Florida Senate - 2023 Bill No. CS for SB 1338

LEGISLATIVE ACTION

Senate Comm: RCS 04/18/2023 House

The Appropriations Committee on Health and Human Services (Martin) recommended the following:

Senate Amendment (with title amendment)

Delete lines 239 - 246

and insert:

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subsections (3) and (12) of that section are amended, to read:

480.043 Massage establishments; requisites; licensure; inspection; human trafficking awareness training and policies; prohibited acts.-

(3) The board shall adopt rules governing the operation of establishments and their facilities, employees personnel, safety

COMMITTEE AMENDMENT

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11 and sanitary requirements, financial responsibility, insurance 12 coverage, and the license application and granting process.

13 (12) As a condition of licensure, a massage establishment 14 must have a designated establishment manager. The designated 15 establishment manager is responsible for complying with all 16 requirements related to operating the establishment in this 17 section and shall practice at the establishment for which he or 18 she has been designated. Within 30 10 days after termination of 19 a designated establishment manager, the establishment owner must 20 notify the department of the identity of another designated 21 establishment manager. Failure to have a designated 22 establishment manager practicing at the location of the 23 establishment shall result in summary suspension of the 24 establishment license as described in s. 456.073(8) or s. 25 120.60(6). An establishment licensed before July 1, 2019, must 26 identify a designated establishment manager by January 1, 2020.

And the title is amended as follows:

Between lines 27 and 28

31 insert:

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revising the timeframe in which massage establishment owners must report specified information to the department;

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