A bill to be entitled 1 2 An act relating to public health emergencies; amending 3 s. 381.0012, F.S.; providing additional enforcement 4 authority relating to public health orders issued by 5 the Department of Health; amending s. 381.00315, F.S.; 6 defining terms; authorizing the department to declare, 7 enforce, modify, and abolish isolation of persons, 8 animals, and premises for controlling communicable 9 diseases or providing protection from unsafe 10 conditions that pose a threat to public health; 11 requiring the department to establish rules for 12 conditions and procedures for imposing and releasing an order for isolation; providing that rules 13 14 established under this section supersede all rules 15 enacted by other state agencies, boards, or political subdivisions; amending s. 817.50, F.S.; prohibiting a 16 person in certain circumstances from falsely claiming 17 to a health care provider, or falsely reporting to a 18 19 law enforcement officer, that such person has 20 contracted a communicable disease; providing criminal 21 penalties; specifying that the act fulfills an 2.2 important state interest; providing an effective date. 23 24 Be It Enacted by the Legislature of the State of Florida: 25 26 Section 1. Subsection (5) of section 381.0012, Florida Page 1 of 9

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27	Statutes, is amended to read:
28	381.0012 Enforcement authority
29	(5) It shall be the duty of every state and county
30	attorney, sheriff, police officer, and other appropriate city
31	and county officials upon request to assist the department or
32	any of its agents in enforcing the state health laws, and the
33	rules, and orders adopted under this chapter.
34	Section 2. Section 381.00315, Florida Statutes, is amended
35	to read:
36	381.00315 Public health advisories; public health
37	emergencies; <u>isolation and</u> quarantines.—The State Health Officer
38	is responsible for declaring public health emergencies, issuing
39	public health advisories, and ordering isolation or and
40	quarantines and issuing public health advisories.
41	(1) As used in this section, the term:
42	(a) "Isolation" means the separation of an individual who
43	is reasonably believed to be infected with a communicable
44	disease from individuals who are not infected, to prevent the
45	possible spread of the disease.
46	<u>(b)</u> "Public health advisory" means any warning or
47	report giving information to the public about a potential public
48	health threat. <u>Before</u> Prior to issuing any public health
49	advisory, the State Health Officer must consult with any state
50	or local agency regarding areas of responsibility which may be
51	affected by such advisory. Upon determining that issuing a
52	public health advisory is necessary to protect the public health
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and safety, and prior to issuing the advisory, the State Health Officer must notify each county health department within the area which is affected by the advisory of the State Health Officer's intent to issue the advisory. The State Health Officer is authorized to take any action appropriate to enforce any public health advisory.

59 (c) (b) "Public health emergency" means any occurrence, or 60 threat thereof, whether natural or man made, which results or 61 may result in substantial injury or harm to the public health 62 from infectious disease, chemical agents, nuclear agents, 63 biological toxins, or situations involving mass casualties or 64 natural disasters. Before Prior to declaring a public health 65 emergency, the State Health Officer shall, to the extent 66 possible, consult with the Governor and shall notify the Chief 67 of Domestic Security. The declaration of a public health 68 emergency shall continue until the State Health Officer finds 69 that the threat or danger has been dealt with to the extent that 70 the emergency conditions no longer exist and he or she 71 terminates the declaration. However, a declaration of a public 72 health emergency may not continue for longer than 60 days unless 73 the Governor concurs in the renewal of the declaration. The 74 State Health Officer, upon declaration of a public health 75 emergency, may take actions that are necessary to protect the 76 public health. Such actions include, but are not limited to: 77 Directing manufacturers of prescription drugs or over-1. 78 the-counter drugs who are permitted under chapter 499 and

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79 wholesalers of prescription drugs located in this state who are permitted under chapter 499 to give priority to the shipping of 80 81 specified drugs to pharmacies and health care providers within geographic areas that have been identified by the State Health 82 83 Officer. The State Health Officer must identify the drugs to be 84 shipped. Manufacturers and wholesalers located in the state must 85 respond to the State Health Officer's priority shipping directive before shipping the specified drugs. 86

87 2. Notwithstanding chapters 465 and 499 and rules adopted 88 thereunder, directing pharmacists employed by the department to 89 compound bulk prescription drugs and provide these bulk 90 prescription drugs to physicians and nurses of county health 91 departments or any qualified person authorized by the State 92 Health Officer for administration to persons as part of a 93 prophylactic or treatment regimen.

94 Notwithstanding s. 456.036, temporarily reactivating 3. 95 the inactive license of the following health care practitioners, 96 when such practitioners are needed to respond to the public 97 health emergency: physicians licensed under chapter 458 or chapter 459; physician assistants licensed under chapter 458 or 98 99 chapter 459; licensed practical nurses, registered nurses, and 100 advanced registered nurse practitioners licensed under part I of 101 chapter 464; respiratory therapists licensed under part V of chapter 468; and emergency medical technicians and paramedics 102 103 certified under part III of chapter 401. Only those health care 104 practitioners specified in this paragraph who possess an

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105 unencumbered inactive license and who request that such license be reactivated are eligible for reactivation. An inactive 106 107 license that is reactivated under this paragraph shall return to 108 inactive status when the public health emergency ends or before 109 prior to the end of the public health emergency if the State 110 Health Officer determines that the health care practitioner is 111 no longer needed to provide services during the public health emergency. Such licenses may only be reactivated for a period 112 not to exceed 90 days without meeting the requirements of s. 113 114 456.036 or chapter 401, as applicable.

