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CHAMBER ACTION

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ĺ	<u>Senate</u> <u>House</u>
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11	The Committee on Health Care (Saunders) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
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17	and insert:
18	Section 1. Section 381.028, Florida Statutes, is
19	created to read:
20	381.028 Adverse medical incidents
21	(1) SHORT TITLE This section may be cited as the
22	"Patients' Right-to-Know About Adverse Medical Incidents Act."
23	(2) PURPOSEIt is the purpose of this act to
24	implement s. 25, Art. X of the State Constitution. The
25	Legislature finds that this section of the State Constitution
26	is intended to grant patient access to records of adverse
27	medical incidents, which records were made or received in the
28	course of business by a health care facility or provider, and
29	not to repeal or otherwise modify existing laws governing the
30	use of these records and the information contained therein.
31	The Legislature further finds that all existing laws extending
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1	criminal and civil immunity to persons providing information
2	to quality-of-care committees or organizations and all
3	existing laws concerning the discoverability or admissibility
4	into evidence of records of an adverse medical incident in any
5	judicial or administrative proceeding remain in full force and
6	effect.
7	(3) DEFINITIONSAs used in s. 25, Art. X of the
8	State Constitution and this act, the term:
9	(a) "Agency" means the Agency for Health Care
10	Administration.
11	(b) "Adverse medical incident" means medical
12	negligence, intentional misconduct, and any other act,
13	neglect, or default of a health care facility or health care
14	provider which caused or could have caused injury to or the
15	death of a patient, including, but not limited to, those
16	incidents that are required by state or federal law to be
17	reported to any governmental agency or body, incidents that
18	are reported to any governmental agency or body, and incidents
19	that are reported to or reviewed by any health care facility
20	peer review, risk management, quality assurance, credentials,
21	or similar committee or any representative of any such
22	committee.
23	(c) "Department" means the Department of Health.
24	(d) "Have access to any records" means, in addition to
25	any other procedure for producing the records provided by
26	general law, making the records available for inspection and
27	copying upon formal or informal request by the patient or a
28	representative of the patient, provided that current records
29	that have been made publicly available by publication or on
30	the Internet may be provided by reference to the location at
31	which the records are publicly available.
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1	(e) "Health care provider" means a physician licensed
2	under chapter 458, chapter 459, or chapter 461.
3	(f) "Health care facility" means a facility licensed
4	under chapter 395.
5	(g) "Identity" means any "individually identifiable
6	health information" as defined by the Health Insurance
7	Portability and Accountability Act of 1996 or its implementing
8	regulations.
9	(h) "Patient" means an individual who has sought, is
10	seeking, is undergoing, or has undergone care or treatment in
11	a health care facility or by a health care provider.
12	(i) "Privacy restrictions imposed by federal law"
13	means the provisions relating to the disclosure of information
14	under federal law, including, but not limited to, the Health
15	Insurance Portability and Accountability Act of 1996, Pub. L.
16	${\tt No.~104-91}$ ("HIPAA") and its implementing regulations, and the
17	Federal Privacy Act, 5 U.S.C. s. 552(a) and its implementing
18	regulations, and any privilege, including, but not limited to,
19	the attorney-client privilege, the attorney work-product
20	privilege, or the self-critical analysis privilege, that has
21	been recognized under federal law which would prohibit
22	disclosure of information contained in the record.
23	(j) "Records" means the final report of any adverse
24	medical incident. Medical records that are not the final
25	report of any adverse medical incident, including drafts or
26	other nonfinal versions; notes; and any documents or portions
27	thereof which constitute, contain, or reflect any
28	attorney-client communications or any attorney-client work
29	product may not be considered "records" for purposes of s. 25,
30	Art. X of the State Constitution and this act.
31	(k) "Representative of the patient" means a parent of

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a minor patient, a court-appointed guardian for the patient, a health care surrogate, or a person holding a power of attorney 2. or notarized consent appropriately executed by the patient 3 granting permission to a health care facility or health care provider to disclose the patient's health care information to 5 that person. 6 7 (4) PATIENTS' RIGHT OF ACCESS.--Patients have a right to have access to any records made or received in the course 8 of business by a health care facility or health care provider 9 10 relating to any adverse medical incident. In providing access 11 to these records, the health care facility or health care provider may not disclose the identity of patients involved in 12 13 the incidents and shall maintain any privacy restrictions imposed by federal law. 14 15 (5) APPLICABILITY. -- Section 25, Art. X of the State Constitution applies to records created, incidents occurring, 16 and actions pending on or after November 2, 2004. Section 25, 17 18 Art. X of the State Constitution does not apply to records 19 created, incidents occurring, or actions pending before November 2, 2004. A patient requesting records on or after 20 November 2, 2008, shall be eligible to receive records created 21 22 within 4 years before the date of the request. (6) USE OF RECORDS.--23 2.4 (a) This section does not repeal or otherwise alter any existing restrictions on the discoverability or 25 admissibility of records relating to adverse medical incidents 26 27 otherwise provided by law, including, but not limited to, those contained in ss. 395.0191, 395.0193, 395.0197, 766.101, 28 29 and 766.1016, or repeal or otherwise alter any immunity provided to, or prohibition against compelling testimony by, 30 31 persons providing information or participating in any peer

