1	A bill to be entitled
2	An act relating to child care facilities; amending s.
3	402.302, F.S.; revising and providing definitions;
4	providing for certain household children to be included in
5	calculations regarding the capacity of licensed family day
6	care homes and large family child care homes; providing
7	conditions for supervision of household children of
8	operators of family day care homes and large family child
9	care homes; amending s. 402.318, F.S.; revising
10	advertising requirements applicable to child care
11	facilities; providing penalties; authorizing a cause of
12	action against an unlicensed or unregistered individual if
13	certain advertising requirements are not met; authorizing
14	the award of attorney's fees and costs under certain
15	conditions; amending s. 411.01, F.S.; conforming a cross-
16	reference; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 402.302, Florida Statutes, is amended
21	to read:
22	402.302 DefinitionsAs used in this chapter, the term:
23	(1) "Child care" means the care, protection, and
24	supervision of a child, for a period of less than 24 hours a day
25	on a regular basis, which supplements parental care, enrichment,
26	and health supervision for the child, in accordance with his or
27	her individual needs, and for which a payment, fee, or grant is
28	made for care.

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(2) "Child care facility" includes any child care center or child care arrangement which provides child care for more than five children unrelated to the operator and which receives a payment, fee, or grant for any of the children receiving care, wherever operated, and whether or not operated for profit. The following are not included:

35 (a) Public schools and nonpublic schools and their
36 integral programs, except as provided in s. 402.3025;

37 (b) Summer camps having children in full-time residence;
38 (c) Summer day camps;

39 (d) Bible schools normally conducted during vacation 40 periods; and

(e) Operators of transient establishments, as defined in chapter 509, which provide child care services solely for the guests of their establishment or resort, provided that all child care personnel of the establishment are screened according to the level 2 screening requirements of chapter 435.

"Child care personnel" means all owners, operators, 46 (3) 47 employees, and volunteers working in a child care facility. The term does not include persons who work in a child care facility 48 49 after hours when children are not present or parents of children 50 in a child care facility. For purposes of screening, the term 51 includes any member, over the age of 12 years, of a child care facility operator's family, or person, over the age of 12 years, 52 residing with a child care facility operator if the child care 53 facility is located in or adjacent to the home of the operator 54 or if the family member of, or person residing with, the child 55 care facility operator has any direct contact with the children 56 Page 2 of 11

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57 in the facility during its hours of operation. Members of the 58 operator's family or persons residing with the operator who are between the ages of 12 years and 18 years are not required to be 59 60 fingerprinted but must be screened for delinquency records. For 61 purposes of screening, the term also includes persons who work in child care programs that provide care for children 15 hours 62 63 or more each week in public or nonpublic schools, family day care homes, or programs otherwise exempted under s. 402.316. The 64 65 term does not include public or nonpublic school personnel who 66 are providing care during regular school hours, or after hours for activities related to a school's program for grades 67 kindergarten through 12. A volunteer who assists on an 68 intermittent basis for less than 10 hours per month is not 69 70 included in the term "personnel" for the purposes of screening 71 and training if a person who meets the screening requirement of 72 s. 402.305(2) is always present and has the volunteer in his or 73 her line of sight. Students who observe and participate in a 74 child care facility as a part of their required coursework are 75 not considered child care personnel, provided such observation 76 and participation are on an intermittent basis and a person who 77 meets the screening requirement of s. 402.305(2) is always 78 present and has the student in his or her line of sight.

(4) "Child welfare provider" means a licensed child-caringor child-placing agency.

81 (5) "Department" means the Department of Children and82 Family Services.

83 (6) "Drop-in child care" means child care provided 84 occasionally in a child care facility in a shopping mall or Page 3 of 11

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business establishment where a child is in care for no more than a 4-hour period and the parent remains on the premises of the shopping mall or business establishment at all times. Drop-in child care arrangements shall meet all requirements for a child care facility unless specifically exempted.

90 (7) "Evening child care" means child care provided during 91 the evening hours and may encompass the hours of 6:00 p.m. to 92 7:00 a.m. to accommodate parents who work evenings and late-93 night shifts.

