Florida Senate - 2014 Bill No. CS/HB 7105, 1st Eng.

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LEGISLATIVE ACTION

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Senate
Floor: 3/AD/2R
04/30/2014 11:04 AM

Floor: SENA3/C 05/02/2014 10:06 PM

House

Senator Sobel moved the following: Senate Amendment (with title amendment) 1 2 3 Between lines 117 and 118 4 insert: Section 2. Present subsections (10) and (11) of section 5 394.9082, Florida Statutes, are renumbered as subsections (11) 6 7 and (12), respectively, and a new subsection (10) is added to 8 that section, to read: 9 394.9082 Behavioral health managing entities.-

10 (10) CRISIS STABILIZATION SERVICES UTILIZATION DATABASE.— 11 The department shall develop, implement, and maintain standards

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12 under which a managing entity shall collect utilization data 13 from all public receiving facilities situated within its 14 geographic service area. As used in this subsection, the term "public receiving facility" means an entity that meets the 15 16 licensure requirements of and is designated by the department to 17 operate as a public receiving facility under s. 394.875 and that 18 is operating as a licensed crisis stabilization unit. 19 (a) The department shall develop standards and protocols 20 for managing entities and public receiving facilities to be used 21 for data collection, storage, transmittal, and analysis. The standards and protocols must allow for compatibility of data and 22 23 data transmittal between public receiving facilities, managing 24 entities, and the department for the implementation and 25 requirements of this subsection. The department shall require 26 managing entities contracted under this section to comply with 27 this subsection by August 1, 2014. 28 (b) A managing entity shall require a public receiving 29 facility within its provider network to submit data, in real 30 time or at least daily, to the managing entity for: 31 1. All admissions and discharges of clients receiving 32 public receiving facility services who qualify as indigent, as 33 defined in s. 394.4787; and 34 2. Current active census of total licensed beds, the number 35 of beds purchased by the department, the number of clients 36 qualifying as indigent occupying those beds, and the total 37 number of unoccupied licensed beds regardless of funding. 38 (c) A managing entity shall require a public receiving 39 facility within its provider network to submit data, on a 40 monthly basis, to the managing entity which aggregates the daily

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data submitted under paragraph (b). The managing entity shall 41 42 reconcile the data in the monthly submission to the data 43 received by the managing entity under paragraph (b) to check for 44 consistency. If the monthly aggregate data submitted by a public 45 receiving facility under this paragraph is inconsistent with the 46 daily data submitted under paragraph (b), the managing entity 47 shall consult with the public receiving facility to make 48 corrections as necessary to ensure accurate data. 49 (d) A managing entity shall require a public receiving 50 facility within its provider network to submit data, on an 51 annual basis, to the managing entity which aggregates the data submitted and reconciled under paragraph (c). The managing 52 53 entity shall reconcile the data in the annual submission to the 54 data received and reconciled by the managing entity under 55 paragraph (c) to check for consistency. If the annual aggregate 56 data submitted by a public receiving facility under this 57 paragraph is inconsistent with the data received and reconciled under paragraph (c), the managing entity shall consult with the 58 59 public receiving facility to make corrections as necessary to 60 ensure accurate data. 61 (e) After ensuring accurate data under paragraphs (c) and 62

(d), the managing entity shall submit the data to the department on a monthly and annual basis. The department shall create a statewide database for the data described under paragraph (b) and submitted under this paragraph for the purpose of analyzing the payments for and the use of crisis stabilization services funded by the Baker Act on a statewide basis and on an individual public receiving facility basis. (f) The department shall adopt rules to administer this

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70	subsection.
71	(g) The department shall submit a report by January 31,
72	2015, and annually thereafter, to the Governor, the President of
73	the Senate, and the Speaker of the House of Representatives
74	which provides details on the implementation of this subsection,
75	including the status of the data collection process and a
76	detailed analysis of the data collected under this subsection.
77	(h) The implementation of this subsection is subject to specific
78	appropriations provided to the department under the General
79	Appropriations Act.
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81	========== T I T L E A M E N D M E N T =================
82	And the title is amended as follows:
83	Delete line 5
84	and insert:
85	abortion clinics; amending s. 394.9082, F.S.;
86	requiring the Department of Children and Families to
87	develop standards and protocols for the collection,
88	storage, transmittal, and analysis of utilization data
89	from public receiving facilities; defining the term
90	"public receiving facility"; requiring the department
91	to require compliance by managing entities by a
92	specified date; requiring a managing entity to require
93	public receiving facilities in its provider network to
94	submit certain data within specified timeframes;
95	requiring managing entities to reconcile data to
96	ensure accuracy; requiring managing entities to submit
97	certain data to the department within specified
98	timeframes; requiring the department to create a

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99 statewide database; requiring the department to adopt 100 rules; requiring the department to submit an annual 101 report to the Governor and the Legislature; providing 102 that implementation is subject to specific 103 appropriations; amending s. 400.021, F.S.; revising