COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 659 (2016)

Amendment No. SA3

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Insurance & Banking Subcommittee

Representative Santiago offered the following:

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Substitute Amendment for Amendment (445769) by Representative Santiago (with directory and title amendments)

Between lines 199 and 200, insert:

8 (h) As provided in s. 400.9905, an entity excluded from 9 the definition of a clinic shall be deemed a clinic and must be 10 licensed under part X of chapter 400 in order to receive 11 reimbursement under ss. 627.730-627.7405. However, this 12 licensing requirement does not apply to:

An entity wholly owned by a physician licensed under
 chapter 458 or chapter 459, or by the physician and the spouse,
 parent, child, or sibling of the physician;

An entity wholly owned by a dentist licensed under
 chapter 466, or by the dentist and the spouse, parent, child, or

657771 - h0659-line 199sal.docx

Published On: 1/19/2016 4:54:30 PM

Page 1 of 3

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18 sibling of the dentist;

19 3. An entity wholly owned by a chiropractic physician 20 licensed under chapter 460, or by the chiropractic physician and 21 the spouse, parent, child, or sibling of the chiropractic 22 physician;

4. A hospital or ambulatory surgical center licensed under
chapter 395;

5. An entity that wholly owns or is wholly owned, directly
or indirectly, by a hospital or hospitals licensed under chapter
395;

An entity that is a clinical facility affiliated with
an accredited medical school at which training is provided for
medical students, residents, or fellows; or

31 7. An entity that is certified under 42 C.F.R. part 485,
32 subpart H; or

8. An entity that is owned by a publicly traded 33 34 corporation, either directly or indirectly through its subsidiaries, that has \$250 million or more in total annual 35 36 sales of health care services provided by licensed health care 37 practitioners if one or more of the persons responsible for the 38 operations of the entity are health care practitioners who are 39 licensed in this state and who are responsible for supervising 40 the business activities of the entity and the entity's 41 compliance with state law for purposes of this section.

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657771 - h0659-line 199sal.docx

Published On: 1/19/2016 4:54:30 PM

Page 2 of 3

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44	
45	DIRECTORY AMENDMENT
46	Remove lines 156-157 and insert:
47	Section 5. Paragraphs (d) and (h) of subsection (5) of
48	section 627.736, Florida Statutes, are amended to read:
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51	
52	TITLE AMENDMENT
53	Remove line 25 and insert:
54	billings for medical services; specifying additional entities
55	that may receive reimbursement under the Florida Motor Vehicle
56	No-Fault Law regardless of whether they meet a specified
57	licensure requirement; amending s. 627.739,
	657771 - h0659-line 199sal.docx
	Published On: 1/19/2016 4:54:30 PM
	Page 3 of 3