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CS/HB7129, Engrossed 1

A bill to be entitled

2 An act relating to residential services for children; 3 amending s. 409.175, F.S.; revising the definition of 4 the term "boarding school"; providing accreditation 5 requirements for boarding schools; establishing 6 reporting requirements for boarding schools during the 7 accreditation process; authorizing the Department of 8 Children and Families to impose administrative 9 sanctions or civil remedies when residential group 10 care is provided without a license; requiring background screening for boarding school personnel; 11 12 requiring boarding schools to follow standard school schedules, holiday breaks, and summer recesses; 13 revising residency requirements; amending s. 409.176, 14 F.S.; requiring notification of qualified associations 15 for specified violations; providing for fines; 16 17 providing for appropriations from general revenue 18 funds to the Department of Health for certain health 19 programs benefitting children; amending s. 39.201, 20 F.S.; limiting the duty of an officer or employee of a law enforcement agency to provide notice to the 21 22 Department of Children and Families of reasonable 23 cause to suspect child abuse under certain 24 circumstances; limiting the duty of the Central Abuse Hotline to electronically transfer certain calls and 25 reports to the county sheriff's office under certain 26 circumstances; providing applicability; providing an 27 effective date. 28

Page 1 of 7

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CS/HB7129, Engrossed 1

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30	Be It Enacted by the Legislature of the State of Florida:
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32	Section 1. Paragraph (b) of subsection (2) of section
33	409.175, Florida Statutes, is amended, and subsection (17) is
34	added to that section, to read:
35	409.175 Licensure of family foster homes, residential
36	child-caring agencies, and child-placing agencies; public
37	records exemption
38	(2) As used in this section, the term:
39	(b) "Boarding school" means a school <u>that</u> which is
40	registered with the Department of Education as a school that
41	provides a residential service for students and that is either:
42	1. Accredited for academic programs by the Florida Council
43	of Independent Schools, or the Southern Association of Colleges
44	and Schools, an accrediting association that is a member of the
45	National Council for Private School Accreditation, or an
46	accrediting association that is a member of the Florida
47	Association of Academic Nonpublic Schools, and that; which is
48	accredited for residential programs by the Council on
49	Accreditation, the Commission on Accreditation of Rehabilitation
50	Facilities, or the Coalition for Residential Education; <u>or</u> and
51	2. Accredited by one of the organizations specified in
52	subparagraph 1. as a boarding school that includes both an
53	academic and residential component in its accreditation which is
54	registered with the Department of Education as a school. Its
55	program must follow established school schedules, with holiday
56	breaks and summer recesses in accordance with other public and
1	Page 2 of 7

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CS/HB7129, Engrossed 1

2013

57	private school programs. The children in residence must
58	customarily return to their family homes or legal guardians
59	during school breaks and must not be in residence year-round,
60	except that this provision does not apply to foreign students.
61	The parents of these children retain custody and planning and
62	financial responsibility. A boarding school currently in
63	existence and a boarding school opening and seeking
64	accreditation have 3 years to comply with the requirements of
65	this paragraph. A boarding school must provide proof of
66	accreditation or documentation of the accreditation process upon
67	request. A boarding school that cannot produce the required
68	documentation or that has not registered with the Department of
69	Education shall be considered to be providing residential group
70	care without a license. The department may impose administrative
71	sanctions or seek civil remedies as provided under paragraph
72	(11)(a).
73	(17) Boarding schools are subject to the following
74	requirements:
75	(a) A boarding school currently in existence or a boarding
76	school opening and seeking accreditation has 3 years after the
77	date of registration with the Department of Education to
78	complete the accreditation requirements of paragraph (2)(b).
79	(b) Effective July 1, 2013, the Department of Education
80	shall remove from registration and its website any boarding
81	school that has not completed the accreditation requirements of
82	paragraph (2)(b) or has not provided to the department letters
83	verifying that boarding school's application for accreditation
84	within 270 days after registration. Those verification letters
Į	Page 3 of 7

