HOUSE AMENDMENT

(2015)

Bill No. HB 633 Amendment No. CHAMBER ACTION Senate House Representative Edwards offered the following: 1 2 3 Amendment (with title amendment) Between lines 94 and 95, insert: 4 5 Section 2. Section 390.0112, Florida Statutes, is amended 6 to read: 7 390.0112 Termination of pregnancies; reporting.-8 The director of any medical facility in which any (1)pregnancy is terminated or scheduled for termination shall 9 10 submit a monthly report to the agency which contains the number of procedures performed and, the reason for same; , the period of 11 12 gestation at the time such procedures were performed; , and the number of infants born alive during or immediately after an 13 attempted abortion; and the number of pregnant women who, after 14 083241 Approved For Filing: 4/20/2015 8:50:26 AM

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15	administration of the informed consent requirements of s.
16	390.0111(3)(a)1., cancel the scheduled procedure and the reason
17	for cancelling the procedure. The agency is shall be responsible
18	for keeping such reports in a central place from which
19	statistical data and analysis can be made.
20	(2) If the termination of pregnancy is not performed <u>or</u>
21	scheduled to be performed in a medical facility, the physician
22	performing <u>or scheduling</u> the procedure <u>is</u> shall be responsible
23	for reporting such information as required in subsection (1).
24	(3) Reports submitted pursuant to this section <u>are</u> shall
25	be confidential and exempt from the provisions of s. 119.07(1)
26	and shall not be revealed except upon the order of a court of
27	competent jurisdiction in a civil or criminal proceeding.
28	However, upon request, the agency shall disclose statistical
29	data and analysis of the reports received pursuant to subsection
30	(1), which data and analysis must not disclose the identity of
31	any person.
32	(4) Any person required under this section to file a
33	report or keep any records who willfully fails to file such
34	report or keep such records may be subject to a \$200 fine for
35	each violation. The agency shall be required to impose such
36	fines when reports or records required under this section have
37	not been timely received. For purposes of this section, timely
38	received is defined as 30 days following the preceding month.
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41 TITLE AMENDMENT 42 Remove lines 5-6 and insert: 43 pregnancy; amending s. 390.0112, F.S.; requiring 44 reports on termination of pregnancies to include 45 certain information with respect to scheduled 46 procedures; requiring the Agency for Health Care Administration to disclose statistical data and 47 48 analysis of the reports under certain circumstances; 49 prohibiting such data and analysis from disclosing 50 personal identifying information; reenacting s. 390.012(3)(d), F.S., relating to the agency's rules 51

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