Florida Senate - 2010 Bill No. SB 218

LEGISLATIVE ACTION

Senate	•	House
Comm: FAV		
02/02/2010	•	

The Committee on Community Affairs (Storms) recommended the following:

Senate Amendment (with title amendment)

Delete lines 24 - 32

and insert:

The responsibility for payment of such medical costs shall exist until such time as an arrested person is released from the custody of the arresting agency. Absent a formal written agreement between a county, municipality, or law enforcement entity and a provider, any payments made from county or municipal general funds to the provider under this section for medical care, treatment, hospitalization, and transportation of 12 an arrested person shall be made at 110 percent of the Medicare

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13	allowable rate for such services. This maximum allowable rate
14	does not apply to payments to emergency room physicians licensed
15	under chapter 458 or chapter 459 which provide emergency
16	services within the emergency room.
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18	
19	======================================
20	And the title is amended as follows:
21	Delete lines 4 - 6
22	and insert:
23	requiring that payments made by a county or
24	municipality to a provider for certain services for an
25	arrested person be made at a certain percentage of the
26	Medicare allowable rate; providing that this maximum
27	allowable rate does not apply to payments for
28	emergency services provided by emergency room
29	physicians;