Page 3 of 7

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CS/HB7129, Engrossed 1

85 must be provided by an accrediting agency pursuant to paragraph 86 (2)(b). 87 (C) A boarding school must provide proof of accreditation 88 or documentation of the accreditation process upon request by 89 the department. The boarding school must provide an annual 90 report to the department regarding its accreditation status pursuant to paragraph (2)(b). The first report is due 1 year 91 92 after the date the boarding school registered with the 93 Department of Education. A boarding school that has been 94 accredited pursuant to paragraph (2) (b) is not subject to the 95 reporting requirements required under this subsection. 96 (d) A boarding school that cannot produce the required 97 documentation in accordance with this subsection, is not 98 registered with the Department of Education, or has not obtained 99 the accreditation required under paragraph (2)(b) shall be 100 considered to be providing residential group care without a 101 license. The department may impose administrative sanctions or 102 seek civil remedies as provided under paragraph (11)(a). 103 A boarding school shall require employees and (e) 104 contracted personnel with direct student contact upon employment 105 to undergo level 2 background screening pursuant to chapter 435. The term "direct student contact" means unsupervised access to a 106 student for whom the boarding school is responsible. The 107 108 department may grant exemptions from disgualification from 109 working with children as provided in s. 435.07. 110 (f) A boarding school shall follow established school schedules and provide holiday breaks and summer recesses 111 112 provided by other public and private school programs. The

Page 4 of 7

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FLORIDA HOUSE OF REPRESENTATIVES

CS/HB7129, Engrossed 1

113 students in residence must customarily return to their family 114 homes or legal guardians during school breaks and, except for 115 students who are citizens of foreign countries, must not be in 116 residence year-round. The parents of a child attending a 117 boarding school shall retain custody of and planning and 118 financial responsibility for their child.

Section 2. Subsections (10) and (15) of section 409.176, Florida Statutes, are amended to read:

409.176 Registration of residential child-caring agenciesand family foster homes.-

(10) (a) The qualified association shall notify the department within 24 hours after when the qualified association finds there is a violation of any of the provisions of this section which threatens harm to any child or which constitutes an emergency requiring immediate action.

128 The qualified association shall notify the department (b) 129 within 3 calendar days after when the qualified association 130 finds, within 30 days after written notification by registered 131 mail of the requirement for registration, that a person or 132 facility continues to care for children without a certificate of 133 registration issued pursuant to this section, a license pursuant 134 to s. 409.175, or registration as a boarding school pursuant to 135 s. 409.175. The department shall notify the appropriate state 136 attorney of the violation of law and, if necessary, shall 137 institute a civil suit to enjoin the person or facility from 138 continuing the care of children.

139 (c) The department may institute injunctive proceedings in140 a court of competent jurisdiction to:

Page 5 of 7

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CS/HB7129, Engrossed 1

141 1. Enforce the provisions of this section; or 142 2. Terminate the operation of a facility in which any of 143 the conditions described in paragraph (a) or paragraph (b) 144 exist. 145 146 Such injunctive relief may be temporary or permanent. 147 (15) The qualified association issuing certificates of 148 registration for Type II facilities under this section shall 149 annually report to the department the following information: 150 (a) The number of Type II facilities registered during the most recent calendar year, the names and addresses of the 151 152 facilities, and the name of each facility's administrator., and 153 The total number of children served by each facility (b) 154 during the calendar year. 155 156 The department may impose an administrative fine against the 157 qualified association not to exceed \$250 per violation for 158 failure to comply with the requirements of this section. 159 Section 3. (1) The sum of \$3,000,000 in recurring general 160 revenue funds is appropriated to the Department of Health 161 beginning in the 2013-2014 fiscal year to provide for a rural 162 primary care residency program at Sacred Heart Hospital to 163 include family physicians and pediatricians. 164 The sum of \$250,000 in nonrecurring general revenue (2) 165 funds is appropriated to the Department of Health in the 2013-166 2014 fiscal year for A Safe Haven for Newborns. 167 The sum of \$200,000 in nonrecurring general revenue (3) funds is appropriated to the Department of Health in the 2013-168

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CS/HB7129, Engrossed 1

169 2014 fiscal year for St. John Bosco Clinic. 170 Section 4. Paragraph (h) is added to subsection (1) of 171 section 39.201, Florida Statutes, to read: 39.201 Mandatory reports of child abuse, abandonment, or 172 173 neglect; mandatory reports of death; central abuse hotline.-174 (1)175 (h) An officer or employee of a law enforcement agency is 176 not required to provide notice to the department of reasonable 177 cause to suspect child abuse by an adult other than a parent, 178 legal custodian, caregiver, or other person responsible for the 179 child's welfare when the incident under investigation by the law enforcement agency was reported to law enforcement by the 180 181 Central Abuse Hotline through the electronic transfer of the 182 report or call. The department's Central Abuse Hotline is not 183 required to electronically transfer calls and reports received pursuant to paragraph (2) (b) to the county sheriff's office if 184 185 the matter was initially reported to the department by the 186 county sheriff's office or another law enforcement agency. This 187 paragraph applies only when the information related to the 188 alleged child abuse has been provided to the officer or employee 189 of a law enforcement agency or Central Abuse Hotline employee in 190 the course of carrying out his or her official duties. 191 Section 5. This act shall take effect July 1, 2013.

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