Florida Senate - 2002

```
CS for CS for SB 1550
```

By the Committees on Appropriations; Children and Families; and Senator Silver

Ī	309-2283-02
1	A bill to be entitled
2	An act relating to child care; amending s.
3	402.3131, F.S.; increasing the introductory
4	course requirement for operators of large
5	family child care homes; requiring a competency
6	examination upon successful completion of
7	required training; providing for community
8	college credit; amending s. 402.305, F.S.;
9	revising minimum training requirements for
10	child care personnel; requiring a competency
11	examination upon successful completion of the
12	required training; providing for community
13	college credit; providing an automatic
14	exemption from certain training requirements
15	for personnel having specified degrees,
16	credentials, courses, or waivers in specified
17	areas; amending s. 402.313, F.S.; requiring a
18	competency examination for operators of family
19	day care homes upon successful completion of
20	the required training; requiring the Department
21	of Children and Family Services to establish
22	standards by rule for training for family day
23	care homes that have voluntarily chosen to be
24	licensed or must be licensed due to county
25	ordinance or resolution; authorizing the
26	department to modify certain child care
27	training requirements to provide for
28	articulation into community college credit;
29	providing an effective date.
30	
31	Be It Enacted by the Legislature of the State of Florida:
	1

1 Section 1. Subsection (3) of section 402.3131, Florida 2 Statutes, is amended to read: 3 402.3131 Large family child care homes .--4 (3) Operators of large family child care homes must 5 successfully complete shall take an approved 40-clock-hour б introductory course in group child care, as evidenced by 7 passage of a competency examination. Successful completion of 8 the 40-clock-hour introductory course shall articulate into community college credit in early childhood education, as 9 10 approved by the Articulation Coordinating Committee pursuant 11 to s. 229.551(1)(g). Section 2. Paragraph (d) of subsection (2) of section 12 402.305, Florida Statutes, is amended to read: 13 402.305 Licensing standards; child care facilities.--14 (2) PERSONNEL.--Minimum standards for child care 15 personnel shall include minimum requirements as to: 16 17 (d) Minimum training requirements for child care personnel. 18 19 1. Such minimum standards for training shall ensure 20 that all child care personnel and operators of family day care 21 homes serving at-risk children in a subsidized child care 22 program pursuant to s. 402.3015 take an approved 40-clock-hour introductory course in child care, which course covers at 23 24 least the following topic areas: 25 a. State and local rules and regulations which govern child care. 26 27 b. Health, safety, and nutrition. 28 Identifying and reporting child abuse and neglect. с. 29 Child development, including typical and atypical d. 30 language, cognitive, motor, social, and self-help skills 31 development. 2

1 Observation of developmental behaviors, including e. 2 using a checklist or other similar observation tools and 3 techniques to determine the child's developmental age level. f. Computer technology for professional and classroom 4 5 use. б q.f. Specialized areas, as determined by the 7 department, for owner-operators and child care personnel of a 8 child care facility. 9 10 Within 90 days after of employment, child care personnel shall 11 begin training to meet the training requirements. Child care personnel and shall successfully complete such training within 12 13 1 year after of the date on which the training began, as 14 evidenced by passage of a competency examination. Successful completion of the 40-clock-hour introductory course shall 15 articulate into community college credit in early childhood 16 17 education, as approved by the Articulation Coordinating Committee, pursuant to s. 229.551(1)(g). Exemption from all or 18 19 a portion of the required training shall be granted to child 20 care personnel based upon educational credentials or passage of competency examinations. Child care personnel possessing a 21 2-year degree or higher that includes 6 college credit hours 22 in early childhood development or child growth and 23 24 development, or a child development associate credential or an 25 equivalent state-approved child development associate credential, or a child development associate waiver 26 27 certificate shall be automatically exempted from the training 28 requirements in sub-subparagraphs b., d., and e. 29 The introductory course in child care shall stress, 2. 30 to the extent possible, an interdisciplinary approach to the 31 study of children.

3. On an annual basis in order to further their child care skills and, if appropriate, administrative skills, child care personnel who have fulfilled the requirements for the child care training shall be required to take an additional approved 8 clock hours of inservice training or an equivalent as determined by the department.

7 Procedures for ensuring the training of qualified 4. 8 child care professionals to provide training of child care personnel, including onsite training, shall be included in the 9 minimum standards. It is recommended that the state community 10 11 child care coordination agencies (central agencies) be contracted by the department to coordinate such training when 12 13 possible. Other district educational resources, such as community colleges and vocational-technical programs, can be 14 15 designated in such areas where central agencies may not exist or are determined not to have the capability to meet the 16 17 coordination requirements set forth by the department.

