AMEND House Committee Substitute for See Page 14, Section 192.300, Line 30, by insertic "197.705. 1. Except as otherwise pro [and health care facilities,] and ambulatory su [197.305] 197.500, shall require all personne identification badges while acting within the badges of all personnel shall prominently dispinclude the following:  (1) A recent photograph of the employand the name of the health care facility or org (2) The title of the employee shall be tall strip as close as practicable to the top or be (3) Titles shall be as follows:  (a) A medical doctor as defined in see	scope of their employment. The identification play the licensure status of such personnel and shall byee, the employee's first name, the employee's title, ganization; as large as possible in block type and shall occupy a
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(a) A medical doctor as defined in section 3.	<u>-</u>
(b) Any nurse as defined in section 3.	<u>-</u>
	35.016 may have the title "Advanced Practice
Registered Nurse", "Certified Nurse Midwife	ž
	e", "Certified Nurse Practitioner", "Certified
Registered Nurse Anesthetist", "Licensed Pra	actical Nurse", "Registered Nurse", or "Clinical Nurse
Specialist" as applicable for such nurse's leve	el of nursing, licensure, and certification; and
(c) All other titles shall be determine	d by rule by the department of health and senior
services.	
Nothing in this section shall prohibit a health	care provider from placing the provider's additional
specialty or designation after the provider's na	
	wear an identification badge while delivering direct
care to a consumer if not clinically feasible.	wear an recommended winte derivering direct
<del></del>	or services may promulgate rules to implement the
	on of a rule, as that term is defined in section 536.010,
<del>-</del>	n this section shall become effective only if it

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