Amendment No.

## COMMITTEE/SUBCOMMITTEE ACTION

| ADOPTED | - | $(Y / N)$ |
| :--- | :--- | :--- |
| ADOPTED AS AMENDED | - | $(Y / N)$ |
| ADOPTED W/O OBJECTION | - | $(Y / N)$ |
| FAILED TO ADOPT | - | $(Y / N)$ |
| WITHDRAWN | $-(Y / N)$ |  |
| OTHER | - |  |

Committee/Subcommittee hearing bill: Health Innovation
Subcommittee
Representative Gonzalez offered the following:

## Amendment

Remove lines 29-38 and insert:
licensed neonatal intensive care unit beds and is located in a county with a population of $1,750,000$ or more may provide obstetrical services, in compliance with the agency's rules pertaining to the obstetrical department in a hospital and offer mothers all necessary critical care equipment, services, and capabilities, up to 10 beds for labor and delivery care, which services are restricted to the diagnosis, care, and treatment of pregnant women of any age who have documentation by an examining physician that includes information regarding:

1. At least one fetal characteristic or condition diagnosed intra-utero that would characterize the pregnancy or delivery as high risk including structural abnormalities of the digestive, central nervous and cardiovascular systems and disorders of genetic malformations and skeletal dysplasia, acute 572753 - H0919-line29.docx
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Amendment No. metabolic emergencies and babies of mothers with rheumatologic disorders; or
2. Medical advice or a diagnosis indicating that the fetus may require at least one perinatal intervention.

This paragraph shall not preclude a specialty-licensed children's hospital from complying with s. 395.1041 , F.S. or the Emergency Medical Treatment and Active Labor Act, 42 U.S.C. $1395 d d$.

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