HB 479 provides for licensure and board regulation of genetic counseling in Florida. Genetic counselors are graduates of master’s or doctoral programs who provide confidential information and support to clients regarding genetic conditions or birth defects. They provide supportive care to patients with potential or actual genetic diseases, and they counsel patients concerning the origin, transmission, and development of hereditary characteristics related to birth abnormalities.

The Florida Department of Health (DOH) does not currently certify or license genetic counselors. National certification has been available since 1993. According to the department, there are currently 40 certified genetic counselors in Florida.

The bill provides legislative intent, definitions, licensure requirements, exemptions, fees, and grounds for discipline. It creates a five-member Board of Genetic Counselors within DOH and provides requirements for membership and appointment to the board, and rulemaking authority.

The Sunrise Act, codified in s. 11.62, F.S., requires the Legislature to review all legislation proposing regulation of a previously unregulated profession or occupation based on a showing of the following:

1) That there is substantial risk of harm to the public with no regulation;
2) That the skill the profession requires are specialized and readily measurable;
3) That job creation or job retention will not be unreasonably affected;
4) That other forms of regulation do not or cannot adequately protect the public; and
5) That the overall cost effectiveness and economic impact of the proposed regulation is favorable.

Section 456.025(3), F.S., requires each licensed health profession to ensure that license fees are adequate to cover all anticipated costs of licensure and maintain a reasonable cash balance.

The effective date of the bill is October 1, 2005.
FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. HOUSE PRINCIPLES ANALYSIS:

Provide Limited Government/Ensure Lower Taxes – The bill creates the licensure and regulation of genetic counselors in Florida. The Department of Health (DOH) estimated in 2004 that the bill would need an additional $25,000 yearly allocation to cover regulation of genetic counselors.

Safeguard Individual Liberty – Licensure of genetic counseling may increase the availability of genetic counseling services to health care consumers.

B. EFFECT OF PROPOSED CHANGES:

The bill creates part XV, ch. 468, F.S., the “Genetic Counseling Practice Act,” providing for the regulation of genetic counselors within DOH by a five-member board. Legislative intent is provided that genetic counselors who fall below minimum competency or who otherwise present a danger to the public shall be prohibited from practicing in Florida. The legislative intent section specifies that the act may not be construed to require payment from insurers for genetic counseling services.

Scope of Practice
The bill defines the practice of genetic counseling as: the communication process that deals with human problems associated with a genetic disorder in a family, including services to help an individual or family:

- Comprehend the medical facts in the diagnosis, cause, and available management of a disorder;
- Appreciate the way heredity contributes to the disorder and its risk of occurrence in relatives;
- Understand the alternatives for dealing with the risk of occurrence;
- Choose the appropriate course of action; and
- Make the best possible psychosocial adjustment to the disorder in an affected family member or to the risk of occurrence of the disorder.

The bill provides that a person may not practice genetic counseling or hold himself or herself out as a genetic counselor in Florida unless he or she is licensed under this act.

Exemptions
The bill allows other regulated groups such as nurses, physicians, social workers and physician assistants to continue to provide services under their scope of practice as it relates to their specialized training. Exemptions to licensure requirements are provided to public health or military officers acting within the scope of their responsibilities, and to licensed health care practitioners defined in s. 456.001, F.S., who may perform genetic counseling that is consistent with their scope of practice.

The Board of Genetic Counselors
The bill creates a Board of Genetic Counselors within the Department of Health of five members appointed by the Governor and confirmed by the Senate. Three of the members must be licensed genetic counselors who are Florida residents, and the remaining two members must be consumers. The board may adopt rules to implement its duties, including rules relating to standards of practice for genetic counselors.

Licensure Requirements
To become licensed to practice genetic counseling in Florida, an applicant must:
- Be of good moral character;
• Complete a master’s degree from a genetic counseling training program accredited by the American Board of Genetic Counseling, or a doctoral degree from a medical genetics training program accredited by the American Board of Medical Genetics; and
• Pass the examination for certification as a genetic counselor by the American Board of Genetic Counseling or the American Board of Medical Genetics or as a medical or clinical geneticist by the American Board of Medical Genetics.

The Department of Health may issue a temporary license to an applicant who meets all the licensure requirements except the examination requirement and is eligible to sit for the next available exam.

The board must establish a procedure for approving continuing education courses and providers and may set a fee for continuing education courses and provider approval.

Fees
The board is authorized to establish the following fees:
• Application--no greater than $100;
• Initial licensure--no greater than $600;
• Biennial renewal--no greater than $600; and
• Inactive, delinquent, reactivation or voluntary inactive fees--no greater than $100 each.

Sanctions
Criminal offenses are created for: making false or fraudulent statements presented to the board; practicing genetic counseling without a license; and using the title genetic counselor unless licensed or exempt from the licensing requirements. A person who violates the prohibitions created in the bill is guilty of a second degree misdemeanor punishable by jail time of up to 60 days and the imposition of a fine of up to $500.

