## Bill No. CS for SB 1608

Amendment No. \_\_\_\_

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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L1	Senator Harris moved the following amendment:
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L3	Senate Amendment
L <b>4</b>	On page 7, lines 3-12, delete those lines
L5	
L6	and insert:
L7	(4) ADMINISTRATION
L8	(a) The Department of Revenue may adopt all rules
L9	pursuant to the Administrative Procedures Act to administer
20	this section, including rules for the approval or disapproval
21	of proposals submitted by corporations and rules to provide
22	for cooperative arrangements between for-profit and
23	not-for-profit corporations.
24	(b) The executive director's decision to approve or
25	disapprove a proposal must be in writing, and, if the proposal
26	is approved, the decision must state the maximum credit
27	allowable to the corporation.
28	(c) All approvals for the granting of the tax credit
29	require prior verification by the Department of Children and
30	Family Services or local licensing agency that the corporation
31	meets the licensure requirements as defined in s. 402.302 and
	10:32 AM 04/29/98 1 s1608clb-24c5r

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is currently licensed in accordance with s. 402.305, or is a facility providing daily care to children who are mildly ill. (d) Verification of the child care provider as an approved facility must be in writing, and must be attached to the credit application form submitted to the Department of Revenue.