

LEGISLATIVE ACTION

Senate

House

Senator Latvala moved the following:

Senate Substitute for Amendment (659334) (with title amendment)

Between lines 3382 and 3383

5 insert:

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3 4

6 Section 76. Section 483.111, Florida Statutes, is amended 7 to read:

8 483.111 Limitations on licensure.—A license may be issued 9 to a clinical laboratory to perform only those clinical 10 laboratory procedures and tests that are within the specialties 11 or subspecialties in which the clinical laboratory personnel are 12 qualified. A license may not be issued unless the agency 13 determines that the clinical laboratory is adequately staffed

SENATOR AMENDMENT

Florida Senate - 2013 Bill No. CS for CS for SB 966



14	and equipped to operate in conformity with the requirements of
15	this part, part II of chapter 408, and applicable rules. <u>A</u>
16	clinical laboratory licensed after July 1, 2013, may not perform
17	quantitative drug testing using high-complexity tests, as
18	categorized under the federal Clinical Laboratory Improvement
19	Amendments of 1988, unless the clinical laboratory is accredited
20	through the College of American Pathologists and submits to and
21	passes available proficiency testing for analytes applicable to
22	the drug-testing methods that the clinical laboratory uses. A
23	licensed clinical laboratory fully owned and operated by a
24	Florida-licensed hospital is exempt from the accreditation
25	requirements of this section.
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28	And the title is amended as follows:
29	Delete line 337
30	and insert:
31	and land development; amending s. 483.111, F.S.;
32	requiring clinical laboratories that perform certain
33	drug testing to be accredited and pass specific
34	proficiency tests; providing an exemption for certain
35	clinical laboratories; amending s. 499.003, F.S.;