Bill No. HB 1503 CS

Amendment No. (for drafter's use only)
CHAMBER ACTION
<u>Senate</u> <u>House</u>
Representative(s) Robaina offered the following:
Amendment (with title amendments)
Between lines 68 and 69, insert:
Section 1. Subsection (1) of section 400.925, Florida
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Statutes, is amended, and subsections (17), (18), (19), and (20)
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Statutes, is amended, and subsections (17), (18), (19), and (20) are added to that section, to read: 400.925 DefinitionsAs used in this part, the term:
<pre>Statutes, is amended, and subsections (17), (18), (19), and (20) are added to that section, to read: 400.925 DefinitionsAs used in this part, the term: (1) "Accrediting organizations" means the Joint Commission</pre>
<pre>Statutes, is amended, and subsections (17), (18), (19), and (20) are added to that section, to read:</pre>
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15	(17) "High-tech medical equipment provider" means any home
16	medical equipment company that provides life-sustaining
17	equipment, technologically advanced equipment, or any other
18	similar equipment or product to any patient.
19	(18) "Life-sustaining equipment" means mechanical
20	ventilators or other equipment that is essential to the
21	restoration or continuation of a bodily function important to
22	the continuation of human life.
23	(19) "Technologically advanced equipment" means equipment
24	of such complexity that a licensed respiratory therapist or
25	registered nurse must set it up and train the patient in its
26	use.
27	(20) "From its own inventory" means to provide the items
28	or service directly to the patient.
29	Section 2. Paragraph (i) of subsection (5) of section
30	400.93, Florida Statutes, is amended to read:
31	400.93 Licensure required; exemptions; unlawful acts;
32	penalties
33	(5) The following are exempt from home medical equipment
34	provider licensure, unless they have a separate company,
35	corporation, or division that is in the business of providing
36	home medical equipment and services for sale or rent to
37	consumers at their regular or temporary place of residence
38	pursuant to the provisions of this part:
39	(i) Licensed health care practitioners who utilize home
40	medical equipment in the course of their practice, but do not
41	sell or rent home medical equipment to their patients <u>, or</u>
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42 physicians who sell, rent, or supply to their patients equipment 43 or devices in the physicians' offices. Section 3. Paragraph (a) of subsection (2) and subsections 44 45 (6) and (7) of section 400.931, Florida Statutes, are amended to 46 read: 47 400.931 Application for license; fee; provisional license; 48 temporary permit. --49 The applicant must file with the application (2) 50 satisfactory proof that the home medical equipment provider is in compliance with this part and applicable rules, including: 51 52 (a) A report, by category, of the equipment to be 53 provided, indicating those offered either directly by the 54 applicant or through contractual arrangements with existing 55 providers. Categories of equipment include: 56 Respiratory modalities. 1. 57 2. Ambulation aids. 3. Mobility aids. 58 59 4. Sickroom setup. 60 5. Disposables. 61 6. Life-sustaining equipment. 62 7. Technologically advanced equipment. 63 The home medical equipment provider must also obtain (6) 64 and maintain professional and commercial liability insurance. 65 Proof of liability insurance, as defined in s. 624.605, must be 66 submitted with the application. The agency shall set the 67 required amounts of liability insurance by rule, but the 68 required amount must not be less than \$300,000 \$250,000 per

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69 claim. In the case of contracted services, it is required that 70 the contractor have liability insurance not less than \$300,000 71 \$250,000 per claim.

72 A provisional license shall be issued to an approved (7) 73 applicant for initial licensure for a period of 90 days, during 74 which time a survey must be conducted demonstrating substantial 75 compliance with this section. A temporary provisional license 76 shall also be issued pending the results of an applicant's 77 Federal Bureau of Investigation report of background screening confirming that all standards have been met. If substantial 78 79 compliance is demonstrated, a standard license shall be issued 80 to expire 2 years after the effective date of the provisional 81 license.

82 Section 4. Subsection (2) of section 400.933, Florida 83 Statutes, is amended, and subsection (3) is added to that 84 section, to read:

400.933 Licensure inspections and investigations. --

86 (2) The agency shall accept, in lieu of its own periodic
 87 inspections for licensure, submission of the following:

88 (a) the survey or inspection of an accrediting 89 organization, provided the accreditation of the licensed home 90 medical equipment provider is not provisional and provided the 91 licensed home medical equipment provider authorizes release of, 92 and the agency receives the report of, the accrediting 93 organization.; or

