By Representatives Stafford, Barreiro, Heyman, Rayson, Gottlieb, Greenstein, Effman, L. Miller, Ritter, Frankel, Jacobs, Levine, Wasserman Schultz, Sobel, A. Greene, Logan, Brown, Eggelletion and Ryan

A bill to be entitled 1 An act relating to domestic partners; providing 2 3 for the establishment of domestic partnerships; defining terms; providing conditions; providing 4 5 for filing of forms with the Secretary of State; providing contents of such forms; 6 7 authorizing the Secretary of State to create 8 such forms by rule and to charge fees 9 associated with the filing of such forms; providing procedures for terminating a domestic 10 11 partnership; providing legal effect of such partnerships; requiring health care facilities 12 13 to provide visitation rights to a patient's domestic partner and certain other specified 14 persons; requiring group health care service 15 16 plans and group disability insurance policies 17 that provide certain hospital, medical, or surgical expense benefits for employees or 18 subscribers to provide benefits to such 19 person's domestic partner and other specified 20 21 persons; providing an effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Domestic partners; relationship. -- A valid Section 1. 26 domestic partnership may be registered by two adults who meet the following requirements: 27 28 (1) Each person is at least 18 years old and competent to contract; 29 30 Neither person is married nor a partner to another (2)

domestic partnership relationship;

	(3)	Consent	of	eit	ther	pers	son	to	the	dome	esti	.C
partne	ership	relatio	onsł	nip	has	not	bee	en (obtai	ned	by	force,
duress	s, or	fraud;										

- (4) Each person agrees to be jointly responsible for each other's basic food and shelter; and
- (5) Both persons file a declaration of domestic partnership with the Secretary of State.
- Section 2. Definitions.--As used in this act, the term:
- $\underline{\mbox{(1)}}$ "Basic living expenses" means costs of food and shelter.
- (2) "Joint responsibility" means that each partner mutually agrees to provide for the other partner's basic living expenses while the domestic partnership is in effect, except that domestic partners need not contribute equally or jointly to such basic living expenses.

Section 3. Registration. --

- (1) The Secretary of State shall prepare forms entitled "Declaration of Domestic Partnership" and "Notice of Termination of Domestic Partnership" to meet the requirements of this act. These forms must require the signature and seal of an acknowledgment by a notary public to be binding and valid.
- (2) The Secretary of State shall distribute these forms to each county clerk. These forms must be available to the public at the office of the Secretary of State and each county clerk.
- (3) The Secretary of State shall, by rule, establish fees for the actual costs of processing each of these forms and shall charge these fees to persons filing the forms.

1	(4) The Declaration of Domestic Partnership form must							
2	require each person who seeks to become a domestic partner to:							
3	(a) State that he or she meets the requirements of							
4	this act at the time the form is signed;							
5	(b) Provide his or her mailing address;							
6	(c) Sign the form under penalty of perjury; and							
7	(d) Have a notary public notarize his or her							
8	signature.							
9	Section 4. Filing							
10	(1) Two persons seeking to become domestic partners							
11	may complete and file a Declaration of Domestic Partnership							
12	with the Secretary of State.							
13	(2) No person who has filed a Declaration of Domestic							
14	Partnership may file a new Declaration of Domestic Partnership							
15	until at least 30 days after the date that a Notice of							
16	Termination of Domestic Partnership was filed with Secretary							
17	of State under this act in connection with the termination of							
18	the most recent domestic partnership. This prohibition does							
19	not apply if the previous domestic partnership ended because							
20	one of the partners died.							
21	Section 5. <u>Termination</u>							
22	(1) Either partner to a registered domestic							
23	partnership may terminate such partnership by filing a							
24	notarized declaration of termination of domestic partnership							
25	with the Secretary of State. Upon the payment of the required							
26	fee, the Secretary of State shall file the declaration and							
27	issue a certificate of termination of domestic partnership to							
28	each partner. The termination shall become effective 30 days							

(2) If any partner to a domestic partnership enters

from the date the certificate of termination is issued.

into a legal marriage, the domestic partnership shall

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terminate automatically, and all rights, benefits, and entitlements thereunder shall cease as of the effective date of the marriage. The marrying domestic partner shall file a declaration terminating the domestic partnership within 10 days after entering into a legal marriage.

(3) The death of either domestic partner shall automatically terminate the domestic partnership.

Section 6. Legal effect.--

- (1) The obligations that two people have to each other as a result of creating a domestic partnership are those described in section 1. Registration as a domestic partner under this act is not evidence of and does not establish any rights existing under law other than those expressly provided to domestic partners in this act. The provisions relating to domestic partners provided in this act, shall not diminish any right under any other provision of law.
- (2) Upon the termination of a domestic partnership, the partners, from that time forward, incur none of the obligations to each other as domestic partners that are created by this act.
- (3) Any domestic partnership entered into outside this state which is valid under the laws of the jurisdiction under which the partnership was created is valid in this state.

Section 7. Visitation.--

- (1) A health care facility shall allow a patient's domestic partner, the children of the patient's domestic partner, and the domestic partner of the patient's parent or child to visit, unless one of the following is met:
 - (a) No visitors are allowed;
- 30 (b) The facility reasonably determines that the
 31 presence of a particular visitor would endanger the health or

 safety of a patient, member of the health care facility staff,
or other visitor to the health care facility, or would
significantly disrupt the operations of a facility; or

- (c) The patient has indicated to health care facility staff that the patient does not want this person to visit.
- (2) This section does not prohibit a health care facility from otherwise establishing reasonable restrictions upon visitation, including restrictions on the hours of visitation and number of visitors.

Section 8. Group health care. --

- (1) A group health care service plan that provides hospital, medical, or surgical expense benefits for employees or subscribers and their dependents shall provide eligibility or benefits to the domestic partner of an employee or subscriber to the same extent, and subject to the same terms and conditions, as provided to a dependent of the employee or subscriber.
- (2) A health care service plan that provides hospital, medical, or surgical expense benefits for employees or subscribers and their dependents shall enroll as a dependent, upon application by the employer or group administrator, a domestic partner of an employee or subscriber at any time the employee or subscriber applies for enrollment to the employer or group administrator.

Section 9. Insurance.--

(1) A policy of group disability insurance that provides hospital, medical, or surgical expense benefits for employees, insureds, or policyholders and their dependents shall provide eligibility and benefits to the domestic partner of an employee, insured, or policyholder to the same extent,

and subject to the same terms and conditions, as provided to a dependent of the employee, insured, or policyholder.

(2) Each policy of group disability insurance that provides hospital, medical, or surgical expense benefits for employees, insureds, or policyholders and their dependents shall enroll as a dependent, upon application by the employer or group administrator, a domestic partner of the employee, insured, or policyholder when that employee, insured, or policyholder at any time applies for enrollment to the employer or group administrator.

Section 10. Severability.--If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 11. This act shall take effect July 1, 1999.

20 SENATE SUMMARY

Provides for the establishment of domestic partnerships. Provides conditions for the creation of such partnerships. Provides definitions. Provides for filing of forms with the Secretary of State and the contents of such forms. Authorizes the Secretary of State to create such forms by rule and to charge fees associated with the filing of such forms. Provides procedures for termination of a domestic partnership. Provides legal effect of such partnerships. Requires health care facilities to provide visitation rights to a patient's domestic partner and certain other specified persons. Requires group health care service plans and group disability insurance policies that provide certain hospital, medical, or surgical expense benefits for employees or subscribers to provide benefits to such person's domestic partner and other specified persons.