Bill No. <u>CS for SB 1532</u>

	CHAMBER ACTION			
i	<u>Senate</u> <u>House</u>			
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11	The Committee on Health and Human Services Appropriations			
12	(Saunders) recommended the following amendment:			
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14	Senate Amendment (with title amendment)			
15	Delete everything after the enacting clause			
16				
17	and insert:			
18	Section 1. Section 395.4001, Florida Statutes, is			
19	amended to read:			
20	395.4001 DefinitionsAs used in this part, the term:			
21	(1) "Agency" means the Agency for Health Care			
22	Administration.			
23	(2) "Charity care" or "uncompensated trauma care"			
24	means that portion of hospital charges reported to the agency			
25	for which there is no compensation, other than restricted or			
26	unrestricted revenues provided to a hospital by local			
27	governments or tax districts regardless of method of payment,			
28	for care provided to a patient whose family income for the 12			
29	months preceding the determination is less than or equal to			
30	200 percent of the federal poverty level, unless the amount of			
31	hospital charges due from the patient exceeds 25 percent of $\frac{1}{1}$			
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1	the annual family income. However, in no case shall the					
2	hospital charges for a patient whose family income exceeds					
3	four times the federal poverty level for a family of four be					
4	considered charity.					
5	(3) "Department" means the Department of Health.					
6	(4) "Interfacility trauma transfer" means the transfer					
7	of a trauma victim between two facilities licensed under this					
8	chapter, pursuant to this part.					
9	(5) "International Classification Injury Severity					
10	Score" means the statistical method for computing the severity					
11	of injuries sustained by trauma patients. The International					
12	Classification Injury Severity Score shall be the methodology					
13	used by the department and trauma centers to report the					
14	severity of an injury.					
15	<u>(6)</u> (5) "Level I trauma center" means a trauma center					
16	that:					
17	(a) Has formal research and education programs for the					
18	enhancement of trauma care; is verified by the department to					
19	be in substantial compliance with Level I trauma center and					
20	pediatric trauma center standards; and has been approved by					
21	the department to operate as a Level I trauma center.					
22	(b) Serves as a resource facility to Level II trauma					
23	centers, pediatric trauma centers, and general hospitals					
24	through shared outreach, education, and quality improvement					
25	activities.					
26	(c) Participates in an inclusive system of trauma					
27	care, including providing leadership, system evaluation, and					
28	quality improvement activities.					
29	(7) <del>(6)</del> "Level II trauma center" means a trauma center					
30	that:					
31	(a) Is verified by the department to be in substantial $2$					
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1 compliance with Level II trauma center standards and has been approved by the department to operate as a Level II trauma 2 center. 3 4 (b) Serves as a resource facility to general hospitals through shared outreach, education, and quality improvement 5 activities. 6 7 (c) Participates in an inclusive system of trauma 8 care. 9 (8) "Local funding contribution" means local municipal, county, or tax district funding exclusive of any 10 patient-specific funds received pursuant to ss. 11 154.301-154.316, private foundation funding, or public or 12 private grant funding of at least \$150,000 received by a 13 hospital or health care system that operates a trauma center. 14 15 (9)(7) "Pediatric trauma center" means a hospital that 16 is verified by the department to be in substantial compliance with pediatric trauma center standards as established by rule 17 of the department and has been approved by the department to 18 19 operate as a pediatric trauma center. 20 (10)(8) "Provisional trauma center" means a hospital 21 that has been verified by the department to be in substantial 22 compliance with the requirements in s. 395.4025 and has been approved by the department to operate as a provisional Level I 23 24 trauma center, Level II trauma center, or pediatric trauma 25 center. (11)(9) "Trauma agency" means a department-approved 26 agency established and operated by one or more counties, or a 27 28 department-approved entity with which one or more counties 29 contract, for the purpose of administering an inclusive regional trauma system. 30 31 (12)(10) "Trauma alert victim" means a person who has 3 4:19 PM 04/13/06 s1532c1d-ha37-t01

