Florida Senate - 2006

By the Committee on Banking and Insurance

597-1592D-06

1	A bill to be entitled
2	An act relating to health care clinics;
3	amending s. 400.9905, F.S.; redefining the term
4	"clinic" for purposes of the Health Care Clinic
5	Act to include certain additional providers;
6	amending s. 400.991, F.S.; revising certain
7	requirements for applying for licensure as a
8	health care clinic; providing additional
9	grounds under which an applicant may be denied
10	licensure due to a finding of guilt for
11	committing a felony; amending s. 400.9935,
12	F.S.; requiring a person who is not a clinic
13	and who seeks reimbursement for personal injury
14	protection benefits to apply for a certificate
15	of exemption from licensure as a clinic;
16	providing for a certificate of exemption from
17	licensure as a clinic to expire within a
18	specified period; providing for renewal of the
19	certificate of exemption; revising the
20	application procedures for a certificate of
21	exemption; providing grounds for the denial,
22	withdrawal, or emergency suspension of a
23	certificate of exemption by the Agency for
24	Health Care Administration; providing that it
25	is a third-degree felony for an applicant to
26	submit fraudulent or material and misleading
27	information to the agency; providing an
28	effective date.
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30	Be It Enacted by the Legislature of the State of Florida:
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SB 2112

SB 2112

1 Section 1. Subsection (4) of section 400.9905, Florida 2 Statutes, is amended to read: 3 400.9905 Definitions.--4 (4) "Clinic" means an entity at which health care services are provided to individuals and which tenders charges 5 б for reimbursement for such services, including a mobile clinic 7 and a portable equipment provider. For purposes of this part, 8 the term does not include and the licensure requirements of 9 this part do not apply to: 10 (a) Entities licensed or registered by the state under chapter 395; or entities licensed or registered by the state 11 12 and providing only health care services within the scope of 13 services authorized under their respective licenses granted under ss. 383.30-383.335, chapter 390, chapter 394, chapter 14 397, this chapter except part XIII, chapter 463, chapter 465, 15 chapter 466, chapter 478, part I of chapter 483, chapter 484, 16 17 or chapter 651; end-stage renal disease providers authorized 18 under 42 C.F.R. part 405, subpart U; or providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any 19 entity that provides neonatal or pediatric hospital-based 20 21 health care services by licensed practitioners solely within a 22 hospital licensed under chapter 395. 23 (b) Entities that own, directly or indirectly, entities licensed or registered by the state pursuant to 2.4 chapter 395; or entities that own, directly or indirectly, 25 entities licensed or registered by the state and providing 26 27 only health care services within the scope of services 2.8 authorized pursuant to their respective licenses granted under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, 29 this chapter except part XIII, chapter 463, chapter 465, 30 chapter 466, chapter 478, part I of chapter 483, chapter 484, 31

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1 chapter 651; end-stage renal disease providers authorized 2 under 42 C.F.R. part 405, subpart U; or providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any 3 entity that provides neonatal or pediatric hospital-based 4 health care services by licensed practitioners solely within a 5 6 hospital licensed under chapter 395. 7 (c) Entities that are owned, directly or indirectly, 8 by an entity licensed or registered by the state pursuant to chapter 395; or entities that are owned, directly or 9 10 indirectly, by an entity licensed or registered by the state and providing only health care services within the scope of 11 12 services authorized pursuant to their respective licenses 13 granted under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except part XIII, chapter 463, 14 chapter 465, chapter 466, chapter 478, part I of chapter 483, 15 chapter 484, or chapter 651; end-stage renal disease providers 16 17 authorized under 42 C.F.R. part 405, subpart U; or providers 18 certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal or pediatric hospital-based 19 health care services by licensed practitioners solely within a 20 21 hospital under chapter 395. 22 (d) Entities that are under common ownership, directly 23 or indirectly, with an entity licensed or registered by the state pursuant to chapter 395; or entities that are under 24 common ownership, directly or indirectly, with an entity 25 licensed or registered by the state and providing only health 26 27 care services within the scope of services authorized pursuant 2.8 to their respective licenses granted under ss. 383.30-383.335, chapter 390, chapter 394, chapter 397, this chapter except 29

