program operates pursuant to the 90 guidelines which have been approved by the governing board of 91 the agency; -92 A peer review or utilization review committee organized j. 93 under chapter 440;-94 k. A committee of the Department of Health, a county 95 health department, healthy start coalition, or certified rural health network, when reviewing quality of care, or employees of 96 97 these entities when reviewing mortality records; τ or 98 1. A continuous quality improvement committee of a 99 pharmacy licensed pursuant to chapter 465, 100 which committee is formed to evaluate and improve the quality of 101 102 health care rendered by providers of health service, to 103 determine that health services rendered were professionally 104 indicated or were performed in compliance with the applicable 105 standard of care, or that the cost of health care rendered was 106 considered reasonable by the providers of professional health 107 services in the area; or A committee of an insurer, self-insurer, or joint 108 2. underwriting association of medical malpractice insurance, or 109 110 other persons conducting review under s. 766.106. Section 4. Section 944.8041, Florida Statutes, is amended 111 112 to read:

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113 944.8041 Elderly offenders; annual review.-For the purpose 114 of providing information to the Legislature on elderly offenders 115 within the correctional system, the department and the 116 Correctional Medical Authority shall each submit annually a 117 report on the status and treatment of elderly offenders in the state-administered and private state correctional systems and 118 119 the department's geriatric facilities and dorms. In order to 120 adequately prepare the reports, the department and the 121 Department of Management Services shall grant access to the Correctional Medical Authority that includes access to the 122 123 facilities, offenders, and any information the agencies require 124 to complete their reports. The report review shall also include an examination of promising geriatric policies, practices, and 125 126 programs currently implemented in other correctional systems within the United States. The report reports, with specific 127 128 findings and recommendations for implementation, shall be 129 submitted to the President of the Senate and the Speaker of the 130 House of Representatives on or before December 31 of each year.

Section 5. Subsections (3) and (9) of section 945.35,Florida Statutes, are amended to read:

133 945.35 Requirement for education on human immunodeficiency 134 virus, acquired immune deficiency syndrome, and other 135 communicable diseases.-

(3) When there is evidence that an inmate, while in the custody of the department, has engaged in behavior which places the inmate at a high risk of transmitting or contracting a human immunodeficiency disorder or other communicable disease, the department may begin a testing program which is consistent with

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PCB HCAS 11-03 ORIGINAL 2011 141 quidelines of the Centers for Disease Control and Prevention and 142 recommendations of the Correctional Medical Authority. For 143 purposes of this subsection, "high-risk behavior" includes: 144 Sexual contact with any person. (a) 145 (b) An altercation involving exposure to body fluids. 146 The use of intravenous drugs. (C) 147 (d) Tattooing. Any other activity medically known to transmit the 148 (e) virus. 149 The department shall establish policies consistent 150 (9) with guidelines of the Centers for Disease Control and 151 152 Prevention and recommendations of the Correctional Medical 153 Authority on the housing, physical contact, dining, recreation, 154 and exercise hours or locations for inmates with 155 immunodeficiency disorders as are medically indicated and 156 consistent with the proper operation of its facilities. 157 Section 6. Subsections (2) and (3) of section 945.6034, 158 Florida Statutes, are amended to read: 159 945.6034 Minimum health care standards.-160 (2) The department shall submit all health care standards 161 to the authority for review prior to adoption. The authority 162 shall review all department health care standards to determine 163 whether they conform to the standard of care generally accepted 164 in the professional health community at large. (2) (3) The department shall comply with all adopted 165 department health care standards. Failure of the department to 166 comply with the standards may result in a dispute resolution 167 proceeding brought by the authority pursuant to s. 945.6035, but 168 Page 6 of 7

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PCB HCAS 11-03 ORIGINAL 2011 169 shall not create a cause of action for any third parties, 170 including inmates or former inmates. Section 7. Subsection (1) of section 951.27, Florida 171 172 Statutes, is amended to read: 173 951.27 Blood tests of inmates.-174 Each county and each municipal detention facility (1)175 shall have a written procedure developed, in consultation with 176 the facility medical provider, establishing conditions under which an inmate will be tested for infectious disease, including 177 human immunodeficiency virus pursuant to s. 775.0877, which 178 procedure is consistent with guidelines of the Centers for 179 180 Disease Control and Prevention and recommendations of the Correctional Medical Authority. It is not unlawful for the 181 182 person receiving the test results to divulge the test results to 183 the sheriff or chief correctional officer. 184 Section 8. This act shall take effect July 1, 2011.

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