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LEGISLATIVE ACTION

Senate House

Floor: 3b/AD/3R 05/02/2014 09:31 PM

Senator Legg moved the following:

Senate Amendment to Amendment (143520)

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Delete lines 291 - 317

and insert:

readiness program. For a child care facility, a large family child care home, or a licensed family day care home, compliance with s. 402.305, s. 402.3131, or s. 402.313 satisfies this requirement. For a public or nonpublic school, compliance with ss. s. 402.3025 or s. 1003.22 and 1013.12 satisfies this requirement. For a nonpublic school, compliance with s. 402.3025(2)(d) satisfies this requirement. For a facility exempt 12

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from licensure, compliance with s. 402.316(4) satisfies this requirement. For an informal provider, substantial compliance asdefined in s. 402.302(17) satisfies this requirement. A provider shall be denied initial eligibility to offer the program if the provider has been cited for a Class I violation in the 12 months before seeking eligibility. An existing provider that is cited for a Class I violation may not have its eligibility renewed for 12 months. A provider that is cited for a Class I violation may remain eligible to deliver the program if the Department of Children and Families or local licensing agency upon final disposition of a Class I violation has rescinded its initial citation in accordance with the criteria for consideration outlined in s. 1002.82(2)(m)2 A faith-based child care provider, an informal child care provider, or a nonpublic school, exempt from licensure under s. 402.316 or s. 402.3025, shall annually complete the health and safety checklist adopted by the office, post the checklist prominently on its premises in plain sight for visitors and parents, and submit it annually to its local early learning coalition.