1	review panel, medical review committee, hospital committee, or
2	other hospital board otherwise provided by law, including, but
3	not limited to, ss. 395.0191, 395.0193, 766.101, and 766.1016.
4	(b) Except as otherwise provided by act of the
5	Legislature, records of adverse medical incidents, including
6	any information contained therein, obtained under s. 25, Art.
7	X of the State Constitution, are not discoverable or
8	admissible into evidence and may not be used for any purpose,
9	including impeachment, in any civil or administrative action
10	against a health care facility or health care provider. This
11	includes information relating to performance or
12	quality-improvement initiatives and information relating to
13	the identity of reviewers, complainants, or any person
14	providing information contained in or used in, or any person
15	participating in the creation of the records of adverse
16	medical incidents.
17	(7) PRODUCTION OF RECORDS
18	(a) Pursuant to s. 25, Art. X of the State
19	Constitution, the adverse medical incident records to which a
20	patient is granted access are those of the facility or
21	provider of which he or she is a patient and which pertain to
22	any adverse medical incident affecting the patient or any
23	other patient which involves the same or substantially similar
24	condition, treatment, or diagnosis as that of the patient
25	requesting access.
26	(b)1. Using the process provided in s. 395.0197, the
27	health care facility shall be responsible for identifying
28	records as records of an adverse medical incident, as defined
29	in s. 25, Art. X of the State Constitution.
30	2. Using the process provided in s. 458.351, the
31	health care provider shall be responsible for identifying
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records as records of an adverse medical incident, as defined in s. 25, Art. X of the State Constitution, occurring in an 2 office setting. 3 4 (c) 1. Fees charged by a health care facility for copies of records requested by a patient under s. 25, Art. X 5 6 of the State Constitution may not exceed the reasonable and 7 actual cost of complying with the request, including a reasonable charge for the staff time necessary to search for 8 records and prevent the disclosure of the identity of any patient involved in the adverse medical incident through 10 11 redaction or other means as required by the Health Insurance Portability and Accountability Act of 1996 or its implementing 12 regulations. The health care facility may require payment, in 13 full or in part, before acting on the records request. 14 15 Fees charged by a health care provider for copies of records requested by a patient under s. 25, Art. X of the 16 State Constitution may not exceed the amount established under 17 s. 456.057(16), which may include a reasonable charge for the 18 19 staff time necessary to prevent the disclosure of the identity of any patient involved in the adverse medical incident 20 through redaction or other means as required by the Health 21 22 Insurance Portability and Accountability Act of 1996 or its implementing regulations. The health care provider may require 23 2.4 payment, in full or in part, before acting on the records 25 request. (d)1. Requests for production of adverse medical 26 27 incident records shall be processed by the health care facility or health care provider in a timely manner, after 28 29 having a reasonable opportunity to determine whether or not the requested record is a record subject to disclosure and to 30 31 prevent the disclosure of the identity of any patient involved

1	in the adverse medical incident through redaction or other
2	means.
3	2. A request for production of records must be
4	submitted in writing and must identify the patient requesting
5	access to the records by name, address, and the last four
6	digits of the patient's social security number; describe the
7	patient's condition, treatment, or diagnosis; and provide the
8	name of the health care providers whose records are being
9	sought.
10	(e) A patient receiving records involving any other
11	patient pursuant to this section shall maintain the
12	confidentiality of those records.
13	Section 2. This act shall take effect upon becoming a
14	law.
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17	======== T I T L E A M E N D M E N T =========
17 18	========= T I T L E A M E N D M E N T =================================
18	And the title is amended as follows:
18 19	And the title is amended as follows:
18 19 20	And the title is amended as follows: Delete everything before the enacting clause
18 19 20 21	And the title is amended as follows: Delete everything before the enacting clause and insert:
18 19 20 21 22	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled
18 19 20 21 22 23	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents;
18 19 20 21 22 23 24	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents; creating s. 381.028, F.S.; providing a short
18 19 20 21 22 23 24 25	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents; creating s. 381.028, F.S.; providing a short title; providing a purpose; defining terms;
18 19 20 21 22 23 24 25 26	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents; creating s. 381.028, F.S.; providing a short title; providing a purpose; defining terms; specifying patients' right of access to records
18 19 20 21 22 23 24 25 26 27	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents; creating s. 381.028, F.S.; providing a short title; providing a purpose; defining terms; specifying patients' right of access to records relating to an adverse medical incident;
18 19 20 21 22 23 24 25 26 27 28	And the title is amended as follows: Delete everything before the enacting clause and insert: A bill to be entitled An act relating to adverse medical incidents; creating s. 381.028, F.S.; providing a short title; providing a purpose; defining terms; specifying patients' right of access to records relating to an adverse medical incident; prohibiting the disclosure of the identity of

1	X of the State Constitution; providing for
2	applicability of this section; providing
3	restrictions upon the use of the records;
4	providing for the identification and production
5	of the records; providing for fees charged for
6	copies of records; requiring patients to
7	maintain the confidentiality of records
8	pertaining to another patient; providing an
9	effective date.
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