HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 545 w/CS Temporary Certificates for Visiting Plastic Surgeons/Training

SPONSOR(S): Llorente and others

TIED BILLS: None IDEN./SIM. BILLS: SB 2078

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR	
1) Health Standards (Sub)	6 Y, 0 N	Mitchell	Collins	
2) Health Standards (Sub)	21 Y, 0 N w/CS	Mitchell	Collins	
3) Commerce & Local Affairs Apps. (Sub)	10 Y, 0 N	Belcher	Belcher	
4) Appropriations		Belcher	<u>Hansen</u>	
5)			<u></u>	

SUMMARY ANALYSIS

HB 545 w/CS creates s. 458.3137, F. S., authorizing, but not requiring, the issuance of a temporary 3-day per year Florida medical certificate, without examination, to visiting plastic surgeons for the limited purpose of participating in certain plastic surgery training programs and plastic surgery educational symposiums. The physician must meet certain specified requirements and make application with the Department of Health. No more than six temporary certificates may be granted per year.

The bill prohibits issuance of a temporary certificate for any physician under investigation in another jurisdiction for an act that would constitute a violation of chapter 458, F.S., relating to medical practice, or chapter 456, F.S., relating to health professions. To ensure malpractice insurance coverage for a foreign physician, the sponsoring organization must obtain a surety bond or line of credit for at least \$250,000.

The bill requires a non-refundable application fee up to \$300 each. Approximate state revenues would total \$1800 annually. The Department of Health would have a minimal fiscal impact related to processing the applications and certificates. There is no anticipated fiscal impact on local governments or the private sector.

The effective date of bill is upon becoming law.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. DOES THE BILL:

1.	Reduce government?	Yes[]	No[]	N/A[X]
2.	Lower taxes?	Yes[]	No[]	N/A[X]
3.	Expand individual freedom?	Yes[]	No[]	N/A[X]
4.	Increase personal responsibility?	Yes[]	No[]	N/A[X]
5.	Empower families?	Yes[]	No[]	N/A[X]

For any principle that received a "no" above, please explain:

B. EFFECT OF PROPOSED CHANGES:

The bill authorizes, but does not require, the issuance of a temporary 3-day per year Florida medical certificate, without examination, to visiting plastic surgeons for the limited purpose of participating in certain training programs in Florida.

PRESENT SITUATION:

The Baker-Gordon Symposium, a national plastic surgery symposium, is held annually in the Miami area. The symposium includes performing new plastic surgical techniques on patients as the procedures are broadcast to residents and other physicians on closed circuit television. Current Florida law requires that physicians performing a surgical procedure be Florida licensed. Before the transfer of medical licensure oversight from the Agency for Health Care Administration (AHCA) to the Department of Health (DOH), AHCA granted physicians who performed surgeries at the symposium temporary permission to do so. After licensure oversight was transferred to the Department of Health, that department no longer granted temporary licenses for that purpose. DOH requires doctors to go through the entire credentialing process to participate in the symposium. In 2003, one of the participants was not licensed in time and was unable to participate.

Under current law, visiting physicians have two options; apply for full licensure; or apply for a temporary Medical Faculty Certificate. Section 458.3145(6), F.S., allows distinguished scholars to come to Florida to teach for a short time at a Florida medical school or teaching hospital. This certificate may be issued to physicians who are identified by the dean of a Florida medical school or teaching hospital to practice only within that facility or its affiliated clinical facilities. Additionally, the certificate holder must either have medical malpractice insurance (or escrow account/line of credit) or be exempt as an officer of the government.

The participants in the Baker-Gordon Symposium are unable to participate in this visiting faculty certification because they do not perform surgeries at a hospital affiliated with a university. Permission for medical faculty certificates is granted by the dean of the university, who is entitled to grant only 3 appointments per year.

Symposium participants have malpractice coverage. Physicians licensed in Florida are required to carry malpractice insurance or have an escrow account/line of credit. Foreign physicians, who do not have malpractice coverage, are indemnified by the sponsoring organization through a surety bond to the hospital.