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1	incurred a single or multisystem injury due to blunt or				
2	penetrating means or burns, who requires immediate medical				
3	intervention or treatment, and who meets one or more of the				
4	adult or pediatric scorecard criteria established by the				
5	department by rule.				
б	(13) "Trauma caseload volume" means the number of				
7	trauma patients reported by individual trauma centers to the				
8	Trauma Registry and validated by the department.				
9	(14) (11) "Trauma center" means a hospital that has				
10	been verified by the department to be in substantial				
11	compliance with the requirements in s. 395.4025 and has been				
12	approved by the department to operate as a Level I trauma				
13	center, Level II trauma center, or pediatric trauma center.				
14	(15) "Trauma patient" means a person who has incurred				
15	a physical injury or wound caused by trauma and has accessed a				
16	trauma center.				
17	(16) (12) "Trauma scorecard" means a statewide				
18	methodology adopted by the department by rule under which a				
19	person who has incurred a traumatic injury is graded as to the				
20	severity of his or her injuries or illness and which				
21	methodology is used as the basis for making destination				
22	decisions.				
23	(17) <del>(13)</del> "Trauma transport protocol" means a document				
24	which describes the policies, processes, and procedures				
25	governing the dispatch of vehicles, the triage, prehospital				
26	transport, and interfacility trauma transfer of trauma				
27	victims.				
28	(18) (14) "Trauma victim" means any person who has				
29	incurred a single or multisystem injury due to blunt or				
30	penetrating means or burns and who requires immediate medical				
31	intervention or treatment.				
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1 Section 2. Section 395.4035, Florida Statutes, is 2 repealed. Section 3. Subsection (1) of section 395.4036, Florida 3 4 Statutes, is amended to read: 395.4036 Trauma payments.--5 б (1) Recognizing the Legislature's stated intent to 7 provide financial support to the current verified trauma centers and to provide incentives for the establishment of 8 additional trauma centers as part of a system of 9 10 state-sponsored trauma centers, the department shall utilize funds collected under s. 318.18(15)(14) and deposited into the 11 Administrative Trust Fund of the department to ensure the 12 availability and accessibility of trauma services throughout 13 the state as provided in this subsection. 14 15 (a) Twenty percent of the total funds collected under this subsection during the state fiscal year shall be 16 distributed to verified trauma centers located in a region 17 that <u>have</u> has a local funding contribution as of December 31. 18 19 Distribution of funds under this paragraph shall be based on 20 trauma caseload volume for the most recent calendar year available. 21 22 (b) Forty percent of the total funds collected under this subsection shall be distributed to verified trauma 23 24 centers based on trauma caseload volume for of the most recent previous calendar year available. The determination of 25 caseload volume for distribution of funds under this paragraph 2.6 shall be based on the department's Trauma Registry data. 27 (c) Forty percent of the total funds collected under 28 29 this subsection shall be distributed to verified trauma centers based on severity of trauma patients for the most 30 31 recent calendar year available. The determination of severity 5 4:19 PM 04/13/06 s1532c1d-ha37-t01

