

HB441, Engrossed 1

2015 Legislature

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2	An act relating to the regulation of health care
3	facilities and services; amending s. 400.474, F.S.;
4	revising the information that a home health agency is
5	required to submit to the Agency for Health Care
6	Administration for license renewal; removing the
7	requirement that a home health agency submit quarterly
8	reports; amending s. 408.036, F.S.; providing an
9	exemption from a certificate-of-need review for
10	applicants that were previously licensed within a
11	specified period as a health care facility or provider
12	and that meet certain criteria; providing an exception
13	for an applicant whose license expired during a
14	specified time period to apply for an exemption from
15	the review; providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Subsection (7) of section 400.474, Florida
21	Statutes, is amended to read:
22	400.474 Administrative penalties
23	(7) A home health agency shall submit to the agency, with
24	each license renewal application, the number of patients who
25	receive home health services from the home health agency on the
26	day that the license renewal application is filed, within 15
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27	days after the end of each calendar quarter, a written report
28	that includes the following data as they existed on the last day
29	of the quarter:
30	(a) The number of insulin-dependent diabetic patients who
31	receive insulin-injection services from the home health agency.
32	(b) The number of patients who receive both home health
33	services from the home health agency and hospice services.
34	(c) The number of patients who receive home health
35	services from the home health agency.
36	(d) The name and license number of each nurse whose
37	primary job responsibility is to provide home health services to
38	patients and who received remuneration from the home health
39	agency in excess of \$25,000 during the calendar quarter.
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41	If the home health agency fails to submit the written
42	quarterly report within 15 days after the end of each calendar
43	quarter, the Agency for Health Care Administration shall impose
44	a fine against the home health agency in the amount of \$200 per
45	day until the Agency for Health Care Administration receives the
46	report, except that the total fine imposed pursuant to this
47	subsection may not exceed \$5,000 per quarter. A home health
48	agency is exempt from submission of the report and the
49	imposition of the fine if it is not a Medicaid or Medicare
50	provider or if it does not share a controlling interest with a
51	licensee, as defined in s. 408.803, which bills the Florida
52	Medicaid program or the Medicare program.
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FLORIDA HOUSE OF REPRESENTATIVES



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53	Section 2. Paragraph (t) is added to subsection (3) of
54	section 408.036, Florida Statutes, to read:
55	408.036 Projects subject to review; exemptions
56	(3) EXEMPTIONSUpon request, the following projects are
57	subject to exemption from the provisions of subsection (1):
58	(t) For the establishment of a health care facility or
59	project that meets all of the following criteria:
60	1. The applicant was previously licensed within the past
61	21 days as a health care facility or provider that is subject to
62	subsection (1).
63	2. The applicant failed to submit a renewal application
64	and the license expired on or after January 1, 2015.
65	3. The applicant does not have a license denial or
66	revocation action pending with the agency at the time of the
67	request.
68	4. The applicant's request is for the same service type,
69	district, service area, and site for which the applicant was
70	previously licensed.
71	5. The applicant's request, if applicable, includes the
72	same number and type of beds as were previously licensed.
73	6. The applicant agrees to the same conditions that were
74	previously imposed on the certificate of need or on an exemption
75	related to the applicant's previously licensed health care
76	facility or project.
77	7. The applicant applies for initial licensure as required
78	under s. 408.806 within 21 days after the agency approves the
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79	exemption request. If the applicant fails to apply in a timely
80	manner, the exemption expires on the 22nd day following the
81	agency's approval of the exemption.
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83	Notwithstanding subparagraph 1., an applicant whose license
84	expired between January 1, 2015 and the effective date of this
85	act may apply for an exemption within 30 days of this act
86	becoming law.
87	Section 3. This act shall take effect upon becoming a law.

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