Amendment No. 1

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COMMITTEE/SUBCOMMITT	₽₽ X^#T^
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WITHDRAWN	(Y/N)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: Commerce Committee Representative Roach offered the following:

Amendment (with title amendment)

Remove lines 189-212 and insert: Division of Emergency Management.

- 1. At a minimum, the rules must provide for plan components that address emergency evacuation transportation; adequate sheltering arrangements; postdisaster activities, including provision of emergency power, food, and water; postdisaster transportation; supplies; staffing; emergency equipment; individual identification of residents and transfer of records; communication with families; and responses to family inquiries.
- 2. The plan must address the facility's ability to maintain indoor air temperatures in common areas of the building

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within the temperatures established in the agency rule for
assisted living facilities in the event of a facility's loss of
primary electrical power. Any facility acting as a receiving
provider under s. 408.821(2) may exceed any minimum square
footage requirements adopted by agency rule that are associated
with the temperature requirements of this subparagraph until
such time as the facility is no longer acting as a receiving
provider.

- 3. The comprehensive emergency management plan is subject to review and approval by the county local emergency management agency. During its review, the county local emergency management agency shall ensure that the following agencies, at a minimum, are given the opportunity to review the plan: the Department of Elderly Affairs, the Department of Health, the Agency for Health Care Administration, and the Division of Emergency Management. Also, appropriate volunteer organizations must be given the opportunity to review the plan. The county local emergency management agency shall complete its review within 60 days and either approve the plan or advise the facility of necessary revisions.
- 4. A comprehensive emergency management plan must be submitted to the county emergency management agency within 30 days after issuance of a license.
- 5. For facilities licensed before June 1, 2020, the provision of emergency power sufficient to maintain indoor air

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temperatures required under subparagraph 2. must be acquired and maintained at the facility by June 1, 2020. Before June 1, 2020 or until the requirements under subparagraph 2. are achieved, a facility located in an area covered by a declared state of emergency must either fully and safely evacuate its residents prior to the arrival of the event or have an alternative power source and 96 hours of fuel stored onsite within 24 hours of the issuance of the state of emergency.

6. A municipality, county, or other local government entity may not adopt, enforce, or implement any ordinance, rule, or law that would impose additional requirements for maximum fuel supply or safe temperature and cooling requirements related to the comprehensive emergency management plan.

TITLE AMENDMENT

amending s. 429.41, F.S.; requiring the comprehensive plan of

assisted living facilities to maintain indoor air temperatures

living facilities; authorizing assisted living facilities to

as a receiving facility; clarifying review and approval

exceed minimum square footage requirements in rule when acting

within the temperatures established by agency rule for assisted

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Remove line 25 and insert:

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/CS/HB 1299 (2019)

Amendment No. 1

66	authority;	specifying	submit	tal	timef	frame; e	xtend:	ing the	
67	compliance	deadline to	o June 1	1, 2	2020;	prohibi	ting a	a municip	ality,

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