- 1 HB474
- 2 117408-1
- 3 By Representatives Bridges, Laird, Wood and Hubbard
- 4 RFD: Health
- 5 First Read: 02-FEB-10

1	117408-1:n:02/01/2010:LLR/tan LRS2010-697	
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8	SYNOPSIS:	Under existing law, certain persons and
9		entities are required to have a certificate or
10		license to operate a facility or institution for
11		the care or treatment of any kind of mental or
12		emotional illness or services to individuals with
13		an intellectual disability.
14		This bill would exempt from certification or
15		licensure a program for the operation of a facility
16		for the care or treatment of any kind of mental or
17		emotional illness or services to individuals with
18		an intellectual disability if the program is
19		operated under the authority of a legally
20		established church or other religious nonprofit
21		organization.
22		
23		A BILL
24		TO BE ENTITLED
25		AN ACT
26		

To amend Section 22-50-17, Code of Alabama 1975, 1 2 relating to the care or treatment of mental or emotional illness or services to mentally challenged persons; to exempt 3 a program from certification or licensure for the operation of a facility or institution for the care or treatment of any kind of mental or emotional illness or services to individuals 6 7 with an intellectual disability of the program is operated under the authority of a legally established church or other religious nonprofit organization.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 22-50-17, Code of Alabama 1975, is amended to read as follows:

"\$22-50-17.

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"No (a) Except as provided in subsection (c) of this section, no person, partnership, corporation, or association of persons shall operate a facility or institution for the care or treatment of any kind of mental or emotional illness or services to the mentally retarded individuals with an intellectual disability as defined in this chapter, without being certified by the department or licensed by the State Board of Health; provided that nothing in this section shall be construed so as to require a duly authorized physician, psychiatrist, psychologist, social worker, or Christian Science practitioner to obtain a license for treatment of patients in his private office, unless he or she keeps two or more patients in his or her office for continuous periods of 24 hours or more in one week.

1	"(b) For the purpose of subsection (c) of this
2	section, the following terms shall have the following
3	meanings:
4	"(1) CLINICAL. Relating to observable, diagnosable
5	symptoms and course of a disease based on medical,
6	psychological, or scientific protocols, practices, and
7	procedures.
8	"(2) CLINICAL TREATMENT OR CARE. Treatment or care
9	based on clinical interventions, strategies, or techniques
10	provided by clinically trained personnel.
11	"(3) NON-CLINICAL RELIGIOUS TREATMENT OR CARE.
12	Treatment or care based on religious and not clinical
13	interventions, strategies, or techniques. This treatment or
14	care shall consist of prayer, moral guidance, spiritual
15	counseling, worship, study of sacred and other religious
16	texts, religious instruction, proselytizing, or other
17	religious activity.
18	"(4) PROGRAM. An organized system of services made
19	available to the general public for the treatment or care of
20	individuals who self-report maladaptive, destructive, or
21	injurious use of alcohol, drugs, or other addictive life
22	controlling problem.
23	"(5) RELIGIOUS. Based exclusively on established
24	beliefs, precepts, doctrine, practices, and/or teachings
25	regarding the existence, nature, and worship of a deity or
26	deities and of associated divine involvement in the universe
27	and human life.

1	"(6) SUBSTANCE RELATED DISORDER. A set of symptoms
2	related to the intake or use of alcohol or other drug of
3	abuse, or both, to the side effects of a medication, or to
4	toxin exposure that incorporates the specific diagnostic
5	criteria for substance-induced disorders, substance abuse, and
6	substance dependence, as defined by the most recent edition of
7	the Diagnostic and Statistical Manual of Mental Disorders of
8	the American Psychiatric Association.
9	"(7) TREATMENT or CARE. The application and
10	provision of planned, managed, administered, or monitored
11	procedures within a program for the purposes of stabilizing,
12	minimizing, or alleviating the effects of maladaptive,
13	destructive, or injurious use of alcohol or drugs, or other
14	addictive life controlling problems, and to restore
15	functionality relative to such.
16	"(c) Any program operated by a person, partnership,
17	corporation, association of persons, or other legally
18	established entity, that utilizes, exclusively, non-clinical
19	religious treatment or care for individuals who self-report
20	maladaptive, destructive, or injurious use of alcohol or
21	drugs, or other addictive life controlling problems, shall be
22	exempt from subsection (a) of this section with the following
23	requirements:
24	"(1) The entity's services are conducted under the
25	authority of a legally established church or other religious
26	nonprofit organization.

1	"(2) The treatment or care provided by the entity is
2	acknowledged as being religious in the articles of
3	incorporation, charter, partnership agreement, bylaws, mission
4	statement, goals and objectives, program description, or other
5	officially authorized document of the entity.
6	"(3) Treatment or care provided by the entity is
7	based exclusively on the religious beliefs, precepts, and
8	doctrine of the authorizing church or religious organization
9	and do not include the provision of clinical treatment or
10	care.
11	"(4) The entity does not employ a disease model of
12	treatment or care.
13	"(5) Program participants do not receive clinical
14	assessments and are not assigned clinical diagnoses by the
15	entity.
16	"(6) The program does not keep records of clinical
17	treatment or care.
18	"(7) The entity does not hold its program out to be
19	or otherwise market its services as providing clinical
20	treatment or care for substance related disorders."
21	Section 2. This act shall become effective on the
22	first day of the third month following its passage and
23	approval by the Governor, or its otherwise becoming law.