2015

1	A bill to be entitled
2	An act relating to the licensing of facilities that
3	offer health and human services; amending s. 402.302,
4	F.S.; redefining the term "child care" to include a
5	person or facility that does not receive compensation;
6	redefining the term "child care facility" to include a
7	child care center or child care arrangement that does
8	not receive compensation and provides child care for
9	more than four, rather than five, children unrelated
10	to the operator; amending s. 402.313, F.S.; requiring
11	a family day care home to conspicuously display its
12	license or registration in the common area of the
13	home, to provide proof of a written plan that
14	identifies a designated substitute for the operator,
15	and to provide proof of screening and background
16	checks for certain individuals; amending s. 402.3131,
17	F.S.; requiring a large family child care home to
18	permanently post its license in a conspicuous location
19	that is visible by all parents and guardians and the
20	Department of Children and Families; amending s.
21	402.315, F.S.; revising the licensing fee for a child
22	care facility that has certain licensed capacity;
23	amending s. 402.318, F.S.; prohibiting advertisement
24	of a child care facility, family day care home, or
25	large family child care home unless it is licensed or
26	registered or provides proof of exemption; defining
I	Page 1 of 7

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2015

27 the term "advertisement"; providing penalties; 28 providing an effective date. 29 30 Be It Enacted by the Legislature of the State of Florida: 31 32 Section 1. Subsections (1) and (2) of section 402.302, 33 Florida Statutes, are amended to read: 34 402.302 Definitions.-As used in this chapter, the term: 35 "Child care" means the care, protection, and (1)36 supervision of a child, for a period of less than 24 hours a day 37 on a regular basis, which supplements parental care, enrichment, and health supervision for the child, in accordance with his or 38 39 her individual needs, and for which a payment, fee, or grant is 40 made for care. "Child care facility" means a includes any child care 41 (2)center or child care arrangement that which provides child care 42 43 for more than four five children unrelated to the operator and which receives a payment, fee, or grant for any of the children 44 45 receiving care, wherever operated, and whether or not operated 46 for profit. The following are not included: 47 Public schools and nonpublic schools and their (a) 48 integral programs, except as provided in s. 402.3025; 49 Summer camps having children in full-time residence; (b) 50 Summer day camps; (C) 51 (d) Bible schools normally conducted during vacation 52 periods; and

## Page 2 of 7

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53 (e) Operators of transient establishments $_{ au}$  as defined in 54 chapter 509 $_{\tau}$  which provide child care services solely for the guests of their establishment or resort, if provided that all 55 56 child care personnel of the establishment or resort are screened 57 according to the level 2 screening requirements of chapter 435. 58 Section 2. Subsection (1) of section 402.313, Florida 59 Statutes, is amended to read: 60 402.313 Family day care homes.-A family day care home must homes shall be licensed 61 (1) under this section act if it is they are presently being 62 licensed under an existing county licensing ordinance or if the 63 board of county commissioners passes a resolution that family 64 day care homes be licensed. Each licensed or registered family 65 66 day care home must conspicuously display its license or 67 registration in the common area of the home. If not subject to license, a family day care home must 68 (a) 69 homes shall register annually with the department and provide, 70 providing the following information: The name and address of the home. 71 1. 72 2. The name of the operator. The number of children served. 73 3. Proof of a written plan to identify a provide at least 74 4. 75 one other competent adult who has met the screening and training 76 requirements of the department to serve as a designated 77 substitute to be available to substitute for the operator in an 78 emergency. This plan must shall include the name, address, and Page 3 of 7

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2015

2015

79	telephone number of the designated substitute.							
80	5. Proof of screening and background checks for the							
81	operator, each household member, and the designated substitute.							
82	6. Proof of successful completion of the 30-hour training							
83	course, as evidenced by passage of a competency examination,							
84	which <u>must</u> shall include:							
85	a. State and local rules and regulations that govern child							
86	care.							
87	b. Health, safety, and nutrition.							
88	c. Identifying and reporting child abuse and neglect.							
89	d. Child development, including typical and atypical							
90	language development; and cognitive, motor, social, and self-							
91	help skills development.							
92	e. Observation of developmental behaviors, including using							
93	a checklist or other similar observation tools and techniques to							
94	determine a child's developmental level.							
95	f. Specialized areas, including early literacy and							
96	language development of children from birth to 5 years of age,							
97	as determined by the department, for owner-operators of family							
98	day care homes.							
99	7. Proof that immunization records are kept current.							
100	8. Proof of completion of the required continuing							
101	education units or clock hours.							
102	(b) A family day care home may volunteer to be licensed							
103	under this act.							
104	(c) The department may provide technical assistance to							
I	Page 4 of 7							

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105 counties and family day care home providers to enable counties 106 and family day care providers to achieve compliance with family 107 day care homes standards.

108 Section 3. Subsection (1) of section 402.3131, Florida
109 Statutes, is amended to read:

110

402.3131 Large family child care homes.-

(1) <u>A</u> large family child care <u>home must</u> homes shall be licensed under this section <u>and permanently post its license in</u> <u>a conspicuous location that is visible by all parents and</u> <u>guardians and the department</u>.

(a) A licensed family day care home must first have operated for a minimum of 2 consecutive years, with an operator who has had a child development associate credential or its equivalent for 1 year, before seeking licensure as a large family child care home.

(b) The department may provide technical assistance to counties and family day care home providers to enable the counties and providers to achieve compliance with minimum standards for large family child care homes.

124 Section 4. Subsection (3) of section 402.315, Florida 125 Statutes, is amended to read:

126

402.315 Funding; license fees.-

(3) The department shall collect a fee for <u>a</u> any license it issues for a child care facility, family day care home, or large family child care home <u>under pursuant to</u> ss. 402.305, 402.313, and 402.3131.

## Page 5 of 7

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2015

131 (a) For a child care facility licensed under <del>pursuant to</del> 132 s. 402.305, the such fee is shall be \$1 per child, based on the 133 licensed capacity of the facility. However, if a facility has a 134 licensed capacity of 25 children or fewer, except that the minimum fee is shall be \$25 per facility and the maximum fee 135 136 shall be \$100 per facility. 137 For a family day care home registered under pursuant (b) 138 to s. 402.313, the such fee is shall be \$25. 139 (c) For a family day care home licensed under <del>pursuant to</del> s. 402.313, the such fee is shall be \$50. 140 For a large family child care home licensed under 141 (d) pursuant to s. 402.3131, the such fee is shall be \$60. 142 143 Section 5. Section 402.318, Florida Statutes, is amended 144 to read: 145 402.318 Advertisement.-A person, as defined in s. 1.01 s. 1.01(3), may not advertise a child care facility as defined in 146 147 s. 402.302, a child care facility that is exempt from licensing 148 requirements pursuant to s. 402.316, a family day care home as 149 defined in s. 402.302, or a large family child care home as 150 defined in s. 402.302 without including within such 151 advertisement the state or local agency license number, 152 exemption number, or registration number of the such facility or home. As used in this section, the term "advertisement" 153 includes, but is not limited to, the marketing of child care 154 155 services to the public on vehicles; print materials; electronic 156 media, including Internet websites; and radio and television Page 6 of 7

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2015

157	announcements.	А	person	who	violates	Violation	<del>of</del>	this	section
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## 158 <u>commits</u> is a misdemeanor of the first degree, punishable as

159 provided in s. 775.082 or s. 775.083.

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Section 6. This act shall take effect July 1, 2015.