Bill No. $\underline{\text{CS}}$ for $\underline{\text{CS}}$ for $\underline{\text{SB's}}$ 834, 1140 & 1612

Amendment No. ____

_	CHAMBER ACTION Senate House
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11	Senator Meek moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 17, between lines 22 and 23,
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16	insert:
17	Section 9. Present subsections (2) through (11) of
18	section 400.126, Florida Statutes, are redesignated as
19	subsections (3) through (12), respectively, and a new
20	subsection (2) is added to that section to read:
21	400.126 Receivership proceedings
22	(2)(a) Before revoking or suspending a license or
23	certification of a nursing home facility, the agency shall
24	petition a court of competent jurisdiction for the appointment
25	of a receiver, who shall operate the facility in accordance
26	with this section until:
27	1. The facility has been sold to new ownership; or
28	2. The facility has been brought into compliance with
29	all applicable care standards and the owner or operator has
30	satisfied the agency that it has the means and intent to
31	operate the facility in full compliance with all state and

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federal standards.
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 2
          (b) The agency may adopt rules necessary to administer
 3
    this subsection. Funds necessary for administering this
 4
    subsection shall be provided from the Resident Protection
 5
    Trust Fund, in accordance with s. 400.063.
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 7
    (Redesignate subsequent sections.)
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 9
    ======== T I T L E A M E N D M E N T =========
10
   And the title is amended as follows:
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           On page 2, line 5, after the second semicolon
13
14
    insert:
15
           amending s. 400.126, F.S.; requiring the Agency
16
           for Health Care Administration to petition a
17
           court to appoint a receiver for a nursing home
           facility prior to delicensure or
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19
           decertification; providing conditions under
20
           which the receivership may be terminated;
           providing for use of funds in the Resident
21
           Protection Trust Fund;
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