House

Florida Senate - 2014 Bill No. CS/HB 7105, 1st Eng.



LEGISLATIVE ACTION

Senate

Floor: WD 05/01/2014 04:28 PM

Senator Diaz de la Portilla moved the following:

Senate Amendment (with title amendment)

Between lines 117 and 118

4 insert:

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Section 4. Section 395.4027, Florida Statutes, is created to read:

395.4027 Florida Tele-trauma Pilot Project.-

(1) DEFINITION.-As used in this section, the term "teletrauma health care" means the remote management or assistance in management of the care of a trauma patient using telemedicine technology to allow the remote presence of a health care

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12	provider from a Level I trauma center in geographic areas in
13	which such trauma centers are not available.
14	(2) FLORIDA TELE-TRAUMA PILOT PROJECT
15	(a) A pilot project is created to allow a teaching hospital
16	with multiple hospitals operating under a single license that is
17	in a county with a population of more than two million people
18	and also serves as the surgical training facility for branches
19	of the United States military to provide trauma services at any
20	of its hospitals through the use of telemedicine from its
21	existing level I trauma center, provided that the hospitals that
22	provide these services meet the requirements for staffing and
23	infrastructure of a level II trauma center.
24	(b) Additional trauma centers may not apply or be verified
25	in the impacted trauma service area for the duration of the
26	pilot project.
27	(3) EXPIRATIONThe authorization for the pilot project and
28	the provisions of this section shall expire on December 31,
29	2021.
30	Section 5. Section 395.4045, Florida Statutes, is amended
31	to read:
32	395.4045 Emergency medical service providers; trauma
33	transport protocols; transport of trauma alert victims to trauma
34	centers or tele-trauma hospitals; interfacility transfer
35	(1) Each emergency medical services provider licensed under
36	chapter 401 shall transport trauma alert victims to hospitals
37	approved as trauma centers or participating in the tele-trauma
38	pilot project pursuant to s. 395.4027, except as may be provided
39	for either in the department-approved trauma transport protocol
40	of the trauma agency for the geographical area in which the

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41 emergency medical services licensee provides services or, if no 42 such department-approved trauma transport protocol is in effect, 43 as provided for in a department-approved provider's trauma 44 transport protocol.

(2) A trauma agency may develop a uniform trauma transport 45 46 protocol that is applicable to the emergency medical services 47 licensees providing services within the geographical boundaries of the trauma agency, including hospitals participating in the 48 tele-trauma pilot project under s. 395.4027. Development of a 49 50 uniform trauma protocol by a trauma agency shall be through consultation with interested parties, including, but not limited 51 52 to, each approved trauma center; physicians specializing in 53 trauma care, emergency care, and surgery in the region; each 54 trauma system administrator in the region; each emergency 55 medical service provider in the region licensed under chapter 56 401, and such providers' respective medical directors.

(3) Trauma alert victims shall be identified through the
use of a trauma scoring system, including adult and pediatric
assessment as specified in rule of the department. The rule
shall also include the requirements of licensed emergency
medical services providers for performing and documenting these
assessments.

(4) The department shall specify by rule the subjects and
the minimum criteria related to prehospital trauma transport;
trauma center, tele-trauma center, or hospital destination
determinations;
and interfacility trauma transfer transport by
an emergency medical services provider to be included in a
trauma agency's or emergency medical service provider's trauma
transport protocol and shall approve or disapprove each such

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70 protocol. Trauma transport protocol rules pertaining to the air 71 transportation of trauma victims shall be consistent with, but 72 not limited to, applicable Federal Aviation Administration 73 regulation. Emergency medical services licensees and trauma 74 agencies shall be subject to monitoring by the department, under 75 ss. 395.401(3) and 401.31(1) for compliance with requirements, 76 as applicable, regarding trauma transport protocols and the 77 transport of trauma victims.

78 (5) If there is no department-approved trauma agency trauma 79 transport protocol for the geographical area in which the emergency medical services license applicant intends to provide 80 81 services, as provided for in subsection (1), each applicant for licensure as an emergency medical services provider, under 82 83 chapter 401, must submit and obtain department approval of a 84 trauma transport protocol prior to the department granting a 85 license. The department shall prescribe by rule the submission 86 and approval process for an applicant's trauma transport protocols whether the applicant will be using a trauma agency's 87 88 or its own trauma transport protocol.

(6) If an air ambulance service is available in the trauma 89 90 service area in which an emergency medical service provider is 91 located, trauma transport protocols shall not provide for transport outside of the trauma service area unless otherwise 92 93 provided for by written mutual agreement. If air ambulance 94 service is not available and there is no agreement for 95 interagency transport of trauma patients between two adjacent 96 local or regional trauma agencies, both of which include at 97 least one approved trauma center, then the transport of a trauma 98 patient with an immediately life-threatening condition shall be

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99 to the most appropriate trauma center as defined pursuant to 100 trauma transport protocols approved by the department. The 101 provisions of this subsection shall apply only to those counties 102 with a population in excess of 1 million residents. 103 (7) Prior to an interfacility trauma transfer, the 104 emergency medical services provider's medical director or his or 105 her designee must agree, pursuant to protocols and procedures in 106 the emergency medical services provider's trauma transport 107 protocol, that the staff of the transport vehicle has the 108 medical skills, equipment, and resources to provide anticipated 109 patient care as proposed by the transferring physician. The 110 emergency medical services provider's medical director or his or 111 her designee may require appropriate staffing, equipment, and 112 resources to ensure proper patient care and safety during 113 transfer. 114 (8) The department shall adopt and enforce all rules necessary to administer this section. The department shall adopt 115 and enforce rules to specify the submission and approval process 116 117 for trauma transport protocols or modifications to trauma 118 transport protocols by trauma agencies and licensed emergency 119 medical services providers. 120 121 122 And the title is amended as follows: 123 Delete line 5 124 and insert: 125 Abortion clinics; creating s. 395.4027, F.S.; establishing the Florida Tele-Trauma Pilot Project; 126 127 defining the term "tele-trauma health care";

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128 authorizing certain hospitals to provide remote care 129 to trauma patients at satellite hospitals under 130 certain circumstances; prohibiting the application or 131 verification of additional trauma centers in the 132 impacted trauma service area for the duration of the 133 pilot project; providing for future expiration of the 134 pilot project; amending s. 395.4045, F.S.; requiring 135 emergency medical service providers to transport 136 trauma alert victims to hospitals participating in the tele-trauma pilot project; revising the authorized 137 138 uniform trauma transport protocol; requiring the 139 Department of Health to specify by rule certain 140 subjects and criteria related to the transport of 141 trauma victims to and from a tele-trauma center; 142 amending s. 400.021, F.S.; revising