SB 1992

 $\boldsymbol{B}\boldsymbol{y}$ the Committee on Children, Families, and Elder Affairs

	586-02284-11 20111992
1	A bill to be entitled
2	An act relating to background screening; amending s.
3	430.0402, F.S.; including volunteers within the
4	definition of the term "direct service provider" for
5	purposes of required background screening; exempting a
6	volunteer who meets certain criteria and a client's
7	relative or spouse from the screening requirement;
8	excepting certain licensed professionals and persons
9	screened as a licensure requirement from further
10	screening under certain circumstances; requiring
11	direct service providers working as of a certain date
12	to be screened within a specified period; providing a
13	phase-in for screening direct service providers;
14	requiring that employers of direct service providers
15	and certain other individuals be rescreened every 5
16	years unless fingerprints are retained electronically
17	by the Department of Law Enforcement; removing an
18	offense from the list of disqualifying offenses for
19	purposes of background screening; providing an
20	effective date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Section 430.0402, Florida Statutes, is amended
25	to read:
26	430.0402 Screening of direct service providers
27	(1)(a) Level 2 background screening pursuant to chapter 435
28	is required for direct service providers. Background screening
29	includes employment history checks as provided in s. 435.03(1)

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30	and local criminal records checks through local law enforcement
31	agencies.
32	(b) For purposes of this section, the term "direct service
33	provider" means a person 18 years of age or older, including a
34	volunteer, who, pursuant to a program to provide services to the
35	elderly, has direct, face-to-face contact with a client while
36	providing services to the client <u>and</u> or has access to the
37	client's living areas or to the client's funds or personal
38	property. The term <u>does not include</u> includes coordinators,
39	managers, and supervisors of residential facilities and
40	volunteers who assist on an intermittent basis for less than 20
41	hours of direct, face-to-face contact with a client per month,
42	individuals who are related by blood to the client, or the
43	<u>client's spouse</u> .
44	(2) Licensed physicians $\underline{\text{or}}_{ au}$ nurses, $\overline{\text{or}}$ other professionals
45	licensed by the Department of Health, or attorneys in good
46	standing with The Florida Bar are not subject to background
47	screening if they are providing a service that is within the
48	scope of their licensed practice.
49	(3) Individuals qualified for employment by the Agency for
50	Health Care Administration pursuant to the agency's background
51	screening standards for licensure or employment contained in s.
52	408.809 are not subject to subsequent or additional Level 2
53	screening pursuant to chapter 435, or to the unique screening
54	requirements of this section, by virtue of their employment as a
55	direct service provider if they are providing a service that is
56	within the scope of their licensed practice.
57	(4) (3) Refusal on the part of an employer to dismiss a
58	manager, supervisor, or direct service provider who has been

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    found to be in noncompliance with standards of this section
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    shall result in the automatic denial, termination, or revocation
    of the license or certification, rate agreement, purchase order,
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    or contract, in addition to any other remedies authorized by
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    law.
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         (5) Individuals serving as direct service providers on July
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    31, 2010, must be screened by July 1, 2012. The department may
    adopt rules to establish a schedule to stagger the
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    implementation of the required screening over a 1-year period,
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    beginning July 1, 2011, through July 1, 2012.
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         (6) An employer of a direct service provider who previously
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    qualified for employment or volunteer work under Level 1
    screening standards or an individual who is required to be
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    screened according to the Level 2 screening standards contained
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    in chapter 435, pursuant to this section, shall be rescreened
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    every 5 years following the date of his or her last background
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    screening or exemption, unless such individual's fingerprints
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    are continuously retained and monitored by the Department of Law
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    Enforcement in the federal fingerprint retention program
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    according to the procedures specified in s. 943.05.
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         (7) (4) The background screening conducted pursuant to this
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    section must ensure that, in addition to the disqualifying
    offenses listed in s. 435.04, no person subject to the
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    provisions of this section has an arrest awaiting final
    disposition for, has been found quilty of, regardless of
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    adjudication, or entered a plea of nolo contendere or guilty to,
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    or has been adjudicated delinquent and the record has not been
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    sealed or expunded for, any offense prohibited under any of the
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    following provisions of state law or similar law of another
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88	jurisdiction:
89	(a) Any authorizing statutes, if the offense was a felony.
90	(a) (b) Section 409.920, relating to Medicaid provider
91	fraud.
92	(b) (c) Section 409.9201, relating to Medicaid fraud.
93	(c) (d) Section 817.034, relating to fraudulent acts through
94	mail, wire, radio, electromagnetic, photoelectronic, or
95	photooptical systems.
96	(d) (e) Section 817.234, relating to false and fraudulent
97	insurance claims.
98	(e) (f) Section 817.505, relating to patient brokering.
99	(f) (g) Section 817.568, relating to criminal use of
100	personal identification information.
101	(g) (h) Section 817.60, relating to obtaining a credit card
102	through fraudulent means.
103	(h) (i) Section 817.61, relating to fraudulent use of credit
104	cards, if the offense was a felony.
105	(i) (j) Section 831.01, relating to forgery.
106	(j) (k) Section 831.02, relating to uttering forged
107	instruments.
108	(k) (1) Section 831.07, relating to forging bank bills,
109	checks, drafts, or promissory notes.
110	(1) (m) Section 831.09, relating to uttering forged bank
111	bills, checks, drafts, or promissory notes.
112	Section 2. This act shall take effect July 1, 2011.

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