House \_\_\_\_\_\_ Amendment NO.\_\_\_\_

1 2	AMEND House Committee Substitute for House Bill No. 2376, In the Title, Line 3, by deleting the word "management" and inserting in lieu there of the word "regulation"; and
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4 5	Further amend said bill, Page 11, Section 67.5075, Line 14, by inserting after all of said line the following:
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7	"197.065. 1. The department of health and senior services shall promulgate regulations for
8	the construction and renovation of hospitals that include life safety code standards for hospitals that
9	exclusively reflect the life safety code standards imposed by the federal Medicare program under
10	Title XVIII of the Social Security Act and its conditions of participation in the Code of Federal
11	Regulations.
12	2. The department shall not require a hospital to meet the standards contained in the Facility
13	Guidelines Institute for the Design and Construction of Health Care Facilities but any hospital that
14	complies with the 2010 or later version of such guidelines for the construction and renovation of
15	hospitals shall not be required to comply with any regulation that is inconsistent or conflicts in any
16	way with such guidelines.
17	<u>3. The department may waive enforcement of the standards for licensed hospitals imposed</u>
18	by this section if the department determines that:
19	(1) Compliance with those specific standards would result in unreasonable hardship for the
20	facility and if the health and safety of hospital patients would not be compromised by such waiver
21	or waivers; or
22	(2) The hospital has used other standards that provide for equivalent design criteria.
23	4. Regulations promulgated by the department to establish and enforce hospital licensure
24	regulations under this chapter that conflict with the standards established under subsections 1 and 3
25	of this section shall lapse on and after January 1, 2018.
26	5. Any rule or portion of a rule, as that term is defined in section 536.010, that is created
27	under the authority delegated in this section shall become effective only if it complies with and is
28	subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and
29	chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to
30	chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently
31	held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
32	August 28, 2016, shall be invalid and void.
33	536.031. 1. There is established a publication to be known as the "Code of State
34	Regulations", which shall be published in a format and medium as prescribed and in writing upon
35	request by the secretary of state as soon as practicable after ninety days following January 1, 1976,
36	and may be republished from time to time thereafter as determined by the secretary of state.
	Standing Action Taken Date
	Select Action Taken Date

Offered By

2. The code of state regulations shall contain the full text of all rules of state agencies in 1 2 force and effect upon the effective date of the first publication thereof, and effective September 1, 3 1990, it shall be revised no less frequently than monthly thereafter so as to include all rules of state 4 agencies subsequently made, amended or rescinded. The code may also include citations, 5 references, or annotations, prepared by the state agency adopting the rule or by the secretary of 6 state, to any intraagency ruling, attorney general's opinion, determination, decisions, order, or other 7 action of the administrative hearing commission, or any determination, decision, order, or other 8 action of a court interpreting, applying, discussing, distinguishing, or otherwise affecting any rule 9 published in the code.

10 3. The code of state regulations shall be published in looseleaf form in one or more volumes 11 upon request and a format and medium as prescribed by the secretary of state with an appropriate 12 index, and revisions in the text and index may be made by the secretary of state as necessary and 13 provided in written format upon request.

14 4. An agency may incorporate by reference rules, regulations, standards, and guidelines of 15 an agency of the United States or a nationally or state-recognized organization or association 16 without publishing the material in full. The reference in the agency rules shall fully identify the 17 incorporated material by publisher, address, and date in order to specify how a copy of the material 18 may be obtained, and shall state that the referenced rule, regulation, standard, or guideline does not 19 include any later amendments or additions; except that, hospital licensure regulations governing life 20 safety code standards promulgated under this chapter and chapter 197 to implement section 197.065 21 may incorporate, by reference, later additions or amendments to such rules, regulations, standards, 22 or guidelines as needed to consistently apply current standards of safety and practice. The agency 23 adopting a rule, regulation, standard, or guideline under this section shall maintain a copy of the 24 referenced rule, regulation, standard, or guideline at the headquarters of the agency and shall make 25 it available to the public for inspection and copying at no more than the actual cost of reproduction. 26 The secretary of state may omit from the code of state regulations such material incorporated by 27 reference in any rule the publication of which would be unduly cumbersome or expensive. 28 5. The courts of this state shall take judicial notice, without proof, of the contents of the 29 code of state regulations."; and

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31 Further amend said bill by amending the title, enacting clause, and intersectional references

32 accordingly.