30 part XIII, chapter 463, chapter 465, chapter 466, chapter 478,

31 part I of chapter 483, chapter 484, or chapter 651; end-stage

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1 renal disease providers authorized under 42 C.F.R. part 405, 2 subpart U; or providers certified under 42 C.F.R. part 485, subpart B or subpart H; or any entity that provides neonatal 3 or pediatric hospital-based health care services by licensed 4 5 practitioners solely within a hospital licensed under chapter б 395. 7 (e) An entity that is exempt from federal taxation 8 under 26 U.S.C. s. 501(c)(3) or s. 501(c)(4), any community college or university clinic, and any entity owned or operated 9 by the federal or state government, including agencies, 10 subdivisions, or municipalities thereof. 11 12 (f) A sole proprietorship, group practice, 13 partnership, or corporation, or other legal entity that provides health care services by physicians licensed under 14 chapter 458, chapter 459, chapter 460, or chapter 461 covered 15 by s. 627.419, that is directly supervised by one or more of 16 17 such physicians, and that is wholly owned by one or more of 18 those physicians or owned in conjunction with a health care practitioner who is exempt under paragraph (g), or by a 19 physician and the spouse, parent, child, or sibling of that 20 21 physician. 22 (g) A sole proprietorship, group practice, 23 partnership, or corporation, or other legal entity that provides health care services by licensed health care 2.4 25 practitioners under chapter 457, chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, chapter 26 27 466, chapter 467, chapter 480, chapter 484, chapter 486, 2.8 chapter 490, chapter 491, or part I, part III, part X, part XIII, or part XIV of chapter 468, or s. 464.012, which 29 entities are wholly owned by one or more licensed health care 30 practitioners, or the licensed health care practitioners set 31

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1	forth in this paragraph and the spouse, parent, child, or
2	sibling of a licensed health care practitioner, so long as one
3	of the owners who is a licensed health care practitioner is
4	supervising the <u>health care services</u> business activities and
5	is legally responsible for the entity's compliance with all
6	federal and state laws. However, a health care <u>services</u>
7	provided may not exceed the scope of the licensed owner's
8	health care practitioner may not supervise services beyond the
9	scope of the practitioner's license, except that, for the
10	purposes of this part, a clinic owned by a licensee in s.
11	456.053(3)(b) that provides only services authorized pursuant
12	to s. 456.053(3)(b) may be supervised by a licensee specified
13	in s. 456.053(3)(b).
14	(h) Clinical facilities affiliated with an accredited
15	medical school at which training is provided for medical
16	students, residents, or fellows.
17	(i) Entities that provide only oncology or radiation
18	therapy services by physicians licensed under chapter 458 or
19	chapter 459.
20	(j) Clinical facilities affiliated with a college of
21	chiropractic accredited by the Council on Chiropractic
22	Education at which training is provided for chiropractic
23	students.
24	Section 2. Subsection (7) of section 400.991, Florida
25	Statutes, is amended to read:
26	400.991 License requirements; background screenings;
27	prohibitions
28	(7) Each applicant for licensure shall comply with the
29	following requirements:
30	(a) As used in this subsection, the term "applicant"
31	means individuals owning or controlling, directly or
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1 indirectly, 5 percent or more of an interest in a clinic; the 2 medical or clinic director, or a similarly titled person who is responsible for the day-to-day operation of the licensed 3 clinic; the financial officer or similarly titled individual 4 who is responsible for the financial operation of the clinic; 5 6 and licensed health care practitioners at the clinic. 7 (b) Upon receipt of a completed, signed, and dated 8 application, the agency shall require background screening of the applicant, in accordance with the level 2 standards for 9 10 screening set forth in paragraph (d) chapter 435. Proof of compliance with the level 2 background screening requirements 11 12 of paragraph (d) chapter 435 which has been submitted within 13 the previous 5 years in compliance with the any other health care <u>clinic</u> licensure requirements of this <u>part</u> state is 14 acceptable in fulfillment of this paragraph. Applicants who 15 own less than 10 percent of a health care clinic are not 16 17 required to submit fingerprints under this section. 18 (c) Each applicant must submit to the agency, with the application, a description and explanation of any exclusions, 19 permanent suspensions, or terminations of an applicant from 20 21 the Medicare or Medicaid programs. Proof of compliance with 22 the requirements for disclosure of ownership and control 23 interest under the Medicaid or Medicare programs may be accepted in lieu of this submission. The description and 2.4 explanation may indicate whether such exclusions, suspensions, 25 or terminations were voluntary or not voluntary on the part of 26 27 the applicant. 2.8 (d) A license may not be granted to a clinic if the applicant has been found guilty of, regardless of 29 adjudication, or has entered a plea of nolo contendere or 30 guilty to, any offense prohibited under the level 2 standards 31