18 5. Training requirements shall not apply to certain 19 occasional or part-time support staff, including, but not 20 limited to, swimming instructors, piano teachers, dance 21 instructors, and gymnastics instructors.

22 6. The department State Coordinating Council for School Readiness Programs, in coordination with the 23 24 department, shall evaluate or contract for an evaluation for 25 the general purpose of determining the status of and means to improve staff training requirements and testing procedures. 26 The evaluation shall be completed by October 1, 1992, and 27 28 conducted every 2 years thereafter. The evaluation shall 29 include, but not be limited to, determining the availability, quality, scope, and sources of current staff training; 30 31 determining the need for specialty training; and determining

4

1 ways to increase inservice training and ways to increase the 2 accessibility, quality, and cost-effectiveness of current and 3 proposed staff training. The evaluation methodology shall include a reliable and valid survey of child care personnel. 4 5 7. The child care operator shall be required to take б basic training in serving children with disabilities within 5 7 years after employment, either as a part of the introductory 8 training or the annual 8 hours of inservice training. Section 3. Paragraph (a) of subsection (1) and 9 10 subsections (4) and (10) of section 402.313, Florida Statutes, 11 are amended to read: 402.313 Family day care homes.--12 13 (1) Family day care homes shall be licensed under this 14 act if they are presently being licensed under an existing county licensing ordinance, if they are participating in the 15 subsidized child care program, or if the board of county 16 17 commissioners passes a resolution that family day care homes be licensed. If no county authority exists for the licensing 18 19 of a family day care home, the department shall have the authority to license family day care homes under contract for 20 the purchase-of-service system in the subsidized child care 21 22 program. (a) If not subject to license, family day care homes 23 24 shall register annually with the department, providing the 25 following information: The name and address of the home. 26 1. 2. The name of the operator. 27 The number of children served. 28 3. 29 Proof of a written plan to provide at least one 4. other competent adult to be available to substitute for the 30 31 5

1 operator in an emergency. This plan shall include the name, 2 address, and telephone number of the designated substitute. 3 5. Proof of screening and background checks. 6. Proof of successful completion of the 30-hour 4 5 training course, as evidenced by passage of a competency б examination, which shall include: 7 a. State and local rules and regulations that govern 8 child care. b. Health, safety, and nutrition. 9 10 c. Identifying and reporting child abuse and neglect. 11 d. Child development, including typical and atypical language development; and cognitive, motor, social, and 12 13 self-help skills development. Observation of developmental behaviors, including 14 e. using a checklist or other similar observation tools and 15 techniques to determine a child's developmental level. 16 17 f. Specialized areas, as determined by the department, 18 for owner-operators of family day care homes. 19 7. Proof that immunization records are kept current. 20 (4) Operators of family day care homes must 21 successfully complete shall take an approved 30-clock-hour introductory course in child care, as evidenced by passage of 22 a competency examination. Family day care homes licensed or 23 24 registered on June 30, 1999, shall have until June 30, 2001, 25 to comply with this course requirement, except that the department shall exempt family day care homes in this category 26 that can demonstrate that the operator has received at least 27 30 hours of training. Family day care homes initially licensed 28 29 or registered on or after July 1, 1999, but before October 1, 1999, shall have until October 1, 1999, to comply with the 30 31 30-clock-hour course requirement. Family day care homes

6

initially licensed or registered on or after October 1, 1999, 1 2 must comply with the 30-clock-hour course requirement before 3 caring for children. (10) The department shall, by rule, establish minimum 4 5 standards for family day care homes that are required to be б licensed by county licensing ordinance or county licensing 7 resolution or that voluntarily choose to be licensed. The standards should include requirements for staffing, training, 8 9 maintenance of immunization records, minimum health standards, 10 reduced standards for the regulation of child care during evening hours by municipalities and counties, and enforcement 11 12 of standards. The Department of Children and Family 13 Section 4. 14 Services may modify the 40-clock-hour introductory course in 15 child care under section 402.305 or section 402.3131, Florida 16 Statutes, to meet the requirements of articulating the course to community college credit. Any modification must continue to 17 18 provide that the course satisfies the requirements of section 19 402.305(2)(d), Florida Statutes. Section 5. This act shall take effect July 1, 2002. 20 21 STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR $\underline{CS/SB\ 1550}$ 22 23 24 The Committee Substitute for CS/SB 1550 prescribes that the current 40 rather than 45 hours of instruction are required of 25 technology for professional and classroom use should be covered in the classroom training. Technical changes to the statutory references are also included. 26 27 28 29 30 31 7