COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1159 (2013)

Amendment No. 2

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services

2 Committee

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Representative Gonzalez offered the following:

Amendment (with title amendment)

Between lines 15 and 16, insert:

Section 1. Subsection (6) of section 395.003, Florida Statutes, is amended to read:

395.003 Licensure; denial, suspension, and revocation.-

10 (6) A specialty hospital may not provide any service or 11 regularly serve any population group beyond those services or 12 groups specified in its license.

13 (a) A specialty-licensed children's hospital that is authorized to provide pediatric cardiac catheterization and 14 pediatric open-heart surgery services may provide cardiovascular 15 16 service to adults who, as children, were previously served by 17 the hospital for congenital heart disease, or to those patients who are referred for a specialized procedure only for congenital 18 19 heart disease by an adult hospital, without obtaining additional licensure as a provider of adult cardiovascular services. The 20 179997 - h1159-line15.docx Published On: 4/17/2013 5:57:12 PM

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Amendment No. 2 21 agency may request documentation as needed to support patient 22 selection and treatment. This subsection does not apply to a 23 specialty-licensed children's hospital that is already licensed 24 to provide adult cardiovascular services.

25 (b) A specialty-licensed children's hospital that has 26 licensed neonatal intensive care unit beds and is located in a 27 county with a population of 1,750,000 or more may provide 28 obstetrical services, in compliance with the agency's rules 29 pertaining to the obstetrical department in a hospital and offer 30 healthy mothers all necessary critical care equipment, services, 31 and capabilities, up to 10 beds for labor and delivery care, 32 which services are restricted to the diagnosis, care, and 33 treatment of prequant women of any age who have documentation by 34 an examining physician that includes information regarding: 1. At least one fetal characteristic or condition 35 36 diagnosed intra-utero that would characterize the pregnancy or 37 delivery as high risk including structural abnormalities of the 38 digestive, central nervous and cardiovascular systems and 39 disorders of genetic malformations and skeletal dysplasia, acute 40 metabolic emergencies and babies of mothers with rheumatologic 41 disorders; or 42 2. Medical advice or a diagnosis indicating that the fetus 43 may require at least one perinatal intervention. 44 45 This paragraph shall not preclude a specialty-licensed children's hospital from complying with s. 395.1041, F.S. or the 46 47 Emergency Medical Treatment and Active Labor Act, 42

48 <u>U.S.C.1395dd.</u>

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49	Amendment No. 2 Section 2. If any provision of this act or its application
50	to any person or circumstance is held invalid, the invalidity
51	shall not affect other provisions or applications of this act
52	which can be given effect without the invalid provision or
53	application, and to this end the provisions of this act are
54	severable.
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59	TITLE AMENDMENT
60	Remove line 2 and insert:
61	An act relating to health care facilities; amending s. 395.003,
62	F.S.; authorizing certain specialty-licensed children's
63	hospitals to provide obstetrical services under certain
64	circumstances; providing for severability;
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