

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

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March 15, 2010

Fred Ludwig:

As we discussed, the amendments to proposed ss. 50.22 (1) (d) and 50.36 (7) (a) 4. are vague. It is not clear what constitutes a health care service. Why not specify the people or credentials you want to include? Because this language refers to all the boards and examining boards that are attached to the Department of Regulation and Licensing, as well as all the affiliated credentialing boards, it creates an inference that any of the people credentialed by these boards could provide health care services. Also the reference to training programs is vague. It could cover a person participating in a high school vocational program. Is this what you intend?

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