LEGISLATIVE ACTION

Senate

House

Senator Garcia moved the following:

Senate Amendment (with title amendment)

Between lines 1062 and 1063

4 insert:

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Section 11. Present subsections (1) through (10) of section 395.0191, Florida Statutes, are redesignated as subsections (2) through (11), respectively, a new subsection (1) and subsection (12) are added to that section, and present subsection (6) of that section is amended, to read: 395.0191 Staff membership and clinical privileges.-(1) As used in this section, the term:

580616

12	(a) "Certified surgical assistant" means a surgical
13	assistant who maintains a valid and active certification under
14	one of the following designations:
15	1. Certified Surgical First Assistant from the National
16	Board of Surgical Technology and Surgical Assisting.
17	2. Certified Surgical Assistant from the National Surgical
18	Assistant Association.
19	3. Surgical Assistant-Certified from the American Board of
20	Surgical Assistants.
21	(b) "Certified surgical technologist" means a surgical
22	technologist who maintains a valid and active certification as a
23	Certified Surgical Technologist from the National Board of
24	Surgical Technology and Surgical Assisting.
25	(c) "Surgeon" means a health care practitioner as defined
26	in s. 456.001 whose scope of practice includes performing
27	surgery and who is listed as the primary surgeon in the
28	operative record.
29	(d) "Surgical assistant" means a person who provides aid in
30	exposure, hemostasis, closures, and other intraoperative
31	technical functions and who assists the surgeon in performing a
32	safe operation with optimal results for the patient.
33	(e) "Surgical technologist" means a person whose duties
34	include, but are not limited to, maintaining sterility during a
35	surgical procedure, handling and ensuring the availability of
36	necessary equipment and supplies, and maintaining visibility of
37	the operative site to ensure that the operating room environment
38	is safe, that proper equipment is available, and that the
39	operative procedure is conducted efficiently.
40	(7) (6) Upon the written request of the applicant, any



41	licensed facility that has denied staff membership or clinical
42	privileges to any applicant specified in subsection (2) (1) or
43	subsection (3) (2) shall, within 30 days of such request,
44	provide the applicant with the reasons for such denial in
45	writing. A denial of staff membership or clinical privileges to
46	any applicant shall be submitted, in writing, to the applicant's
47	respective licensing board.
48	(12)(a) At least 50 percent of the surgical assistants that
49	a facility employs or contracts with must be certified surgical
50	assistants.
51	(b) At least 50 percent of the surgical technologists that
52	a facility employs or contracts with must be certified surgical
53	technologists.
54	(c) The certification requirements in paragraphs (a) and
55	(b) do not apply to:
56	1. A person who has completed an appropriate training
57	program for surgical technology in any branch of the Armed
58	Forces or reserve component of the Armed Forces.
59	2. A person who was employed or contracted to perform the
60	duties of a surgical technologist or surgical assistant at any
61	time before July 1, 2014.
62	3. A health care practitioner as defined in s. 456.001 or a
63	student if the duties performed by the practitioner or the
64	student are within the scope of the practitioner's or the
65	student's training and practice.
66	4. A person enrolled in a surgical technology or surgical
67	assisting training program accredited by the Commission on
68	Accreditation of Allied Health Education Programs, the
69	Accrediting Bureau of Health Education Schools, or another

580616

70	accrediting body recognized by the United States Department of
71	Education on July 1, 2014. A person may practice as a surgical
72	technologist or a surgical assistant for 2 years after
73	completing such a training program before he or she is required
74	to meet the criteria in paragraph (a) or paragraph (b).
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76	========== T I T L E A M E N D M E N T =================================
77	And the title is amended as follows:
78	Delete lines 2 - 82
79	and insert:
80	An act relating to health care facilities; creating
81	part XI of ch. 400, F.S.; providing legislative
82	intent; providing definitions; requiring the licensure
83	of transitional living facilities; providing license
84	fees and application requirements; requiring
85	accreditation of licensed facilities; providing
86	requirements for transitional living facility policies
87	and procedures governing client admission, transfer,
88	and discharge; requiring a comprehensive treatment
89	plan to be developed for each client; providing plan
90	and staffing requirements; requiring certain consent
91	for continued treatment in a transitional living
92	facility; providing licensee responsibilities;
93	providing notice requirements; prohibiting a licensee
94	or employee of a facility from serving notice upon a
95	client to leave the premises or take other retaliatory
96	action under certain circumstances; requiring the
97	client and client's representative to be provided with
98	certain information; requiring the licensee to develop



99 and implement certain policies and procedures; 100 providing licensee requirements relating to 101 administration of medication; requiring maintenance of 102 medication administration records; providing requirements for administration of medications by 103 104 unlicensed staff; specifying who may conduct training 105 of staff; requiring licensees to adopt policies and 106 procedures for administration of medications by 107 trained staff; requiring the Agency for Health Care 108 Administration to adopt rules; providing requirements 109 for the screening of potential employees and training 110 and monitoring of employees for the protection of clients; requiring licensees to implement certain 111 112 policies and procedures to protect clients; providing 113 conditions for investigating and reporting incidents 114 of abuse, neglect, mistreatment, or exploitation of 115 clients; providing requirements and limitations for the use of physical restraints, seclusion, and 116 117 chemical restraint medication on clients; providing a 118 limitation on the duration of an emergency treatment 119 order; requiring notification of certain persons when 120 restraint or seclusion is imposed; authorizing the 121 agency to adopt rules; providing background screening 122 requirements; requiring the licensee to maintain 123 certain personnel records; providing administrative 124 responsibilities for licensees; providing 125 recordkeeping requirements; providing licensee 126 responsibilities with respect to the property and 127 personal affairs of clients; providing requirements

Page 5 of 7



128 for a licensee with respect to obtaining surety bonds; 129 providing recordkeeping requirements relating to the safekeeping of personal effects; providing 130 131 requirements for trust funds or other property 132 received by a licensee and credited to the client; 133 providing a penalty for certain misuse of a client's personal funds, property, or personal needs allowance; 134 135 providing criminal penalties for violations; providing 136 for the disposition of property in the event of the 137 death of a client; authorizing the agency to adopt rules; providing legislative intent; authorizing the 138 139 agency to adopt and enforce rules establishing 140 standards for transitional living facilities and 141 personnel thereof; classifying violations and 142 providing penalties therefor; providing administrative 143 fines for specified classes of violations; authorizing 144 the agency to apply certain provisions with regard to 145 receivership proceedings; requiring the agency, the 146 Department of Health, the Agency for Persons with 147 Disabilities, and the Department of Children and 148 Families to develop electronic information systems for certain purposes; repealing s. 400.805, F.S., relating 149 150 to transitional living facilities; revising the title 151 of part V of ch. 400, F.S.; amending s. 381.745, F.S.; 152 revising the definition of the term "transitional 153 living facility," to conform; amending s. 381.75, 154 F.S.; revising the duties of the Department of Health 155 and the agency relating to transitional living facilities; amending ss. 381.78, 400.93, 408.802, and 156

38-04937-14

SENATOR AMENDMENT

Florida Senate - 2014 Bill No. SB 1486



408.820, F.S.; conforming provisions to changes made 157 158 by the act; providing applicability with respect to 159 transitional living facilities licensed before a 160 specified date; amending s. 395.0191, F.S.; defining 161 terms; prohibiting a health care facility from 162 employing or contracting with a surgical assistant or 163 surgical technologist under certain circumstances; 164 providing exceptions;