

837388

LEGISLATIVE ACTION

Senate . House

Comm: RCS 03/22/2011

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The Committee on Health Regulation (Latvala) recommended the following:

Senate Amendment (with title amendment)

Between lines 1697 and 1698 insert:

Section 46. Paragraph (a) of subsection (2) of section 408.033, Florida Statutes, is amended to read:

408.033 Local and state health planning.-

(2) FUNDING.-

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(a) The Legislature intends that the cost of local health councils be borne by assessments on selected health care facilities subject to facility licensure by the Agency for Health Care Administration, including abortion clinics, assisted



living facilities, ambulatory surgical centers, birthing centers, clinical laboratories except community nonprofit blood banks and clinical laboratories operated by practitioners for exclusive use regulated under s. 483.035, home health agencies, hospices, hospitals, intermediate care facilities for the developmentally disabled, nursing homes, health care clinics, and multiphasic testing centers and by assessments on organizations subject to certification by the agency pursuant to chapter 641, part III, including health maintenance organizations and prepaid health clinics. Any fee that is assessed may be collected prospectively at the time a facility's license is renewed and prorated for the licensing period.

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======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Delete line 139

29 and insert:

> operate a mobile clinic; amending s. 408.033, F.S.; providing that fees assessed on selected health care facilities and organizations may be collected prospectively at the time of licensure renewal and prorated for the licensing period; amending s. 408.034, F.S.;