Florida Senate - 2024 Bill No. SB 1612



LEGISLATIVE ACTION

Senate Comm: RCS 02/06/2024 House

The Committee on Health Policy (Brodeur) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (18) of section 395.1055, Florida Statutes, is amended to read:

395.1055 Rules and enforcement.-

(18) In establishing rules for adult cardiovascular services, the agency shall include provisions that allow for:(a) The establishment of two hospital program licensure

9 10

1

2 3

4

5

6

7

8

COMMITTEE AMENDMENT

Florida Senate - 2024 Bill No. SB 1612

471432

11	levels, a Level I program that authorizes the performance of
12	adult percutaneous cardiac intervention without onsite cardiac
13	surgery, including rotational or other atherectomy devices,
14	electrophysiology, and treatment of chronic total occlusions,
15	and a Level II program that authorizes the performance of
16	percutaneous cardiac intervention with onsite cardiac surgery.
17	Section 2. This act shall take effect July 1, 2024.
18	
19	======================================
20	And the title is amended as follows:
21	Delete everything before the enacting clause
22	and insert:
23	A bill to be entitled
24	An act relating to adult cardiovascular care
25	standards; amending s. 395.1055, F.S.; revising
26	requirements for rules the Agency for Health Care
27	Administration is required to adopt, to allow a Level
28	I Adult Cardiovascular Services program to use certain
29	additional tools in the treatment of adult
30	percutaneous cardiac intervention; providing an
31	effective date.