By Senator Harrell

31-00468-25 2025514

A bill to be entitled

An act relating to medical malpractice review committees; amending s. 766.101, F.S.; revising the definition of the term "medical review committee"; revising provisions related to discovery and evidence in civil and administrative actions to conform to changes made by the act; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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- Section 1. Paragraph (a) of subsection (1) and subsection (5) of section 766.101, Florida Statutes, are amended to read: 766.101 Medical review committee, immunity from liability.—
 - (1) As used in this section:
- (a) The term "medical review committee" or "committee"
 means:
- 1.a. A committee of a hospital or ambulatory surgical center licensed under chapter 395 or a health maintenance organization certificated under part I of chapter 641;
- b. A committee of a physician-hospital organization, a provider-sponsored organization, or an integrated delivery system;
- c. A committee of a state or local professional society of health care providers;
- d. A committee of a medical staff of a licensed hospital or nursing home, provided the medical staff operates pursuant to written bylaws that have been approved by the governing board of the hospital or nursing home;
 - e. A committee of the Department of Corrections or the

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Correctional Medical Authority as created under s. 945.602, or employees, agents, or consultants of either the department or the authority or both;

- f. A committee of a professional service corporation formed under chapter 621 or a corporation organized under part I of chapter 607 or chapter 617, which is formed and operated for the practice of medicine as defined in s. 458.305(3), and which has at least 25 health care providers who routinely provide health care services directly to patients;
- g. A committee of the Department of Children and Families or a managing entity as defined in s. 394.9082(2), which may include includes employees or, agents of, or consultants to the department or managing entity and any other persons the department or managing entity deems as deemed necessary to provide peer review, utilization review, or and mortality review of treatment services provided pursuant to chapters 394, 397, and 916;
- h. A committee of a mental health treatment facility licensed under chapter 394 or a community mental health center as defined in s. 394.907, provided the quality assurance program operates pursuant to the guidelines that have been approved by the governing board of the agency;
- i. A committee of a substance abuse treatment and education prevention program licensed under chapter 397 provided the quality assurance program operates pursuant to the guidelines that have been approved by the governing board of the agency;
- j. A peer review or utilization review committee organized under chapter 440;
 - k. A committee of the Department of Health, a county health

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department, healthy start coalition, or certified rural health network, when reviewing quality of care, or employees of these entities when reviewing mortality records; or

1. A continuous quality improvement committee of a pharmacy licensed pursuant to chapter 465,

which committee is formed to evaluate and improve the quality of health care rendered by providers of health service, to determine whether that health services rendered were professionally indicated or were performed in compliance with the applicable standard of care, or whether that the cost of health care rendered was considered reasonable by the providers of professional health services in the area; or

- 2. A committee of an insurer, self-insurer, or joint underwriting association of medical malpractice insurance, or other persons conducting review under s. 766.106.
- (5) The investigations, proceedings, and records of a committee as described in the preceding subsections <u>are shall</u> not be subject to discovery or introduction into evidence in any civil or administrative action against a provider of professional health services <u>or a managing entity</u> arising out of the matters which are the subject of evaluation and review by such committee, and <u>any no person</u> who was in attendance at a meeting of such committee <u>is not shall be permitted</u> or required to testify in any such civil action as to any evidence or other matters produced or presented during the proceedings of such committee or as to any findings, recommendations, evaluations, opinions, or other actions of such committee or any members thereof. However, information, documents, or records otherwise

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available from original sources are not to be construed as immune from discovery or use in any such civil action merely because they were presented during proceedings of such committee, nor should any person who testifies before such committee or who is a member of such committee be prevented from testifying as to matters within his or her knowledge, but the said witness cannot be asked about his or her testimony before such a committee or opinions formed by him or her as a result of said committee hearings.

Section 2. This act shall take effect July 1, 2025.