Bill No. CS/CS/CS/SB 752 (2010)

I	Amendment No.
	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative Flores offered the following:
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3	Amendment (with title amendment)
4	Between lines 772 and 773, insert:
5	Section 9. Section 409.91255, Florida Statutes, is amended
6	to read:
7	409.91255 Federally qualified health center access
8	program
9	(1) SHORT TITLE.—This section may be cited as the
10	"Community Health Center Access Program Act."
11	(2) LEGISLATIVE FINDINGS AND INTENT
12	(a) The Legislature finds that, despite significant
13	investments in health care programs, <u>nearly 6</u> <del>more than 2</del>
14	million low-income Floridians, primarily the working poor and
15	minority populations, continue to lack access to basic health
16	care services. Further, the Legislature recognizes that
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17 federally qualified health centers have a proven record of 18 providing cost-effective, comprehensive primary and preventive 19 health care and are uniquely qualified to address the lack of 20 adequate health care services for the uninsured.

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It is the intent of the Legislature to recognize the 21 (b) 22 significance of increased federal investments in federally 23 qualified health centers and to leverage that investment through 24 the creation of a program to provide for the expansion of the 25 primary and preventive health care services offered by federally 26 qualified health centers. Further, such a program will support 27 the coordination of federal, state, and local resources to 28 assist such health centers in developing an expanded community-29 based primary care delivery system.

ASSISTANCE TO FEDERALLY QUALIFIED HEALTH CENTERS.-The 30 (3)31 agency shall administer Department of Health shall develop a program for the expansion of federally qualified health centers 32 33 for the purpose of providing comprehensive primary and 34 preventive health care and urgent care services that may reduce 35 the morbidity, mortality, and cost of care among the uninsured 36 population of the state. The program shall provide for 37 distribution of financial assistance to federally qualified 38 health centers that apply and demonstrate a need for such 39 assistance in order to sustain or expand the delivery of primary 40 and preventive health care services. In selecting centers to receive this financial assistance, the program: 41

(a) Shall give preference to communities that have few or
no community-based primary care services or in which the current
services are unable to meet the community's needs. To assist in
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45 <u>the assessment and identification of areas of critical need, a</u> 46 <u>federally qualified health center based statewide assessment and</u> 47 <u>strategic plan shall be developed by the Florida Association of</u> 48 <u>Community Health Centers, Inc., every 5 years, beginning January</u> 49 1, 2011.

50 (b) Shall require that primary care services be provided 51 to the medically indigent using a sliding fee schedule based on 52 income.

53 (c) Shall <u>promote</u> allow innovative and creative uses of
54 federal, state, and local health care resources.

55 Shall require that the funds provided be used to pay (d) 56 for operating costs of a projected expansion in patient 57 caseloads or services or for capital improvement projects. Capital improvement projects may include renovations to existing 58 facilities or construction of new facilities, provided that an 59 expansion in patient caseloads or services to a new patient 60 61 population will occur as a result of the capital expenditures. 62 The agency department shall include in its standard contract 63 document a requirement that any state funds provided for the 64 purchase of or improvements to real property are contingent upon the contractor granting to the state a security interest in the 65 66 property at least to the amount of the state funds provided for 67 at least 5 years from the date of purchase or the completion of 68 the improvements or as further required by law. The contract 69 must include a provision that, as a condition of receipt of 70 state funding for this purpose, the contractor agrees that, if 71 it disposes of the property before the agency's department's 72 interest is vacated, the contractor will refund the 029929 Approved For Filing: 4/28/2010 2:49:00 PM Page 3 of 5

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73 proportionate share of the state's initial investment, as 74 adjusted by depreciation.

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(e) Shall May require in-kind support from other sources.

(f) <u>Shall promote</u> <u>May encourage</u> coordination among federally qualified health centers, other private sector providers, and publicly supported programs.

(g) Shall <u>promote</u> allow the development of community emergency room diversion programs in conjunction with local resources, providing extended hours of operation to urgent care patients. Diversion programs shall include case management for emergency room followup care.

84 EVALUATION OF APPLICATIONS. - A review panel shall be (4) 85 established, consisting of four persons appointed by the Secretary of Health Care Administration State Surgeon General 86 87 and three persons appointed by the chief executive officer of the Florida Association of Community Health Centers, Inc., to 88 review all applications for financial assistance under the 89 program. Applicants shall specify in the application whether the 90 91 program funds will be used for the expansion of patient 92 caseloads or services or for capital improvement projects to 93 expand and improve patient facilities. The panel shall use the 94 following elements in reviewing application proposals and shall 95 determine the relative weight for scoring and evaluating these 96 elements:

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(a) The target population to be served.

(b) The health benefits to be provided.

99 (c) The methods that will be used to measure cost-

100 effectiveness.

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101	Amendment No. (d) How patient satisfaction will be measured.
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102	(e) The proposed internal quality assurance process.
103	(f) Projected health status outcomes.
104	(g) How data will be collected to measure cost-
105	effectiveness, health status outcomes, and overall achievement
106	of the goals of the proposal.
107	(h) All resources, including cash, in-kind, voluntary, or
108	other resources that will be dedicated to the proposal.
109	(5) ADMINISTRATION AND TECHNICAL ASSISTANCEThe agency
110	shall <del>Department of Health may</del> contract with the Florida
111	Association of Community Health Centers, Inc., to <u>develop and</u>
112	<u>coordinate</u> administer the program and provide technical
113	assistance to the federally qualified health centers selected to
114	receive financial assistance. The contracted entity shall be
115	responsible for program support and assume all costs related to
116	administration of this program.
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120	TITLE AMENDMENT
121	Between lines 52 and 53, insert:
122	amending s. 409.91255, F.S.; transferring administrative
123	responsibility for the application procedure for
124	federally qualified health centers from the Department of
125	Health to the Agency for Health Care Administration;
126	requiring the Florida Association of Community Health
127	Centers, Inc., to provide support and assume
128	administrative costs for the program;
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