HOUSE AMENDMENT

(201E) No CC/CD 7070 1 2 7 7

	Bill No. CS/SB 7078, 1st Eng. (2015) Amendment No.
	CHAMBER ACTION
	Senate House
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1	Democratching Hermoll offened the fellowing
1	Representative Harrell offered the following:
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2	Amondmont (with title emendment)
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4	Remove lines 550-576 and insert:
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4 5 6 7	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> <del>not be</del> required to be screened, and such screenings must be
4 5 6 7 8	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> <del>not be</del> required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and</u>
4 5 7 8 9	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> not be required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and</u> <u>402.3055</u> .
4 5 7 8 9 10	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> not be required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and</u> <u>402.3055</u> . Section 6. Subsection (3) of section 402.302, Florida
4 5 7 8 9 10 11	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> not be required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and 402.3055</u> . Section 6. Subsection (3) of section 402.302, Florida Statutes, is amended to read:
4 5 6 7 8 9 10 11 12	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> <del>not be</del> required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and</u> <u>402.3055</u> . Section 6. Subsection (3) of section 402.302, Florida Statutes, is amended to read: <u>402.302</u> Definitions.—As used in this chapter, the term: (3) "Child care personnel" means all owners, operators,
4 5 7 8 9 10 11 12 13 14	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are shall</u> not be required to be screened, <u>and such screenings must be</u> <u>conducted through the department pursuant to ss. 402.305 and</u> <u>402.3055</u> . Section 6. Subsection (3) of section 402.302, Florida Statutes, is amended to read: <u>402.302</u> DefinitionsAs used in this chapter, the term: (3) "Child care personnel" means all owners, operators,
4 5 7 8 9 10 11 12 13 14	Remove lines 550-576 and insert: not be considered child care facilities and, therefore, <u>only</u> <u>child care their</u> personnel <u>as defined in s. 402.302 are <del>shall</del></u> <del>not be</del> required to be screened, and such screenings must be <u>conducted through the department pursuant to ss. 402.305 and</u> <u>402.3055</u> . Section 6. Subsection (3) of section 402.302, Florida Statutes, is amended to read: <u>402.302</u> Definitions.—As used in this chapter, the term: (3) "Child care personnel" means all owners, operators, employees, and volunteers working in a child care facility. The

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15 term does not include persons who work in a child care facility 16 after hours when children are not present or parents of children 17 in a child care facility. For purposes of screening, the term includes any member, over the age of 12 years, of a child care 18 19 facility operator's family, or person, over the age of 12 years, 20 residing with a child care facility operator if the child care 21 facility is located in or adjacent to the home of the operator 22 or if the family member of, or person residing with, the child care facility operator has any direct contact with the children 23 24 in the facility during its hours of operation. Members of the operator's family or persons residing with the operator who are 25 26 between the ages of 12 years and 18 years are not required to be 27 fingerprinted but must be screened for delinquency records. For 28 purposes of screening, the term also includes persons who work 29 in child care programs that provide care for children 15 hours or more each week in public or nonpublic schools, family day 30 31 care homes, membership organizations under s. 402.301 which operate at least 5 days per week whose primary purpose is the 32 provision of after-school programs, delinquency prevention 33 34 programs, and activities that contribute to the development of 35 good character and are facility-based or school-based, or 36 37 TITLE AMENDMENT 38 39 Remove lines 34-36 and insert: 555083

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Amendment No.

- 40 402.301, F.S.; requiring certain personnel of
- 41 specified membership organizations to meet background
- 42 screening requirements; amending s. 402.302, F.S.;
- 43 adding certain

555083

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