Florida Senate - 1998

By Senator Dyer

14-1293A-98 See HB A bill to be entitled 1 2 An act relating to child care facilities; amending s. 402.302, F.S.; excluding operators 3 4 of transient establishments from the definition 5 of "child care facility"; providing an effective date. 6 7 8 Be It Enacted by the Legislature of the State of Florida: 9 Section 1. Subsection (2) of section 402.302, Florida 10 Statutes, is amended to read: 11 402.302 Definitions.--12 "Child care facility" includes any child care 13 (2)center or child care arrangement which provides child care for 14 more than five children unrelated to the operator and which 15 receives a payment, fee, or grant for any of the children 16 17 receiving care, wherever operated, and whether or not operated for profit. The following are not included: 18 19 (a) Public schools and nonpublic schools and their 20 integral programs, except as provided in s. 402.3025; 21 (b) Summer camps having children in full-time 22 residence; 23 (c) Summer day camps; and (d) Bible schools normally conducted during vacation 24 25 periods; and. 26 (e) Operators of transient establishments licensed 27 under chapter 509 that provide child care services solely for 28 the guests of their resort, provided all child care personnel 29 of the establishment are screened according to the level 2 30 screening requirements of chapter 435. 31

CODING: Words stricken are deletions; words underlined are additions.

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Section 2. This act shall take effect upon becoming a law. LEGISLATIVE SUMMARY б Excludes from the definition of "child care facility," for purposes of the regulation of such facilities, operators of transient establishments licensed under ch. 509, F.S., that provide child care services solely for their guests, provided that all child care personnel of the establishment meet level 2 screening requirements of ch. 435, F.S.

SB 2092

See HB

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