CHAMBER ACTION

Senate House

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Representative Richardson offered the following:

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Amendment to Amendment (659907) (with title amendment)

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Remove lines 580-682 and insert:

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shall be classified according to the nature of the violation and the gravity of its probable effect on facility residents. The agency shall indicate the classification on the written notice of the violation as follows:

Each violation of this part and adopted rules must

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(a) Class "I" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class I violation in an amount of \$7,500 not less than \$5,000 and not exceeding \$10,000 for each violation.

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(b) Class "II" violations are defined in s. 408.813. The

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agency shall impose an administrative fine for a cited class II violation in an amount of \$2,500 not less than \$1,000 and not exceeding \$5,000 for each violation.

- (c) Class "III" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class III violation in an amount of \$750 not less than \$500 and not exceeding \$1,000 for each violation.
- (d) Class "IV" violations are defined in s. 408.813. The agency shall impose an administrative fine for a cited class IV violation in an amount of \$150 not less than \$100 and not exceeding \$200 for each violation.
- (e) Regardless of the class of violation cited, instead of the fine amounts listed in paragraphs (a)-(d), the agency shall impose an administrative fine of \$500 if a facility is found not to be in compliance with the background screening requirements as provided in s. 408.809.
- (3) For purposes of this section, in determining if a penalty is to be imposed and in fixing the amount of the fine, the agency shall consider the following factors:
- (a) The gravity of the violation, including the probability that death or serious physical or emotional harm to a resident will result or has resulted, the severity of the action or potential harm, and the extent to which the provisions of the applicable laws or rules were violated.
- (b) Actions taken by the owner or administrator to correct violations.

- (c) Any previous violations.
- (d) The financial benefit to the facility of committing or continuing the violation.
 - (e) The licensed capacity of the facility.
- established by the agency fixed for correction termination of the violation, as ordered by the agency, constitutes an additional, separate, and distinct violation.
- (5) An Any action taken to correct a violation shall be documented in writing by the owner or administrator of the facility and verified through followup visits by agency personnel. The agency may impose a fine and, in the case of an owner-operated facility, revoke or deny a facility's license when a facility administrator fraudulently misrepresents action taken to correct a violation.
- (6) \underline{A} Any facility whose owner fails to apply for a change-of-ownership license in accordance with part II of chapter 408 and operates the facility under the new ownership is subject to a fine of \$5,000.
- (7) In addition to any administrative fines imposed, the agency may assess a survey fee, equal to the lesser of one half of the facility's biennial license and bed fee or \$500, to cover the cost of conducting initial complaint investigations that result in the finding of a violation that was the subject of the complaint or monitoring visits conducted under s. 429.28(3)(c) to verify the correction of the violations.

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reason	able	atte	mpt	to	discuss	eac	h v	riola	atio	n wi	th	the	owner	or
admini	stra	ator o	f th	e f	acility	, pr	ior	to	wri	tten	no	otifi	cation	n.

(9) The agency shall develop and disseminate an annual

TITLE AMENDMENT

Page 4 of 4

Remove lines 1095-1103 and insert:
revising amounts and uses of administrative fines;
requiring the agency to levy a fine for violations
that are corrected before an inspection if
noncompliance occurred within a specified period of
time; amending s. 429.256, F.S.;