"Family day care home" means an occupied residence in 94 (8) 95 which child care is regularly provided for children from at 96 least two unrelated families and which receives a payment, fee, or grant for any of the children receiving care, whether or not 97 98 operated for profit. Household children under 13 years of age, when on the premises of the family day care home or on a field 99 100 trip with children enrolled in child care, shall be included in 101 the overall capacity of the licensed home. A family day care 102 home shall be allowed to provide care for one of the following 103 groups of children, which shall include household those children 104 under 13 years of age who are related to the caregiver:

105 (a) A maximum of four children from birth to 12 months of106 age.

(b) A maximum of three children from birth to 12 months of
age, and other children, for a maximum total of six children.
(c) A maximum of six preschool children if all are older
than 12 months of age.

(d) A maximum of 10 children if no more than 5 are preschool age and, of those 5, no more than 2 are under 12 Page 4 of 11

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113 months of age.

"Household children" means children who are related by 114 (9) blood, marriage, or legal adoption to, or who are the legal 115 116 wards of, the family day care home operator, the large family 117 child care home operator, or an adult household member who 118 permanently or temporarily resides in the home. Supervision of 119 the operator's household children shall be left to the discretion of the operator unless those children receive 120 121 subsidized child care to be in the home.

122 "Indoor recreational facility" means an indoor (10)123 commercial facility which is established for the primary purpose 124 of entertaining children in a planned fitness environment 125 through equipment, games, and activities in conjunction with 126 food service and which provides child care for a particular 127 child no more than 4 hours on any one day. An indoor 128 recreational facility must be licensed as a child care facility 129 under s. 402.305, but is exempt from the minimum outdoor-square-130 footage-per-child requirement specified in that section, if the 131 indoor recreational facility has, at a minimum, 3,000 square 132 feet of usable indoor floor space.

133 (11) (9) "Large family child care home" means an occupied 134 residence in which child care is regularly provided for children 135 from at least two unrelated families, which receives a payment, 136 fee, or grant for any of the children receiving care, whether or not operated for profit, and which has at least two full-time 137 child care personnel on the premises during the hours of 138 139 operation. One of the two full-time child care personnel must be the owner or occupant of the residence. A large family child 140

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141 care home must first have operated as a licensed family day care 142 home for 2 years, with an operator who has had a child development associate credential or its equivalent for 1 year, 143 144 before seeking licensure as a large family child care home. 145 Household children under 13 years of age, when on the premises 146 of the large family child care home or on a field trip with 147 children enrolled in child care, shall be included in the overall capacity of the licensed home. A large family child care 148 149 home shall be allowed to provide care for one of the following groups of children, which shall include household those children 150 151 under 13 years of age who are related to the caregiver: 152 (a) A maximum of 8 children from birth to 24 months of 153 age. 154 (b) A maximum of 12 children, with no more than 4 children 155 under 24 months of age. 156 (12) (11) "Local licensing agency" means any agency or 157 individual designated by the county to license child care 158 facilities. 159 (13) (12) "Operator" means any onsite person ultimately 160 responsible for the overall operation of a child care facility, 161 whether or not he or she is the owner or administrator of such 162 facility. 163 (14) (13) "Owner" means the person who is licensed to 164 operate the child care facility. 165 (15) (14) "Screening" means the act of assessing the background of child care personnel and volunteers and includes, 166 but is not limited to, employment history checks, local criminal 167 records checks through local law enforcement agencies, 168 Page 6 of 11

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169 fingerprinting for all purposes and checks in this subsection, 170 statewide criminal records checks through the Department of Law 171 Enforcement, and federal criminal records checks through the 172 Federal Bureau of Investigation.

173 <u>(16) (15)</u> "Secretary" means the Secretary of Children and 174 Family Services.

175 (17) (16) "Substantial compliance" means that level of 176 adherence which is sufficient to safeguard the health, safety, and well-being of all children under care. Substantial 177 178 compliance is greater than minimal adherence but not to the level of absolute adherence. Where a violation or variation is 179 180 identified as the type which impacts, or can be reasonably expected within 90 days to impact, the health, safety, or well-181 182 being of a child, there is no substantial compliance.

183(18)(17)"Weekend child care" means child care provided184between the hours of 6 p.m. on Friday and 6 a.m. on Monday.