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1	for screening set forth in chapter 435; any felony under
2	<u>chapter 400, chapter 408, chapter 409, chapter 440, chapter</u>
3	<u>624, chapter 626, chapter 627, chapter 812, chapter 817,</u>
4	<u>chapter 831, chapter 837, chapter 838, chapter 895, chapter</u>
5	896; or any substantially comparable offense or crime of
б	another state or of the United States, if a felony in that
7	jurisdiction, within the past 10 years. Each person required
8	to provide background screening shall disclose to the agency
9	any arrest for any crime for which any court disposition other
10	than dismissal has been made within the past 10 years. Failure
11	to provide such information shall be considered a material
12	omission in the application process., or a violation of
13	insurance fraud under s. 817.234, within the past 5 years. If
14	the applicant has been convicted of an offense prohibited
15	under the level 2 standards or insurance fraud in any
16	jurisdiction, the applicant must show that his or her civil
17	rights have been restored prior to submitting an application.
18	(e) The agency may deny or revoke licensure <u>or</u>
19	exemption if the applicant has falsely represented any
20	material fact or omitted any material fact from the
21	application which is permitted or required by this part.
22	Section 3. Subsection (9) of section 400.9935, Florida
23	Statutes, is amended to read:
24	400.9935 Clinic responsibilities
25	(9) Any person or entity providing health care
26	services which is not a clinic, as defined under s. 400.9905,
27	may voluntarily apply for a certificate of exemption from
28	licensure under its exempt status <u>. However, if such person or</u>
29	entity provides health care services for which reimbursement
30	is sought from an insurer for personal injury protection
31	benefits under s. 627.736, the person or entity shall apply

1 for a certificate of exemption from licensure under its exempt 2 status. Certificates of exemption shall expire in 2 years and 3 may be renewed. with the agency on a form that sets forth its 4 name or names and addresses, a statement of the reasons why it cannot be defined as a clinic, and other information deemed 5 6 necessary by the agency. An exemption is not transferable. The 7 agency may charge an applicant for a certificate of exemption in an amount equal to \$100 or the actual cost of processing 8 9 the certificate, whichever is less. 10 (a) The agency shall provide a form that requires the name or names and addresses, a statement of the reasons why 11 12 the applicant is exempt from licensure as a health care 13 clinic, and other information deemed necessary by the agency. The signature on an application for a certificate of exemption 14 must be notarized and signed by persons having knowledge of 15 the truth of its contents. An exemption is not transferable 16 17 and is valid only for the reasons, location, persons, and 18 entity set forth on the application form. A person or entity claiming an exemption under this part or issued a current 19 20 certificate of exemption must be exempt from the licensing 21 provisions of this part at all times, or such claim or 2.2 certificate shall be invalid from the date that such person or 23 entity is not exempt. (b) The agency shall charge an applicant for a 2.4 certificate of exemption a fee of \$200 to cover the cost of 25 processing the certificate or the actual cost of processing 26 the certificate, whichever is less. 27 2.8 (c) An application for the renewal of a certificate of exemption must be submitted to the agency prior to the 29 expiration of the certificate of exemption. The agency may 30 investigate any applicant, person, or entity claiming an 31

1	exemption for purposes of determining compliance when a
2	certificate of exemption is sought. Authorized personnel of
3	the agency shall have access to the premises of any clinic for
4	the sole purpose of determining compliance with an exemption
5	under this part. The agency shall have access to all billings
б	and records indicated in s. 400.9915(2) and agency rules. The
7	agency may deny or withdraw a certificate of exemption when a
8	person or entity does not qualify under this part.
9	(d) A certificate of exemption is considered withdrawn
10	when the agency determines that an exempt status cannot be
11	confirmed. The provisions applicable to the unlicensed
12	operation of a health care clinic apply to any health care
13	provider that self-determines or claims an exemption or that
14	is issued a certificate of exemption if, in fact, such clinic
15	does not meet the exemption claimed.
16	(e) Any person or entity that submits an application
17	for a certificate of exemption which contains fraudulent or
18	material and misleading information commits a felony of the
19	<u>third degree, punishable as provided in s. 775.082, s.</u>
20	<u>775.083, or s. 775.084.</u>
21	(f) A response to a request in writing for additional
22	information or clarification must be filed with the agency no
23	later than 21 days after receipt of the request or the
24	application shall be denied.
25	(q) The agency shall grant or deny an application for
26	a certificate of exemption in accordance with s. 120.60(1).
27	(h) A person or entity that qualifies as a health care
28	clinic and has been denied a certificate of exemption must
29	file an initial application and pay the fee. A certificate of
30	exemption is valid only when issued and current.
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(i) The agency shall issue an emergency order of suspension of a certificate of exemption when the agency finds that the applicant has provided false or misleading material information or omitted any material fact from the application for a certificate of exemption which is permitted or required by this part, or has submitted false or misleading information to the agency when self-determining an exempt status and materially misleading the agency as to such status. Section 4. This act shall take effect January 1, 2007. SENATE SUMMARY Revises various provisions governing clinics providing services under the Health Care Clinic Act. Revises licensure provisions. Provides for a certificate of exemption from licensure to expire in 2 years. Provides additional grounds under which the Agency for Health Care Administration may deny, withdraw, or suspend a certificate of exemption. Provides requirements for insurers paying personal injury protection benefits. (See bill for details.) 2.4