

	LEGISLATIVE ACTION	
Senate	•	House
	•	
	•	
Floor: 2/AD/2R	•	
02/23/2016 10:36 AM	•	
	•	

Senator Garcia moved the following:

## Senate Amendment

2 3

4

5

6

8

9

10

11

1

Delete lines 1006 - 1020

and insert:

developed and implemented by each county, in consultation with the managing entity and in accordance with this section. A county may enter into a memorandum of understanding with the governing boards of nearby counties to establish a shared transportation plan. When multiple counties enter into a memorandum of understanding for this purpose, the counties shall provide a copy of the agreement to the managing entity. The



12	transportation plan shall describe methods of transport to a	
13	facility within the designated receiving system for individuals	
14	subject to involuntary examination under s. 394.463 or	
15	involuntary assessment and stabilization under s. 397.675, and	
16	may identify responsibility for transportation between	
17	participating facilities when necessary and agreed to by the	
18	facility. The plan may rely on emergency medical transport	
19	services or private transport companies as appropriate. The plan	
20	shall comply with the transportation provisions of ss. 394.462,	
21	397.6772, 397.6772, 397.6795, 397.6822 and 397.697.	