A bill to be entitled
An act relating to compensation for health care
services for inmates in Martin County; providing
definitions; limiting compensation to a health care
provider that provides any and all medical services
for an inmate housed in a Martin County detention
center under certain conditions; requiring certain
compensation for a specified hospital that provides
medical services for specified inmates if the hospital
does not have a contract with the county to provide
such services; limiting compensation to an entity that
provides emergency medical transportation services for
an inmate housed in a Martin County detention center
if the entity does not have a contract with the county
to provide such services; providing nonapplicability;
providing an effective date.
Be It Enacted by the Legislature of the State of Florida:
Section 1. (1) As used in this act, the term:
(a) "Air ambulance" means a fixed-wing or rotary-wing
aircraft used for, or intended to be used for, air
transportation of sick or injured persons requiring or likely to
require medical attention during transport.
(b) "Ambulance" or "emergency medical services vehicle"
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26 means a privately or publicly owned vehicle or vessel that is 27 designed, constructed, reconstructed, maintained, equipped, or 28 operated for, and is used for, or intended to be used for, land 29 or water transportation of sick or injured persons requiring or 30 likely to require medical attention during transport. 31 "Emergency medical transportation services" includes, (C) 32 but is not limited to, services rendered by means of an 33 ambulance, emergency medical services vehicle, or air ambulance. 34 (d) "Health care provider" means: 1. A hospital licensed under chapter 395, Florida 35 36 Statutes. 37 2. A physician or physician assistant licensed under chapter 458, Florida Statutes. 38 39 3. An osteopathic physician or physician assistant 40 licensed under chapter 459, Florida Statutes. 41 4. A podiatric physician licensed under chapter 461, 42 Florida Statutes. 43 5. A health maintenance organization certificated under part I of chapter 641, Florida Statutes. 44 45 6. An ambulatory surgical center licensed under chapter 46 395, Florida Statutes. 47 7. A facility the primary purpose of which is to provide 48 human medical diagnostic services or a facility providing nonsurgical human medical treatment, to which facility the 49 50 patient is admitted and from which facility the patient is

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51	discharged within the same working day, and which facility is
52	not part of a hospital. However, the term does not include a
53	facility existing for the primary purpose of performing
54	terminations of pregnancy or an office maintained by a physician
55	or dentist for the practice of medicine.
56	8. A professional association, partnership, corporation,
57	joint venture, or other association composed of the persons
58	listed in subparagraphs 2., 3., and 4. for professional
59	activity.
60	(2)(a)1. Except as specifically provided in this
61	subsection, compensation to a health care provider to provide
62	any and all medical services for an inmate housed in a Martin
63	County detention center may not exceed 110 percent of the
64	Medicare allowable rate if the health care provider does not
65	have a contract with Martin County to provide inmate medical
66	services.
67	2. Compensation to a health care provider may not exceed
68	125 percent of the Medicare allowable rate if:
69	a. The health care provider does not have a contract with
70	Martin County to provide inmate medical services; and
71	b. The health care provider reported a negative operating
72	margin for the previous year to the Agency for Health Care
73	Administration through hospital-audited financial data.
74	(b) Compensation to a hospital designated as a trauma
75	center by the Department of Health to provide medical services

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for an inmate designated as a trauma alert victim, as defined 76 77 under Florida law, must be at 175 percent of the Medicare 78 allowable rate if the hospital does not have a contract with 79 Martin County to provide inmate medical services. 80 (3) Compensation to an entity to provide emergency medical transportation services for an inmate housed in a Martin County 81 82 detention center may not exceed 110 percent of the Medicare 83 allowable rate if the entity does not have a contract with 84 Martin County to provide inmate emergency medical transportation 85 services. This act does not apply to charges for medical 86 (4) 87 services provided at a hospital operated by Martin County. 88 Section 2. This act shall take effect upon becoming a law.

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