



727902

LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
03/10/2015	.	
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The Committee on Health Policy (Flores) recommended the following:

Senate Amendment

Delete lines 37 - 43
and insert:
under this section, the health care provider must receive no
compensation from the governmental contractor for any services
provided under the contract and must not bill or accept
compensation from the recipient, or a public or private third-
party payor, for the specific services provided to the low-
income recipients covered by the contract, except as provided in



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11 paragraphs (4)(g) and (h). A free clinic as described in
12 subparagraph (3)(d)14. may receive a legislative appropriation,
13 a grant through a legislative appropriation, or a grant from a
14 governmental entity or nonprofit corporation to support the
15 delivery of such contracted services by volunteer health care
16 providers, including the employment of health care providers to
17 supplement, coordinate, or support the delivery of services by
18 volunteer health care providers. Such an appropriation or grant
19 does not constitute compensation under this paragraph from the
20 governmental contractor for services provided under the
21 contract, nor does receipt and use of the appropriation or grant
22 constitute the acceptance of compensation under this paragraph
23 for the specific services provided to the low-income recipients
24 covered by the contract.