1 A bill to be entitled 2 An act relating to a STEMI registry; creating s. 3 381.8175, F.S.; directing the Agency for Health Care 4 Administration to establish a statewide, centralized 5 registry of persons who have symptoms associated with 6 ST-elevation myocardial infarctions (STEMI); requiring 7 certain health care facilities to report to the 8 registry specified data on the treatment of STEMI 9 patients; defining the term "PCI-capable"; requiring the agency to contract with an entity to maintain the 10 11 registry, subject to a specific appropriation; 12 requiring the contracted entity to collect certain data using a nationally recognized platform; requiring 13 14 the contracted entity to provide annual reports to the agency; providing immunity from liability and 15 disciplinary action; requiring the agency to adopt 16 17 rules; amending s. 401.30, F.S.; authorizing the appropriate limited disclosure of records of emergency 18 19 calls containing patient information to the agency and the contracted entity; requiring the Department of 20 21 Health, the agency, and the contracted entity to share 22 information related to the transport of specified 23 patients; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 381.8175, Florida Statutes, is created to read:

381.8175 STEMI registry.—The Agency for Health Care
Administration shall establish a statewide, centralized registry
of persons who have symptoms associated with ST-elevation
myocardial infarctions (STEMI).

(1) (a) All percutaneous coronary intervention capable (PCI-capable) health care facilities in this state shall report data consistent with nationally recognized guidelines on the treatment of STEMI patients to the registry as required by the agency. All other trauma centers, acute care hospitals, and health care facilities that are not PCI-capable are encouraged to and may report such data, as applicable. For purposes of this paragraph, the term "PCI-capable" means that a health care facility has the equipment, expertise, and facilities to administer percutaneous coronary intervention (PCI), a

(b) The statewide STEMI registry shall collect and maintain data consistent with nationally recognized guidelines and measures for STEMI patients.

mechanical means of treating heart attack patients.

(2) Subject to a specific legislative appropriation, the agency shall contract with a public or private entity to maintain the statewide STEMI registry to ensure that the information required under subsection (1) is maintained and

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available for use to improve or modify the STEMI care system,

ensure compliance with guidelines and standards, and monitor

STEMI patient outcomes.

- (3) The agency shall require the contracted entity to use a nationally recognized platform to collect data on the information required under subsection (1). Each January 1, the contracted entity shall provide an annual report to the agency on the data collected.
- (4) A civil, criminal, or administrative action may not be brought against a person or health care provider participating in good faith in the reporting of information pursuant to this section. A person or health care provider reporting information pursuant to this section is immune from civil or criminal liability and from any professional disciplinary action that may arise from reporting such information.
- (5) The agency shall adopt rules to administer this section.
- Section 2. Present subsection (5) of section 401.30, Florida Statutes, is renumbered as subsection (6), subsection (4) of that section is amended, and a new subsection (5) is added to that section, to read:
  - 401.30 Records.-

(4) Records of emergency calls which contain patient examination or treatment information are confidential and exempt from the provisions of s. 119.07(1) and may not be disclosed

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without the consent of the person to whom they pertain, but appropriate limited disclosure may be made without such consent:

- (a) To the person's guardian, to the next of kin if the person is deceased, or to a parent if the person is a minor;
- (b) To hospital personnel for use in conjunction with the treatment of the patient;
  - (c) To the department;

- (d) To the service medical director;
- (e) For use in a critical incident stress debriefing. Any such discussions during a critical incident stress debriefing shall be considered privileged communication under s. 90.503;
- (f) In any civil or criminal action, unless otherwise prohibited by law, upon the issuance of a subpoena from a court of competent jurisdiction and proper notice by the party seeking such records, to the patient or his or her legal representative;
- (g) To a local trauma agency or a regional trauma agency, or a panel or committee assembled by such an agency to assist the agency in performing quality assurance activities in accordance with a plan approved under s. 395.401. Records obtained under this paragraph are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution; or
- (h) To the Agency for Health Care Administration and the entity under contract with the agency to maintain the statewide STEMI registry pursuant to s. 381.8175.

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This subsection does not prohibit the department or a licensee from providing information to any law enforcement agency or any other regulatory agency responsible for the regulation or supervision of emergency medical services and personnel.

practices, the department, the agency, and the entity under

contract with the Agency for Health Care Administration to

shall, to the maximum extent feasible, share information

maintain the statewide STEMI registry pursuant to s. 381.8175

(5) To improve patient care and provide for best medical

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relating to the transport of patients suspected of having a STEMI heart attack.

Section 3. This act shall take effect July 1, 2019.