4. Ordering an individual to be examined, tested, vaccinated, treated, <u>isolated</u>, or quarantined for communicable diseases that have significant morbidity or mortality and present a severe danger to public health. Individuals who are unable or unwilling to be examined, tested, vaccinated, or treated for reasons of health, religion, or conscience may be subjected to <u>isolation or</u> quarantine.

a. Examination, testing, vaccination, or treatment may be
performed by any qualified person authorized by the State Health
Officer.

b. If the individual poses a danger to the public health, the State Health Officer may subject the individual to <u>isolation</u> <u>or</u> quarantine. If there is no practical method to <u>isolate or</u> quarantine the individual, the State Health Officer may use any means necessary to vaccinate or treat the individual.

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Any order of the State Health Officer given to effectuate this paragraph shall be immediately enforceable by a law enforcement officer under s. 381.0012.

(d) "Quarantine" means the separation of an individual
reasonably believed to have been exposed to a communicable
disease, but who is not yet ill, from individuals who have not
been so exposed, to prevent the possible spread of the disease.

(2) Individuals who assist the State Health Officer at his
or her request on a volunteer basis during a public health
emergency are entitled to the benefits specified in s.
110.504(2), (3), (4), and (5).

142 (3) To facilitate effective emergency management, when the United States Department of Health and Human Services contracts 143 144 for the manufacture and delivery of licensable products in 145 response to a public health emergency and the terms of those 146 contracts are made available to the states, the department shall 147 accept funds provided by counties, municipalities, and other 148 entities designated in the state emergency management plan 149 required under s. 252.35(2)(a) for the purpose of participation 150 in those contracts. The department shall deposit those funds in 151 the Grants and Donations Trust Fund and expend those funds on 152 behalf of the donor county, municipality, or other entity for 153 the purchase of the licensable products made available under the 154 contract.

155 (4) The department has the duty and the authority to 156 declare, enforce, modify, and abolish the isolation and

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157 quarantine quarantines of persons, animals, and premises as the circumstances indicate for controlling communicable diseases or 158 159 providing protection from unsafe conditions that pose a threat to public health, except as provided in ss. 384.28 and 392.545-160 161 392.60. Any order of the department issued pursuant to this 162 subsection shall be immediately enforceable by a law enforcement 163 officer under s. 381.0012. 164 The department shall adopt rules to specify the (5) 165 conditions and procedures for imposing and releasing an 166 isolation or a quarantine. The rules must include provisions 167 related to: 168 (a) The closure of premises. The movement of persons or animals exposed to or 169 (b) 170 infected with a communicable disease. 171 The tests or treatment, including vaccination, for (C) 172 communicable disease required before prior to employment or 173 admission to the premises or to comply with an isolation or a 174 quarantine. 175 (d) Testing or destruction of animals with or suspected of 176 having a disease transmissible to humans. 177 (e) Access by the department to isolated or quarantined 178 premises. 179 The disinfection of isolated or quarantined animals, (f) 180 persons, or premises. 181 Methods of isolation or quarantine. (q) 182 (6) The rules adopted under this section and actions taken Page 7 of 9

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183 by the department pursuant to a declared public health emergency, isolation, or quarantine shall supersede all rules 184 185 enacted by other state departments, boards or commissions, and 186 ordinances and regulations enacted by political subdivisions of 187 the state. Any person who violates any rule adopted under this 188 section, any isolation or quarantine, or any requirement adopted 189 by the department pursuant to a declared public health 190 emergency, commits a misdemeanor of the second degree, 191 punishable as provided in s. 775.082 or s. 775.083. 192 Section 3. Subsection (1) of section 817.50, Florida 193 Statutes, is amended to read: 194 817.50 Fraudulently obtaining goods, services, etc., from a health care provider; false reports of a communicable 195 196 disease.-197 Whoever shall, willfully and with intent to defraud, (1)198 obtain or attempt to obtain goods, products, merchandise, or 199 services from any health care provider in this state, as defined 200 in s. 641.19(14), including a person who, during a declared 201 public health emergency as defined in s. 381.00315, willfully 202 and with intent to defraud, claims that he or she has contracted 203 a communicable disease, to obtain or attempt to obtain such 204 goods, products, merchandise, or services or falsely reports 205 that he or she has contracted a communicable disease to a law 206 enforcement officer as defined in s. 943.10, commits a 207 misdemeanor of the second degree, punishable as provided in s. 208 775.082 or s. 775.083.

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209	Section 4.	The Legis	slature	finds	that	this	act	fulfills	an
210	important state	interest.							
211	Section 5.	This act	shall t	take e:	ffect	July	1, 2	2015.	

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