COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7105 (2014)

Amendment No. 3

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WITHDRAWN	(Y/N)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 Committee

Representative Wood offered the following:

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Amendment (with title amendment)

Between lines 848 and 849, insert:

7 Section 17. Subsection (17) of section 408.032, Florida
8 Statutes, is amended to read:

9 408.032 Definitions relating to Health Facility and 10 Services Development Act.—As used in ss. 408.031-408.045, the 11 term:

(17) "Tertiary health service" means a health service which, due to its high level of intensity, complexity, specialized or limited applicability, and cost, should be limited to, and concentrated in, a limited number of hospitals to ensure the quality, availability, and cost-effectiveness of such service. Examples of such service include, but are not

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18 limited to, pediatric cardiac catheterization, pediatric open-19 heart surgery, organ transplantation, neonatal intensive care 20 units, comprehensive rehabilitation, and medical or surgical services which are experimental or developmental in nature to 21 22 the extent that the provision of such services is not yet 23 contemplated within the commonly accepted course of diagnosis or 24 treatment for the condition addressed by a given service. The 25 agency shall establish by rule a list of all tertiary health 26 services.

27 Section 18. Paragraph (f) of subsection (1) of section 28 408.036, Florida Statutes, is amended to read:

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408.036 Projects subject to review; exemptions.-

(1) APPLICABILITY.-Unless exempt under subsection (3), all health-care-related projects, as described in paragraphs (a)-(g), are subject to review and must file an application for a certificate of need with the agency. The agency is exclusively responsible for determining whether a health-care-related project is subject to review under ss. 408.031-408.045.

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44	services pools; amending s. 408.032, F.S.; revising the
45	definition of "tertiary health service" to remove comprehensive
46	rehabilitation from the examples of such services; amending s.
47	408.036, F.S.; removing inpatient comprehensive rehabilitation
48	services, associated with the establishment of tertiary health
49	services, from health-care related projects subject to
50	certificate of need review; amending s. 409.912, F.S.; removing
51	

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