

	LEGISLATIVE ACTION	V
Senate	•	House
	•	
	•	
	•	
	•	
	•	
Senator Ring moved	d the following:	
Senator Ring moved	d the following:	
-	d the following:	nt)
-		nt)
-	ment (with title amendme	nt)
Senate Amendm	ment (with title amendme	nt)
Senate Amendm Between lines insert:	ment (with title amendme	
Senate Amenda Between lines insert: Section 2. Pa	ment (with title amendments 32 and 33	on (8) of section
Senate Amenda Between lines insert: Section 2. Pa 1002.45, Florida S	ment (with title amendments 32 and 33 aragraph (d) of subsection	on (8) of section read:
Senate Amenda Between lines insert: Section 2. Pa 1002.45, Florida S 1002.45 Virtu	ment (with title amendments 32 and 33 aragraph (d) of subsections at the statutes, is amended to	on (8) of section read:
Senate Amendm Between lines insert: Section 2. Pa 1002.45, Florida S 1002.45 Virtu (8) ASSESSMEN	ment (with title amendments 32 and 33 aragraph (d) of subsection statutes, is amended to the statutes of the s	on (8) of section read:

a school grade of "D" or "F" under s. 1008.34, two school grades

8 9

10

11



of "F" under s. 1008.34 in a 4-year period, or a school improvement rating of "declining" under s. 1008.341 for 3 consecutive 2 years during any consecutive 4-year period or has violated any qualification requirement pursuant to subsection (2). A provider that has a contract terminated under this paragraph may not be an approved provider for a period of at least 1 year after the date upon which the contract was terminated and until the department determines that the provider is in compliance with subsection (2) and has corrected each cause of the provider's low performance. A provider that receives a second consecutive school grade of "D" or "F" must submit within 30 days a new school improvement plan to the State Board of Education for approval.

25 2.6

27

28

29

30

31 32

33

34

35

12

13 14

15

16 17

18 19

20

21

22

23

24

======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

Delete line 4

and insert:

membership of the Children and Youth Cabinet; amending s. 1002.45, F.S.; revising the circumstances in which an approved provider's contract must be terminated; requiring certain providers to submit a new school improvement plan for approval by the State Board of Education; amending