Effective Date
The bill provides an effective date of October 1, 2005.

PRESENT SITUATION

Legislative History
Legislation requiring the licensure of genetic counselors in Florida was filed in 2002, 2003, and 2004. In 2003, SB 2222 was unanimously passed by the Health, Aging and Long-Term Care, and Governmental Oversight and Productivity Committees, but its companion, HB 1351, was not considered in the House. In 2004, HB 479 and SB 506 passed through both houses successful, but the legislation was vetoed by Governor Bush on June 24, 2004. According to proponents of the legislation, licensing is being actively pursued in at least 14 other states, and legislation requiring licensing of genetic counselors has been adopted in California and Utah.

Genetic Counseling
According to information provided by the Florida Genetic Counselor’s Network, the concept of genetic abnormalities can be frightening and confusing to patients and parents. Genetic counselors offer supportive care to patients with potential or actual genetic diseases. They work closely with obstetricians and other health care practitioners who provide maternal and family medicine. Genetic counseling helps individuals and families translate scientific knowledge into practical information. A genetic counselor is trained to help translate the information clearly, and to be an emotional resource to help affected individuals deal with situations they face.

When a birth defect is diagnosed, for example, genetic counselors provide emotional support and understanding during what can be a very difficult time. When provided with accurate and understandable information, parents are better able to make decisions they are faced with about: the pregnancy; care of the child; whether to have more children; or the ability of the family to cope with
ongoing problems. The counselor can refer parents to other specialists and support groups in the community that deal with specific genetic conditions.

Providers of genetic counseling include individuals who have followed a specific educational curriculum and who are certified genetic counselors, and doctors or nurses with special training in the subject.

Current Challenges to Appropriate Genetic Counseling

Information provided by the Florida Genetic Counselor’s Network (Florida Network) in the Sunrise Review questionnaire prepared to support licensure, indicated that as of Fall 2003, over 1000 genetic tests are now clinically available (Wall Street Journal, December 2003). Potential consumers of such technologies (patients and health care providers) must rely on their health care providers to explain, administer and interpret their results.

According to the Florida Network, patients who have received genetic counseling from untrained providers or who have not had access to such counseling have been harmed. The Network cites the example of patients terminating pregnancies after health care providers misinterpreted Cystic Fibrosis DNA test results last year, when a potentially benign polymorphism in the CFTR (Cystic Fibrosis Conductance Transmembrane Regulator) gene (the 5 T polymorphism) was interpreted as a true mutation.

The Florida Network has provided information that approximately 20,000 Floridians seek face-to-face services from the occupation each year. Although the bill specifically does not require health insurance payment, the Network argues that since state licensing will facilitate the development of reimbursement schedules from health insurers, the proposed regulation will greatly increase the number of people with access to services from genetic counselors. According to Genetic Counselors, public access to genetic counseling services is currently restricted by the unwillingness of insurers to provide reimbursement for an unregulated profession.

Genetic Counselors in Florida

The National Society of Genetic Counseling indicates that there are approximately 50 to 60 genetic counselors in Florida and estimate that approximately 37 of that number are nationally certified. The national society indicates that the average annual salary of genetic counselors ranges from $35,000 to $60,000.

According to the Florida Network, patients in Florida presently pay from $86 to $350 per episode, depending on the length of the encounter. Based on a survey of genetic counselors in the state, the Network estimates that Master’s level genetic counselors, specifically trained to provide this service, typically bill between 50% and 70% of the physician cost.

National Certification

Genetic counselors currently achieve “Board Certification” by:

1) Completing an accredited training program;
2) Completing and documenting a minimum of 50 supervised clinical cases in a variety of genetic counseling clinic settings; and
3) Passing national certification exams in general genetics and genetic counseling.

National certification has been available for genetic counselors since 1993. The American Board of Genetic Counseling (ABGC) prepares and administers examinations to certify individuals who provide services in the medical genetics specialty of genetic counseling and accredits training programs in the field of genetic counseling.

Genetic counselor training programs grant a Master of Science or doctoral degree. There are 30 accredited genetic counseling training programs (twenty-two fully accredited programs, five new programs, and three programs having interim accreditation) in the United States and Canada. New
programs must apply for full accreditation within one to five years after the first class of graduates. At least 10 other states are pursuing state genetic counseling regulation. Two states, California and Utah, recently passed legislation regulating the practice of genetic counseling.

**Statutory Sunrise Review Criteria for Consideration of Licensure**

The Sunrise Act, codified in s. 11.62, F.S., requires the Legislature to consider specific factors in determining whether to regulate a new profession or occupation. The act requires that all legislation proposing regulation of a previously unregulated profession or occupation be reviewed by the Legislature based on a showing of the following:

1. That substantial risk of harm to the public is a risk of no regulation which is recognizable and not remote;
2. That the skill the profession requires are specialized and readily measurable;
3. That job creation or job retention will not be unreasonably affected;
4. That other forms of regulation do not or cannot adequately protect the public; and
5. That the overall cost effectiveness and economic impact of the proposed regulation is favorable.

