COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1093 (2013)

Amendment No. 2

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services

2 Committee

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Representative Hudson offered the following:

Amendment

Remove lines 37-67 and insert:

7 Patient selection and initial referral must be made (d) 8 solely by the governmental contractor or the provider, and the 9 provider must accept all referred patients. However, the number 10 of patients that must be accepted may be limited by the 11 contract, and Patients may not be transferred to the provider 12 based on a violation of the antidumping provisions of the 13 Omnibus Budget Reconciliation Act of 1989, the Omnibus Budget Reconciliation Act of 1990, or chapter 395. 14

15 (f) Patient care, including any followup or hospital care,
16 is subject to approval by the governmental contractor.

17 <u>(f)-(g)</u> The provider is subject to supervision and regular 18 inspection by the governmental contractor.

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- Amendment No. 2 20 A governmental contractor that is also a health care provider is 21 not required to enter into a contract under this section with 22 respect to the health care services delivered by its employees. (8)
- 23

REPORTING REPORT TO THE LEGISLATURE. -

24 Annually, the department shall report to the President (a) 25 of the Senate, the Speaker of the House of Representatives, and 26 the minority leaders and relevant substantive committee 27 chairpersons of both houses, summarizing the efficacy of access 28 and treatment outcomes with respect to providing health care 29 services for low-income persons pursuant to this section.

30 The department shall provide an online listing of all (b) 31 providers participating in this program and the number of volunteer service hours and patient visits each provided. A 32 33 provider may request in writing to the department to be excluded 34 from the online listing.

35 (10) CONTINUING EDUCATION CREDIT. - Notwithstanding the 36 maximum allowable credit of 25 percent of continuing education 37 hours pursuant to s. 456.013(9), a provider may fulfill 1 hour 38 of continuing education credit by performing 1 hour of volunteer 39 services to the indigent as provided in this section, up to a 40 maximum of eight credit hours per licensure renewal period.

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