By Senator Book

32-00788A-19 20191492

A bill to be entitled

An act relating to government-sponsored recreation programs; amending s. 402.302, F.S.; revising the definition of the term "child care facility" to exclude government-sponsored recreation programs; defining the term "government-sponsored recreation program"; amending ss. 39.201, 402.305, and 1002.82, F.S.; conforming cross-references; providing an effective date.

1011

1

2

3

4

5

6 7

8

9

Be It Enacted by the Legislature of the State of Florida:

12

13

1415

Section 1. Present subsections (9) through (18) of section 402.302, Florida Statutes, are redesignated as subsections (10) through (19), respectively, a new subsection (9) is added to that section, and paragraph (f) is added to subsection (2) of that section, to read:

1718

19

16

402.302 Definitions.—As used in this chapter, the term:

202122

23

(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:

2425

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

2627

(b) Summer camps having children in full-time residence;

28

29

(c) Summer day camps;(d) Bible schools normally conducted during vacation

32-00788A-19 20191492

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; and

- (f) Government-sponsored recreation programs.
- (9) "Government-sponsored recreation program" means a recreation program for school-age children which meets all of the following requirements:
 - (a) Offers no more than 4 hours of programming per day.
- (b) Is operated by a county or municipality that has adopted standards of care by ordinance for the program, which include, but are not limited to, staffing ratios, minimum staff qualifications, level 2 background screening for all staff and volunteers, and minimum facility, health, and safety standards.
- (c) Has been certified by the county or municipality for compliance with such standards of care.
- (d) Provides notice to the parents of each child participating in the program that the program is not state-licensed or advertised as a child care facility and provides them with the county's or municipality's standards of care.
- Section 2. Subsection (6) of section 39.201, Florida Statutes, is amended to read:
- 39.201 Mandatory reports of child abuse, abandonment, or neglect; mandatory reports of death; central abuse hotline.—
- (6) Information in the central abuse hotline may not be used for employment screening, except as provided in s. 39.202(2) (a) and (h) or s. 402.302(16) s. 402.302(15).

32-00788A-19 20191492

Information in the central abuse hotline and the department's automated abuse information system may be used by the department, its authorized agents or contract providers, the Department of Health, or county agencies as part of the licensure or registration process pursuant to ss. 402.301-402.319 and ss. 409.175-409.176. Pursuant to s. 39.202(2)(q), the information in the central abuse hotline may also be used by the Department of Education for purposes of educator certification discipline and review.

Section 3. Paragraph (a) of subsection (2) of section 402.305, Florida Statutes, is amended to read:

402.305 Licensing standards; child care facilities.-

- (2) PERSONNEL.—Minimum standards for child care personnel shall include minimum requirements as to:
- (a) Good moral character based upon screening as defined in s. 402.302(16) s. 402.302(15). This screening shall be conducted as provided in chapter 435, using the level 2 standards for screening set forth in that chapter, and include employment history checks, a search of criminal history records, sexual predator and sexual offender registries, and child abuse and neglect registry of any state in which the current or prospective child care personnel resided during the preceding 5 years.

Section 4. Paragraph (y) of subsection (2) of section 1002.82, Florida Statutes, is amended to read:

1002.82 Office of Early Learning; powers and duties.-

- (2) The office shall:
- (y) Establish staff-to-children ratios that do not exceed the requirements of s. 402.302(8) or (12) s. 402.302(8) or (11)

20191492 32-00788A-19 or s. 402.305(4), as applicable, for school readiness program 88 89 providers. Section 5. This act shall take effect July 1, 2019. 90