

**BILL SUMMARY**  
1<sup>st</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB 1832</b>
<b>Version:</b>	<b>FA1</b>
<b>Request Number:</b>	<b>13318</b>
<b>Author:</b>	<b>Rep. Hefner</b>
<b>Date:</b>	<b>3/26/2025</b>
<b>Impact:</b>	<b>\$0</b>

**Research Analysis**

The floor amendment for HB 1832 adds that authorized electronic monitoring devices are installed only in the common areas for intermediate care facilities and in both the common areas or in the resident's rooms in a nursing facility, assisted living center, or continuum of care facility. HB 1832 adds a definition of intermediate care facility which means an institution that is primarily for the diagnosis, treatment, or rehabilitation of the intellectually disabled or people with related conditions, not including services through a home and community-based waiver. The measure adds intermediate care facilities to statutes addressing electronic monitoring devices, but provides that electronic monitoring devices are installed only in the common areas for intermediate care facilities.

**CHANGES IN FLOOR SUB VERSION FROM COMMITTEE SUBSTITUTE:**

The floor amendment version specifies that services through a home and community-based waiver do not fall under the definition of intermediate care facility provided in the measure.

Prepared By: Suzie Nahach, House Research Staff

**Fiscal Analysis**

The floor amendment to HB 1832 does not carry any fiscal impact or revenue considerations for the state, nor would it materially alter the prior fiscal impact statement. Therefore, the measure is not anticipated to have a direct fiscal impact on the state budget or appropriations.

Prepared By: Zach Lein, House Fiscal Staff

**Other Considerations**

None.