The act requires proponents of regulation of a previously unregulated profession to provide the agency and legislative committees with information concerning the effect of proposed legislation. A Sunrise questionnaire that provides this information in support of licensure was completed by proponents in December, 2004.

**Current Regulatory Framework for Health Professions**

Chapter 456, F.S., provides the general regulatory provisions for health care professions within the Division of Medical Quality Assurance of the Department of Health. The Division of Medical Quality Assurance regulates 37 professions and 6 facilities, and works with 22 boards and 6 councils. According to the division, this represents 91 different licensure categories and over 750,000 licensed health care practitioners. Each profession, except those regulated directly by the department, is represented by a board or council comprised of individuals licensed in that profession, as well as consumer members. The division provides administrative support to the boards as they review cases related to health care practitioner licensure and disciplinary actions. The division also helps conduct board meetings—345 per year on average.

Practitioner enforcement activities of the division include a consumer complaint call center, investigation, and legal services. The program investigates complaints and assesses probable cause for each case. Cases are then presented to licensing boards and councils for final action. If a board finds that an allegation is justified, it may take disciplinary action. If a practitioner contests a finding of probable cause, the case is heard by an administrative law judge. Disciplinary measures can range from a reprimand and fine to suspension or revocation of the practitioner’s license.

C. **SECTION DIRECTORY:**

**Section 1.** Creates ss. 468.901- 468.913, as Part XV of ch. 468, F.S., known as the “Genetic Counseling Practice Act,” to establish regulation of genetic counselors.

**Section 2.** Amends s. 20.43(3)(g), F.S., to add the Board of Genetic Counselors under the Division of Medical Quality Assurance in the Department of Health.

**Section 3.** Amends s. 456.001, F.S., to redefine the term “health care practitioner” to include genetic counselors licensed under part XV of chapter 468, F.S.

**Section 4.** Provides an effective date of October 1, 2005.
II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:
   1. Revenues:
      See fiscal comments below.
   2. Expenditures:
      See fiscal comments below.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
   1. Revenues:
      None.
   2. Expenditures:
      None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:
   According to the department, persons seeking to practice genetic counseling in Florida will incur the expenses to meet the licensure requirements established in the bill.

D. FISCAL COMMENTS:
   Recent fiscal information for has not been received from the Department of Health.

   Fiscal Comments received from the Department of Health (DOH) - 2004

   State Revenues:
   According to DOH, assuming that initial licensure and renewal fees are set at $600, and 40 applicants are licensed in year one, and five applicants are licensed in year two, revenues for years 1 and 2 would total $31,500.

   Section 456.025(3), F.S., requires that each licensed health profession shall ensure that license fees are adequate to cover all anticipated costs of licensure and maintain a reasonable cash balance. The department assumes that 40 genetic counselors will apply for Florida certification during fiscal year 2004-2005 and assumes that only 5 applicants will apply during fiscal year 2005-2006.

   The Board of Genetic Counselors is authorized by the bill to establish the following fees for the regulation of genetic counseling: application, no greater than $100; initial licensure, no greater than $600; biennial renewal, no greater than $600; and inactive, delinquent, reactivation, or voluntary inactive licensure status, all of which may be no greater than $100.

   State Expenditures:
   According to DOH, biennial expenditures are estimated at $11,250, plus an indeterminate amount of allocated expenditures for other licensure and disciplinary functions that could be as high as $25,000. The reduction in the number of board members from seven to five will reduce estimated biennial expenditures by $4,500.

   This bill establishes the Board of Genetic Counselors composed of five board members. DOH estimates that in year one, there will be 4 meetings in which board members would be entitled to $50 compensation and an average reimbursement of $400 travel, per diem, and hotel expenses. During fiscal year 2005-2006, the department estimates that the board will hold at least one meeting.
On top of these direct costs for the board, there will be “allocated expenditures” recognized by s. 456.025(8), F.S., as expenditures which cannot be directly charged to a profession. The department estimates there will be an additional $25,000 annually of “allocated expenditures” needed to cover other regulatory services provided by the department for regulation of genetic counseling. These allocated expenditures are "direct services" provided by other Medical Quality Assurance (MQA) licensure functions, including handling of applications, establishing the practitioner database, costs of investigations, prosecutions and administrative hearings, the impaired practitioner program, etc. Each quarter, the department collects statistics from a variety of sources to fairly and appropriately allocate expenditures.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:
   
   This bill does not require counties or municipalities to spend funds or take an action requiring the expenditure of funds. This bill does not reduce the percentage of a state tax shared with counties or municipalities. This bill does not reduce the authority that municipalities have to raise revenue.

2. Other:
   
   None.

B. RULE-MAKING AUTHORITY:

   The bill provides the Board of Genetic Counseling with rulemaking authority to implement the provisions of the bill. The department will have rulemaking authority under current s. 456.004, F.S.

C. DRAFTING ISSUES OR OTHER COMMENTS:

   None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE & COMBINED BILL CHANGES