185 Section 2. Section 402.318, Florida Statutes, is amended 186 to read:

187

402.318 Advertisement.-

<u>A No person, as defined in s. 1.01(3), may not shall</u> 188 (1) 189 advertise a child care facility, family day care home, or large 190 family child care home without including within such 191 advertisement the state or local agency license number or 192 registration number of such facility or home. Violation of this 193 subsection section is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 194 195 (2) An individual or local licensing agency has a cause of 196 action against an unlicensed or unregistered individual who

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197 violates subsection (1). The court shall award the prevailing 198 party reasonable attorney's fees and costs incurred in 199 connection with a claim filed under this section. 200 Section 3. Paragraph (c) of subsection (5) of section 201 411.01, Florida Statutes, is amended to read: 202 411.01 School readiness programs; early learning 203 coalitions.-204 (5) CREATION OF EARLY LEARNING COALITIONS.-205 (c) Program expectations.-206 The school readiness program must meet the following 1. 207 expectations: 208 The program must, at a minimum, enhance the agea. 209 appropriate progress of each child in attaining the performance 210 standards and outcome measures adopted by the Agency for 211 Workforce Innovation. 212 b. The program must provide extended-day and extended-year 213 services to the maximum extent possible without compromising the 214 quality of the program to meet the needs of parents who work. 215 The program must provide a coordinated professional с. 216 development system that supports the achievement and maintenance 217 of core competencies by school readiness instructors in helping 218 children attain the performance standards and outcome measures 219 adopted by the Agency for Workforce Innovation. 220 There must be expanded access to community services and d. resources for families to help achieve economic self-221 222 sufficiency. 223 e. There must be a single point of entry and unified 224 waiting list. As used in this sub-subparagraph, the term "single

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225 point of entry" means an integrated information system that 226 allows a parent to enroll his or her child in the school 227 readiness program at various locations throughout a county, that 228 may allow a parent to enroll his or her child by telephone or 229 through an Internet website, and that uses a unified waiting 230 list to track eligible children waiting for enrollment in the 231 school readiness program. The Agency for Workforce Innovation 232 shall establish through technology a single statewide 233 information system that each coalition must use for the purposes 234 of managing the single point of entry, tracking children's 235 progress, coordinating services among stakeholders, determining 236 eligibility, tracking child attendance, and streamlining 237 administrative processes for providers and early learning 238 coalitions.

239 f. The Agency for Workforce Innovation must consider the 240 access of eligible children to the school readiness program, as 241 demonstrated in part by waiting lists, before approving a 242 proposed increase in payment rates submitted by an early 243 learning coalition. In addition, early learning coalitions shall use school readiness funds made available due to enrollment 244 245 shifts from school readiness programs to the Voluntary 246 Prekindergarten Education Program for increasing the number of 247 children served in school readiness programs before increasing 248 payment rates.

g. The program must meet all state licensing guidelines,where applicable.

251 h. The program must ensure that minimum standards for 252 child discipline practices are age-appropriate. Such standards Page 9 of 11

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253 must provide that children not be subjected to discipline that 254 is severe, humiliating, or frightening or discipline that is 255 associated with food, rest, or toileting. Spanking or any other 256 form of physical punishment is prohibited.

257 2. Each early learning coalition must implement a 258 comprehensive program of school readiness services in accordance 259 with the rules adopted by the agency which enhance the 260 cognitive, social, and physical development of children to 261 achieve the performance standards and outcome measures. At a 262 minimum, these programs must contain the following system 263 support service elements:

a. Developmentally appropriate curriculum designed to
enhance the age-appropriate progress of children in attaining
the performance standards adopted by the Agency for Workforce
Innovation under subparagraph (4) (d)8.

268 b. A character development program to develop basic269 values.

270 c. An age-appropriate screening of each child's271 development.

d. An age-appropriate assessment administered to children
when they enter a program and an age-appropriate assessment
administered to children when they leave the program.

e. An appropriate staff-to-children ratio, pursuant to s.
402.305(4) or s. 402.302(8) or (11)(7) or (8), as applicable,
and as verified pursuant to s. 402.311.

f. A healthy and safe environment pursuant to s. 401.305(5), (6), and (7), as applicable, and as verified pursuant to s. 402.311.

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281 q. A resource and referral network established under s. 282 411.0101 to assist parents in making an informed choice and a 283 regional Warm-Line under s. 411.01015. 284 285 The Agency for Workforce Innovation, the Department of 286 Education, and early learning coalitions shall coordinate with 287 the Child Care Services Program Office of the Department of 288 Children and Family Services to minimize duplicating interagency 289 activities pertaining to acquiring and composing data for child 290 care training and credentialing. 291 Section 4. This act shall take effect July 1, 2011.

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