H	Iouse Amendment NO
	Offered By
	MEND House Committee Substitute for Senate Substitute for Senate Bill No. 457, Page 2, Section 95.070, Line 27, by inserting immediately after said line the following:
	"197.130. 1. All hospitals licensed under this chapter shall require admission staff to provide
W	ritten notice to each patient when the patient is admitted to the hospital under observational status:
_	(1) During the intake process;
	(2) At any time the patient's status changes; and
	(3) Upon discharge.
U	pon discharge the hospital admission staff shall provide written notice to the patient regarding the
d	uration of the patient's inpatient status, observational status, or both.
	2. Each written notice shall include:
	(1) A statement regarding whether the patient is being admitted to the hospital under
ir	<u>ipatient status or observational status;</u>
	(2) A statement that observation status may affect the patient's Medicare, MO HealthNet, or
p	rivate insurance coverage for hospital services including medications and pharmaceutical supplies
<u>a</u>	nd for home- and community-based care or rehabilitative services at a skilled nursing facility if
n	eeded upon discharge from the hospital; and
	(3) A recommendation that the patient contact his or her health insurance provider to better
<u>u</u>	nderstand the implications of a patient's placement in observation status.
	3. The department of health and senior services shall promulgate rules to implement the
-	rovisions of this section and shall develop an acknowledgment form to meet the written notice
	equirements of this section. Any rule or portion of a rule, as that term is defined in section 536.010,
	nat is created under the authority delegated in this section shall become effective only if it complies
	vith and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This
	ection and chapter 536 are nonseverable, and if any of the powers vested with the general assembly
_	ursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are
	ubsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or
<u>a</u>	dopted after August 28, 2015, shall be invalid and void."; and
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	urther amend said bill by amending the title, enacting clause, and intersectional references
a	ccordingly.

Action Taken	Date
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