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1	for distribution of funds under this paragraph shall be based				
2	on the department's International Classification Injury				
3	Severity Scores or another statistically valid and				
4	scientifically accepted method of stratifying a trauma				
5	patient's severity of injury, risk of mortality, and resource				
б	consumption as adopted by the department by rule, weighted				
7	based on the costs associated with and incurred by the trauma				
8	center in treating trauma patients. The weighting of scores				
9	shall be established by the department by rule $\frac{1}{1}$				
10	and 15 plus.				
11					
12	Funds deposited in the department's Administrative Trust Fund				
13	for verified trauma centers may be used to maximize the				
14	receipt of federal funds that may be available for such trauma				
15	centers. Notwithstanding this section and s. 318.14,				
16	distributions to trauma centers may be adjusted in a manner to				
17	ensure that total payments to trauma centers represent the				
18	same proportional allocation as set forth in this section and				
19	s. 318.14. For purposes of this section and s. 318.14, total				
20	funds distributed to trauma centers may include revenue from				
21	the Administrative Trust Fund and federal funds for which				
22	revenue from the Administrative Trust Fund is used to meet				
23	state or local matching requirements. Funds collected under				
24	ss. 318.14 and 318.18(15) and deposited in the Administrative				
25	Trust Fund of the department shall be distributed to trauma				
26	centers on a quarterly basis using the most recent calendar				
27	year data available. Such data shall not be used for more than				
28	four quarterly distributions unless there are extenuating				
29	circumstances as determined by the department, in which case				
30	the most recent calendar year data available shall continue to				
31	be used and appropriate adjustments shall be made as soon as				
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1 the more recent data becomes available. Trauma centers may 2 request that their distributions from the Administrative Trust Fund be used as intergovernmental transfer funds in the 3 Medicaid program. 4 Section 4. Section 395.41, Florida Statutes, is 5 created to read: 6 7 395.41 Trauma center startup grant program.--There is established a trauma center startup grant program. 8 9 (1) The Legislature recognizes the need for a statewide, cohesive, uniform, and integrated trauma system, 10 11 and the Legislature acknowledges that the state has been divided into trauma service areas. Each of the trauma service 12 13 areas should have at least one trauma center; however, some trauma service areas do not have a trauma center because of 14 15 the significant up-front investment of capital required for hospitals to develop the physical space, equipment, and 16 qualified personnel necessary to provide quality trauma 17 18 <u>services.</u> 19 (2) An acute care general hospital that has submitted 20 a letter of intent and an application to become a trauma center pursuant to s. 395.4025 may apply to the department for 21 22 a startup grant. The grant applicant must demonstrate that: (a) There are currently no other trauma centers in the 23 2.4 hospital's trauma service area as established under s. 395.402. 25 (b) There is not a trauma center within a 100-mile 2.6 radius of the proposed trauma center. 27 (c) The hospital has received a local funding 28 29 contribution as defined under s. 395.4001. 30 (d) The hospital has incurred startup costs in excess 31 of the amount of grant funding requested. 4:19 PM 04/13/06 s1532c1d-ha37-t01

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1 (e) The hospital is pursuing the establishment of a residency program in internal medicine or emergency medicine. 2 (3) A hospital receiving startup grant funding that 3 4 does not become a provisional trauma center within 24 months 5 after submitting an application to become a trauma center must forfeit any state grant funds received pursuant to this 6 7 section. (4) A hospital that receives startup grant funding may 8 not receive more than \$500,000, must ensure that the startup 9 10 grant funding is matched on a dollar-for-dollar basis with a 11 local funding contribution, and shall receive startup grant funding only one time. 12 13 Section 5. This act shall take effect July 1, 2006, except that section 395.41, Florida Statutes, as created by 14 15 this act, shall take effect subject to an appropriation for 16 the trauma center startup grant program in the 2006-2007 General Appropriations Act. 17 18 19 20 21 And the title is amended as follows: 22 Delete everything before the enacting clause 23 24 and insert: A bill to be entitled 25 An act relating to trauma services; amending s. 26 395.4001, F.S.; providing definitions; 27 repealing s. 395.4035, F.S., to terminate the 28 29 Trauma Services Trust Fund; amending s. 395.4036, F.S.; revising provisions relating to 30 31 distribution of funds to trauma centers and use 8 4:19 PM 04/13/06 s1532c1d-ha37-t01

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Florida Senate - 2006

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1		thereof; creating s. 395.41, F.S.; establishing
2		a trauma center startup grant program;
3		providing conditions for the receipt of a
4		startup grant; providing limitations; making
5		the trauma center startup grant program subject
б		to an appropriation in the General
7		Appropriations Act; providing a contingent
8		effective date.
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