Bill No. CS for CS for SB 484

Amendment No. ____ CHAMBER ACTION <u>Senate</u> House 1 2 3 4 5 6 7 8 9 10 11 Senator Brown-Waite moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 24, between lines 10 and 11, 14 15 16 insert: 17 Section 12. Paragraph (i) is added to subsection (1) of section 383.011, Florida Statutes, and subsection (2) of 18 19 that section is amended, to read: 20 383.011 Administration of maternal and child health 21 programs.--22 (1) The Department of Health is designated as the 23 state agency for: 24 (i) Receiving federal funds for children eligible for assistance through the child portion of the federal Child and 25 Adult Care Food Program, which is referred to as the Child 26 27 Care Food Program, and for establishing and administering this program. The purpose of the Child Care Food Program is to 28 provide nutritious meals and snacks for children in 29 30 nonresidential day care. To ensure the quality and integrity of the program, the department shall develop standards and 31 1 10:20 AM 04/07/98 s0484c2c-10j01

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procedures that govern sponsoring organizations, day care 1 homes, child care centers, and centers that operate outside 2 3 school hours. Standards and procedures must address the 4 following: participation criteria for sponsoring organizations, which may include administrative budgets, 5 staffing requirements, requirements for experience in 6 7 operating similar programs, operating hours and availability, bonding requirements, geographic coverage, and a required 8 minimum number of homes or centers; procedures for 9 investigating complaints and allegations of noncompliance; 10 application and renewal requirements; audit requirements; meal 11 12 pattern requirements; requirements for managing funds; participant eligibility for free and reduced-price meals; food 13 14 storage and preparation; food service companies; reimbursements; use of commodities; administrative reviews and 15 monitoring; training requirements; recordkeeping requirements; 16 17 and criteria pertaining to imposing sanctions and penalties, including the denial, termination, and appeal of program 18 19 eliqibility. 20 (2) The Department of Health shall follow federal 21 requirements and may adopt any rules necessary for the implementation of the maternal and child health care program, 22 or the WIC program, and the Child Care Food Program. With 23 respect to the Child Care Food Program, the department shall 24 adopt rules that interpret and implement relevant federal 25 regulations, including 7 C.F.R., part 226. The rules must 26 27 address at least those program requirements and procedures identified in paragraph (1)(i). 28 29 30 (Redesignate subsequent sections.) 31

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And the title is amended as follows: On page 2, line 23, after the first semicolon, insert: amending s. 383.011, F.S.; providing that the Department of Health is the designated state agency for receiving federal funds for the Child Care Food Program; requiring the department to adopt rules for administering the program;

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