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94 (b) A copy of a valid medical oxygen retail establishment 95 permit issued by the Department of Health, pursuant to chapter 499. 96 97 (3) In addition to any administrative fines imposed, the 98 agency may assess a survey fee of \$500 to cover the cost of 99 conducting complaint investigations that result in the finding 100 of a violation that was the subject of the compliant and any 101 followup visits conducted to verify the correction of the 102 violations found in complaints. Section 5. Subsections (3), (4), and (18) of section 103 104 400.934, Florida Statutes, are amended, and subsection (20) is added to that section, to read: 105 400.934 Minimum standards. -- As a requirement of licensure, 106 107 home medical equipment providers shall: (3) Respond to orders received for other equipment by 108 109 filling those orders from its own inventory or inventory from other companies with which it has contracted to fill such 110 orders; or by customizing or fitting items for sale from 111 supplies purchased under contract, except that high-tech medical 112 equipment providers shall fill all orders for technologically 113 advanced equipment directly from their own inventory and shall 114 115 not contract with any entity for the delivery of such orders 116 unless such entity is also licensed and accredited pursuant to 117 this subsection. 118 (4) Maintain trained personnel to coordinate order fulfillment and schedule timely equipment and service delivery. 119 High-tech medical equipment providers shall have on staff, at a 120

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Amendment No. (for drafter's use only) 121 minimum, one licensed respiratory therapist, who is either a certified respiratory therapist (CRT), a registered respiratory 122 therapist (RRT), or a registered nurse. 123 124 Maintain safe premises that are fully accessible to (18) all patients between the hours of 9 a.m. and 5 p.m. 125 126 (20) Provide consumers with after-hours emergency service 127 appropriately staffed by personnel equipped to offer necessary 128 services to the public. High-tech medical equipment providers 129 shall have on call, at a minimum, one licensed respiratory 130 therapist who is either a certified respiratory therapist (CRT), 131 a registered respiratory therapist (RRT), or a registered nurse. Section 6. Subsections (11) and (12) are added to section 132 400.935, Florida Statutes, to read: 133 400.935 Rules establishing minimum standards.--The agency 134 135 shall adopt, publish, and enforce rules to implement this part, 136 which must provide reasonable and fair minimum standards 137 relating to: 138 (11) The designation of equipment as life sustaining or 139 technologically advanced. (12) The designation of appropriate accrediting 140 141 organizations. 142 Section 7. Section 400.936, Florida Statutes, is created 143 to read: 144 400.936 Mandatory accreditation.--145 (1) Effective January 1, 2006, all home medical equipment providers licensed under this part shall submit to the agency 146 proof of accreditation as a prerequisite for licensure or 147 837659

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148 license renewal. Any provider that does not submit proof of 149 accreditation shall be issued a temporary license and shall have 60 days to submit proof of application to an accrediting 150 151 organization. Such provider shall submit proof of accreditation 152 within 180 days after submitting an application in order to receive a permanent license. Any home medical equipment provider 153 154 licenses as of January 1, 2006, shall have a reasonable period 155 of time, not to exceed its next licensure renewal date, to 156 comply with the accreditation requirement. Applicants that 157 submit proof of accreditation, a completed licensure application, and the required fee may receive a temporary 158 license until completion of the review of accreditation. 159 (2) The agency shall adopt rules designating appropriate 160 accrediting organizations whose standards for accreditation are 161 162 comparable to those required by this part for licensure. 163 Section 8. Section 400.95, Florida Statutes, is amended to 164 read: 165 400.95 Notice of toll-free telephone number for central fraud and abuse hotline.--On or before the first day home 166 167 medical equipment is delivered to the patient's home, any home medical equipment provider licensed under this part must inform 168 169 the consumer and his or her immediate family, if appropriate, of 170 the right to report fraudulent, abusive, neglectful, or 171 exploitative practices. The statewide toll-free telephone number 172 for the central fraud and abuse hotline must be provided to 173 consumers in a manner that is clearly legible and must include the words: "To report fraud, abuse, neglect, or exploitation, 174

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175 please call toll-free 1-800-962-2873." Home medical equipment 176 providers shall establish appropriate policies and procedures 177 for providing such notice to consumers.

182 An act relating got health care; amending s. 400.925, F.S.; 183 revising and providing definitions; amending s. 400.93, F.S.; providing that physicians who sell, rent, or supply equipment or 184 185 devices to their patients are exempt from licensure as a home 186 medical equipment provider; amending s. 400.931, F.S.; including 187 additional categories of equipment in a report required by applicants for licensure; increasing the amount of liability 188 189 insurance required of home medical equipment providers; amending 190 s. 400.933, F.S.; revising requirements for licensure and assessment of fees; amending s. 400.934, F.S.; revising minimum 191 192 standards required for licensure; amending s. 400.935, F.S.; requiring the Agency for Health Care Administration to provide 193 194 additional regulatory standards by rule; creating s. 400.936, F.S.; requiring proof of accreditation as a prerequisite for 195 196 licensure or license renewal; providing for temporary licensure; 197 providing for rules relating to designation of accrediting organizations; amending s. 400.95, F.S.; providing for notice of 198 199 a toll-free telephone number to report fraud and abuse by 200 providers; amending s. 408.05,

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