Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION

| ADOPTED | - | $(\mathrm{Y} / \mathrm{N})$ |
| :--- | :--- | :--- |
| ADOPTED AS AMENDED | - | $(\mathrm{Y} / \mathrm{N})$ |
| ADOPTED W/O OBJECTION | - | $(\mathrm{Y} / \mathrm{N})$ |
| FAILED TO ADOPT | - | $(\mathrm{Y} / \mathrm{N})$ |
| WITHDRAWN | - | $(\mathrm{Y} / \mathrm{N})$ |

OTHER

Committee/Subcommittee hearing bill: Select Committee on Health Innovation

Representative Andrade offered the following:

## Amendment (with title amendment)

Remove everything after the enacting clause and insert:
Section 1. Paragraph (a) of subsection (18) of section 395.1055, Florida Statutes, is amended to read:
395.1055 Rules and enforcement.-
(18) In establishing rules for adult cardiovascular services, the agency shall include provisions that allow for:
(a) The establishment of two hospital program licensure levels, a Level I program that authorizes the performance of adult percutaneous cardiac intervention without onsite cardiac surgery, including rotational or other atherectomy devices, electrophysiology, and treatment of chronic total occlusions, 666259 - h1259_strike.docx
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and a Level II program that authorizes the performance of percutaneous cardiac intervention with onsite cardiac surgery.

## TITLEAMENDMENT

Remove everything before the enacting clause and insert: An act relating to providers of cardiovascular services; amending s. 395.1055 , F.S.; requiring the Agency for Health Care Administration to adopt rules that allow a Level I Adult Cardiovascular Services program to use certain additional tools in the treatment of adult percutaneous cardiac intervention; providing an effective date.

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