Current law, s. 458.3135, F.S., also provides for temporary certificates for visiting physicians to practice in board approved cancer centers. The certificate is for individuals who are training at a Florida facility

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licensed pursuant to chapter 395, F.S., under direct supervision of a licensed physician employed by that licensed facility.

EFFECT OF THE BILL

HB 545 creates a 3-day per year temporary license for plastic surgeons, solely for the purpose of performing surgical procedures for training purposes during an annual symposium in Florida.

The bill creates s. 458.3137, F.S., to provide for a temporary certificate, without examination, for visiting physicians to obtain medical privileges for instructional purposes in conjunction with certain plastic surgery training programs and plastic surgery educational symposiums.

The bill provides that applicants invited by a plastic surgery training program that is affiliated with a Florida medical school accredited by the Accreditation Council for Graduate Medical Education, and an educational symposium cosponsored by the American Society of Plastic Surgeons, the Plastic Surgery Educational Foundation or the American Society for Aesthetic Plastic Surgery, may be issued a temporary 3-day certificate for limited privileges solely for purposes of providing educational training in plastic surgery.

The physician must meet all of the following requirements:

- Is a graduate of an accredited medical school or its equivalent or is a graduate of a foreign medical school listed with the World Health Organization;
- Holds a valid and unencumbered license to practice medicine in another state or country;
- Is a recognized expert in a specific area of plastic surgery as demonstrated by peer-review publications, invited lectureships, and academic affiliations;
- Has completed an application form adopted by the board and remitted a nonrefundable application fee not to exceed \$300;
- Has not committed an act in this or any other jurisdiction that would constitute a basis for disciplining a physician under s. 456.072 or s. 458.331, F.S.;
- Meets the financial responsibility requirements of s. 458.320, F.S.; and
- Is applying only in connection with both a Florida medical school accredited by the Accreditation Council for Graduate Medical Education, and an educational symposium sponsored by the American Society of Plastic Surgeons, the Plastic Surgery Educational Foundation, or the American Society for Aesthetic Plastic Surgery.

No more than six temporary certificates may be granted per year under this provision.

To ensure malpractice insurance coverage for a foreign physician, the sponsoring organization must obtain a surety bond or line of credit for at least \$250,000.

The Board of Medicine shall not issue a temporary certificate for any physician under investigation in another jurisdiction for an act that would constitute a violation of chapter 458, F.S., relating to medical practice, or chapter 456, F.S., relating to health professions.

C. SECTION DIRECTORY:

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Section 1. Creates s. 458.3137, F.S., relating to temporary certificate for visiting physicians to obtain medical privileges for instructional purposes in conjunction with certain plastic surgery training programs and plastic surgery educational symposiums.

Section 2. Provides that the bill shall be effective upon becoming law.

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II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

Approximately \$1800 annually (six temporary certificates per year at a maximum application fee of \$300 each).

2. Expenditures:

Minimal fiscal impact on the Department of Health, depending on the number of temporary certificates requested.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

Under certain circumstances, the organization sponsoring the educational symposium must either obtain a surety bond, certificate of deposit, or guaranteed letter of credit in an amount not less than \$250,000.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

This bill does not require counties or municipalities to spend funds or to 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 revenues.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

On March 19, 2003, the Subcommittee on Health Standards adopted two amendments.

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Amendment #1 was offered to limit the validity of the temporary permit to no more than 3 days per year. between January 20 and February 28. The amendment also limited the number of permits that may be issued by the Department of Health under this provision for plastic surgery for educational purposes, to 6 per year.

Amendment #2 provides for malpractice coverage for a physician who receives a temporary permit and has a medical degree and license from another country. The amendment provides that the organization sponsoring the participant must obtain a surety bond, establish a certificate of deposit or obtain a guaranteed letter of credit, for an amount not less than \$250,000, in lieu of malpractice insurance.

On March 26, 2003, the Health Care Committee adopted a strike-all amendment that incorporated the amendments recommended by the subcommittee with technical changes, and reported the bill favorably with a committee substitute.

On April 11, 2003, the Subcommittee on Commerce and Local Affairs Appropriations adopted one amendment to change financial responsibility requirements, specifying that surety instruments cover medical judgments rather than medical malpractice judgments. The bill was reported favorably as amended.

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