HOUSE	AMENDMENT NO	
	Offered By	
AMEND House Commi	tee Substitute for Senate Substitute #2 for Senate Committee Substitute	
for Senate Bill No. 62, P	age 2, Section 191.227, Line 38, by inserting after all of said section and	
line the following:		
"197.705. <u>1. Ex</u>	cept as otherwise provided in subsection 2 of this section, all hospitals	
[and health care facilities	,] and ambulatory surgical centers as defined in sections 197.020 and	
[197.305] <u>197.500</u> , shall	require all personnel providing services in such facilities to wear	
identification badges wh	le acting within the scope of their employment. The identification	
badges of all personnel s	hall prominently display the licensure status of such personnel and shall	
include the following:		
(1) A recent pho	ograph of the employee, the employee's first name, the employee's title	
and the name of the heal	h care facility or organization;	
(2) The title of t	e employee shall be as large as possible in block type and shall occupy	
tall strip as close as prac	icable to the top or bottom edge of the badge;	
(3) Titles shall b	e as follows:	
(a) A medical do	(a) A medical doctor as defined in section 334.021 shall have the title "Physician";	
(b) Any nurse as	defined in section 335.016 may have the title "Advanced Practice	
Registered Nurse", "Cer	ified Nurse Midwife", "Certified Nurse Practitioner", "Certified	
Registered Nurse Anesth	etist", "Licensed Practical Nurse", "Registered Nurse", or "Clinical Nur	
Specialist" as applicable	for such nurse's level of nursing, licensure, and certification; and	
(c) All other title	s shall be determined by rule by the department of health and senior	
services.		
Nothing in this section s	nall prohibit a health care provider from placing the provider's additional	
specialty or designation	after the provider's name on the badge.	
2. Personnel sha	l not be required to wear an identification badge while delivering direct	
care to a consumer if not	clinically feasible.	
3. The departme	nt of health and senior services may promulgate rules to implement the	
provisions of this section	. Any rule or portion of a rule, as that term is defined in section 536.01	
Action Taken	Date 1	

1	that is created under the authority delegated in this section shall become effective only if it
2	complies with and is subject to all of the provisions of chapter 536 and, if applicable, section
3	536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the
4	general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove
5	and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority an
6	any rule proposed or adopted after August 28, 2011, shall be invalid and void.
7	4. Nothing in this section shall require the immediate replacement of identification badge
8	worn by personnel currently employed on or before August 28, 2011. Such identification badges
9	shall be replaced within a reasonable time after August 28, 2011, such as at a regularly scheduled
10	interval of reissuance; except that, all identification badges worn by personnel of hospitals and
11 12	health care facilities shall comply with this section within ten years from August 28, 2011."; and
13	Further amend said bill by amending the title, enacting clause, and intersectional references
14	accordingly.
15	
	Action Taken Date 2