Bill No. CS for CS for SB 370 Amendment No. ____ Barcode 832524 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Campbell moved the following amendment to amendment 11 12 (104940):13 14 Senate Amendment (with title amendment) 15 On page 97, between lines 23 and 24, 16 17 insert: 18 Section 80. Subsections (1) and (2) and paragraphs (c) and (d) of subsection (3) of section 395.1041, Florida 19 20 Statutes, are amended to read: 395.1041 Access to emergency services and care.--21 22 (1) LEGISLATIVE INTENT.--The Legislature finds and 23 declares it to be of vital importance that emergency services 24 and care be provided by hospitals and physicians to every person in need of such care. The Legislature finds that 25 26 persons have been denied emergency services and care by 27 hospitals. It is the intent of the Legislature that the agency 28 vigorously enforce the ability of persons to receive all 29 necessary and appropriate emergency services and care and that the agency act in a thorough and timely manner against 30 hospitals and physicians which deny persons emergency services 31 1 7:33 PM 03/19/02 s0370c2c-33j06

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and care. It is further the intent of the Legislature that 1 2 hospitals, emergency medical services providers, and other 3 health care providers work together in their local communities 4 to enter into agreements or arrangements to ensure access to 5 emergency services and care. The Legislature further recognizes that appropriate emergency services and care often 6 7 require followup consultation and treatment in order to 8 effectively care for emergency medical conditions.

9 (2) INVENTORY OF HOSPITAL EMERGENCY SERVICES.--The 10 agency shall establish and maintain an inventory of hospitals with emergency services. The inventory shall list all 11 12 services within the service capability of the hospital, and 13 such services shall appear on the face of the hospital license. Each hospital having emergency services shall notify 14 15 the agency of its service capability in the manner and form prescribed by the agency. The agency, in cooperation with the 16 17 Department of Health shall provide use the inventory to assist emergency medical services providers and shall make the 18 inventory available to others to assist in locating 19 20 appropriate emergency medical care. The inventory shall also 21 be made available to the general public. On or before August 1, 1992, the agency shall request that each hospital identify 22 the services which are within its service capability. On or 23 24 before November 1, 1992, the agency shall notify each hospital 25 of the service capability to be included in the inventory. The hospital has 15 days from the date of receipt to respond 26 27 to the notice. By December 1, 1992, the agency shall publish a final inventory. Each hospital shall reaffirm its service 28 capability when its license is renewed and shall notify the 29 30 agency of the addition of a new service or the termination of 31 a service prior to a change in its service capability.

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1 (3) EMERGENCY SERVICES; DISCRIMINATION; LIABILITY OF 2 FACILITY OR HEALTH CARE PERSONNEL. --3 (c) A patient that has not been stabilized, whether 4 stabilized or not, may be transferred to another hospital 5 which has the requisite service capability or is not at 6 service capacity, if: 7 The patient, or a person who is legally responsible 1. for the patient and acting on the patient's behalf, after 8 9 being informed of the hospital's obligation under this section 10 and of the risk of transfer, requests that the transfer be effected; 11 12 2. A physician has signed a certification that, based 13 upon the reasonable risks and benefits to the patient, and based upon the information available at the time of transfer, 14 15 the medical benefits reasonably expected from the provision of 16 appropriate medical treatment at another hospital outweigh the 17 increased risks to the individual's medical condition from effecting the transfer; or 18 3. A physician is not physically present in the 19 20 emergency services area at the time an individual is 21 transferred and a qualified medical person signs a 22 certification that a physician, in consultation with personnel, has determined that the medical benefits reasonably 23 24 expected from the provision of appropriate medical treatment 25 at another medical facility outweigh the increased risks to the individual's medical condition from effecting the 26 27 transfer. The consulting physician must countersign the 28 certification; 29 30 provided that this paragraph shall not be construed to require 31 acceptance of a transfer that is not medically necessary. 3

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1 (d)1. Every hospital shall ensure the provision of 2 services within the service capability of the hospital, at all 3 times, either directly or indirectly through an arrangement 4 with another hospital, through an arrangement with one or more 5 physicians, or as otherwise made through prior arrangements. 6 A hospital may enter into an agreement with another hospital 7 for purposes of meeting its service capability requirement, and appropriate compensation or other reasonable conditions 8 9 may be negotiated for these backup services. 10 2. If any arrangement requires the provision of emergency medical transportation, such arrangement must be 11 12 made in consultation with the applicable emergency medical 13 service provider and may not require the emergency medical service provider to provide transportation that is outside the 14 15 routine service area of that emergency medical service 16 provider or in a manner that impairs the ability of the 17 emergency medical service provider to timely respond to prehospital emergency calls. Emergency medical transportation 18 19 provided under this subparagraph is considered to be emergency 20 services and care as defined in s. 395.002. 21 3. A hospital shall not be required to ensure service capability at all times as required in subparagraph 1. if, 22 prior to the receiving of any patient needing such service 23 24 capability, such hospital has demonstrated to the agency that it lacks the ability to ensure such capability and it has 25 26 exhausted all reasonable efforts to ensure such capability 27 through backup arrangements. In reviewing a hospital's 28 demonstration of lack of ability to ensure service capability, the agency shall consider factors relevant to the particular 29 30 case, including the following: Number and proximity of hospitals with the same 31 a.

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service capability. 1 2 b. Number, type, credentials, and privileges of 3 specialists. 4 c. Frequency of procedures. 5 d. Size of hospital. The agency shall publish proposed rules б 4. 7 implementing a reasonable exemption procedure by November 1, 8 1992. Subparagraph 1. shall become effective upon the 9 effective date of said rules or January 31, 1993, whichever is 10 earlier. For a period not to exceed 1 year from the effective 11 date of subparagraph 1., a hospital requesting an exemption 12 shall be deemed to be exempt from offering the service until 13 the agency initially acts to deny or grant the original request. The agency has 45 days from the date of receipt of 14 15 the request for exemption to approve or deny the request. 16 After the first year from the effective date of subparagraph 17 1..,If the agency fails to initially act within the time period, the hospital is deemed to be exempt from offering the 18 service until the agency initially acts to deny the request. 19 20 The agency shall convene a workgroup consisting of 5. 21 representatives from the Florida Hospital Association, the Florida Statutory Teaching Hospital Council, the Florida 22 Medical Association, the Florida Osteopathic Medical 23 24 Association, and the Florida College of Emergency Physicians 25 to make recommendations to the Legislature for changes to this 26 paragraph regarding: 27 a. Services performed on an infrequent basis that 28 would not be considered to be within the service capability of 29 the hospital. 30 b. Situations in which hospitals would be deemed exempt from providing services at all times that are within 31 5 7:33 PM 03/19/02

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their service capability. (Redesignate subsequent sections.) б And the title is amended as follows: On page 107, line 21, after the semicolon insert: amending s. 395.1041, F.S.; revising provisions relating to hospital service capability and access to emergency services and care; directing the Agency for Health Care Administration to convene a workgroup to report to the Legislature regarding hospital service capability requirements;