Bill No. CS/HB 1065 (2014)

Amendment No.

CHAMBER ACTION

Senate House

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Representative Peters offered the following:

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Amendment (with directory and title amendments)

Between lines 259 and 260, insert:

(13) An entity wholly owned is exempt from requirements of this section. For purposes of this subsection, the term "entity wholly owned" means a proprietorship, group practice, partnership, or corporation that provides health care services rendered by physicians licensed under chapter 458, chapter 459, or chapter 460 in which one or more of the physicians, or the physicians and the spouses, parents, children, or siblings of the physicians, are the sole business owners of all aspects of the entity, including, but not limited to, being listed as the business owners on the title or lease of the physical facility,

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15 filing taxes as the business owners, being account holders on the entity's bank account, being listed as the principals on all 16 17 incorporation documents required by this state, and having 18 ultimate authority over all personnel and compensation decisions 19 relating to the entity.

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DIRECTORY AMENDMENT

Remove line 182 and insert:

(8), (12), and (13) are added to that section, to read:

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TITLE AMENDMENT

Remove line 30 and insert:

screening requirements by a specified date; providing an exemption for an entity wholly owned; defining the term "entity wholly owned"; conforming

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