Amendment No.

## CHAMBER ACTION

Senate House

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Representative Avila offered the following:

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## Amendment (with directory amendment)

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Remove lines 370-383 and insert:

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(4) HUMAN IMMUNODEFICIENCY VIRUS TESTING REQUIREMENTS;
REGISTRATION WITH THE DEPARTMENT OF HEALTH; EXEMPTIONS FROM
REGISTRATION.—No county health department and no other person in this state shall conduct or hold themselves out to the public as conducting a testing program for acquired immune deficiency syndrome or human immunodeficiency virus status without first registering with the Department of Health, reregistering each year, complying with all other applicable provisions of state law, and meeting the following requirements:

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Page 1 of 2

Amendment No.

(d)	The	program	must	meet	all	<u>of</u>	the	<u>requirements</u>	informed
consent	crite	r <del>ia conta</del>	ained	in s	ubsec	ctic	on (2	2).	

(j) Nothing in this subsection shall be construed to
require a facility licensed under $\underline{\text{chapter 395 or}}$ chapter 483 or
a person licensed under the provisions of chapter 457, chapter
458, chapter 459, chapter 460, chapter 461, chapter 466, or
chapter 467 to register with the Department of Health $\underline{\text{and comply}}$
with the requirements of this subsection if the testing program
is part of routine medical care or if the facility or person
does not advertise to the general public that the facility or
<pre>person conducts if he or she does not advertise or hold himself</pre>
or herself out to the public as conducting testing programs for
human immunodeficiency virus infection or <u>specializes</u>
specializing in such testing

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## DIRECTORY AMENDMENT

Remove line 13 and insert:

(g), and (h) of subsection (2) and paragraphs (d) and (j) of subsection

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