$\mathbf{B}\mathbf{y}$ the Committee on Health and Human Services Appropriations; and Senator Lynn

603-2141-06

1	A bill to be entitled
2	An act relating to religious-exempt child care
3	programs; amending s. 402.316, F.S.; providing
4	for a child care program affiliated with a
5	religious congregation or religious school to
6	be exempt from regulation by the Department of
7	Children and Family Services as a
8	religious-exempt child care program; requiring
9	religious-exempt child care programs to display
10	a certificate of compliance issued by an
11	accrediting agency recognized by the
12	department; providing requirements for
13	accrediting agencies recognized by the
14	department; requiring a recognized accrediting
15	agency to conduct an initial onsite review;
16	providing timeframes within which child care
17	programs must meet the requirements for
18	training and credentials; requiring recognized
19	accrediting agencies for religious exemption to
20	submit standards to the department; requiring
21	the department to create and maintain a list of
22	recognized accrediting agencies; providing that
23	the act does not authorize the department to
24	regulate certain specified elements of a
25	religious-exempt child care program; requiring
26	that the department notify recognized
27	accrediting agencies of any revision in
28	standards; requiring that a recognized
29	accrediting agency submit an annual report;
30	providing timeframes within which an exempt
31	child care program must notify an accrediting

1 agency of its transfer and termination of 2 accreditation; prohibiting a recognized accrediting agency for religious exemption from 3 4 owning, operating, or administering certain 5 programs; requiring the department to 6 facilitate an annual meeting; providing an 7 effective date. 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. This act may be cited as the "Zaniyah 11 12 Hinson Act." 13 Section 2. Section 402.316, Florida Statutes, is amended to read: 14 (Substantial rewording of section. See 15 s. 402.316, F.S., for present text.) 16 17 402.316 Exemption for child care program or weekday 18 preschool program accredited by a recognized accrediting agency for religious exemption .--19 (1) A child care program or weekday preschool program 2.0 21 qualifies for the exemption provided in this section if the program is an integral part of an established religious 22 23 congregation or religious school that conducts regularly scheduled classes, courses of study, or educational programs, 2.4 and is a member or participant of, or accredited by, a state, 2.5 regional, or national accrediting agency for religious 26 27 exemption which is recognized by the Department of Children 2.8 and Family Services. A child care program or weekday preschool program that qualifies as a religious-exempt child care 29 program may choose to be exempt from the requirements for 30 child care licensing established in ss. 402.301-402.319 or may

1	voluntarily be licensed under ss. 402.301-402.319. If a
2	religious-exempt child care program chooses to be exempt from
3	ss. 402.301-402.319, the program must meet the screening
4	requirements in ss. 402.305 and 402.3055 and must display in a
5	conspicuous location in the facility its certificate of
6	compliance issued by a recognized accrediting agency for
7	religious exemption. Failure to post the certificate of
8	compliance in a conspicuous location will result in an
9	administrative action as determined by the standards of the
10	program's accrediting agency for religious exemption.
11	(2) In any county in which there is a local licensing
12	agency approved by the department, the local licensing agency
13	may continue to recognize a county accrediting agency for
14	religious exemption.
15	(3) The department shall verify an accrediting agency
16	as a recognized accrediting agency for religious exemption if
17	the accrediting agency:
18	(a) Adopts minimum standards for operating a child
19	care program or weekday preschool program which meet or exceed
20	the department's minimum standards set forth in s. 402.305
21	(1)-(11), (13), (15), and (16);
22	(b) Publishes its minimum standards and requires a
23	child care program or weekday preschool program that is a
24	member or participant of, or accredited by, the agency to
25	comply with the accrediting agency's minimum standards;
26	(c) Requires a program that is a member or participant
27	of, or accredited by, the agency to meet the minimum
28	requirements of the local governing body with respect to
29	health, sanitation, and safety, including minimum requirements
30	for environmental health, firesafety, zoning, and building
31	codes, and provides that the applicable local governing body

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has enforcement authority over such members or participants
with respect to their compliance with all such minimum
requirements;

- (d) Requires a program that is a member or participant of, or accredited by, the agency to inform parents that the program is exempt from state licensing requirements but meets the standards of the program's accrediting agency, which meet or exceed the department's minimum standards;
- (e) Conducts an initial onsite review of each program that is a member or participant of, or accredited by, the agency. Each year thereafter, each program must submit to the accrediting agency a notarized statement verifying compliance with applicable state laws and the accrediting agency's published minimum standards; and
- (f) Requires child care personnel employed by a program that is a member or participant of, or accredited by, the agency to comply with standards that meet or exceed the standards set forth in s. 402.305(2)(d). A recognized accrediting agency for religious exemption must require child care personnel to begin a 40-clock-hour introductory course in child care, approved by the department, by October 1, 2006, or within 90 days after employment and to complete the training within 1 year after the date on which the training begins. In addition, a recognized accrediting agency shall require a program that is a member or participant of, or accredited by, the agency to meet or exceed the requirements for staff credentials set forth in s. 402.305(3) by July 1, 2010. The department and accrediting agencies for religious exemption shall work collaboratively to expedite the approval of equivalency programs developed by the accrediting agencies.

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(4) Each accrediting agency for religious exemption which seeks recognition by the department under this section must submit a copy of its published standards to the department for review. The department shall review these standards within 30 days after submission. The department shall recognize an accrediting agency if the agency is in compliance with subsection (3). The department shall create and maintain a complete and accurate list of all recognized accrediting agencies for religious exemption and specify the agencies' standards.

(5) This section does not authorize the department to

(5) This section does not authorize the department to regulate or control an accrediting agency for religious exemption or to regulate or control the governance, religious curriculum, academic curriculum, testing or assessments, evaluation procedures, academic requirements of the staff, discipline, or hiring practices of any religious-exempt child care program.

accrediting agency for religious exemption any revision made to the department's minimum standards within 30 days after the revision is adopted. Within 30 days after the receipt of revised minimum standards from the department, each recognized accrediting agency for religious exemption shall notify the department by written statement documenting that the agency has notified each exempt program of the revised standards. The new standards must be incorporated during the next revision of the accrediting agency's minimum standards. Each recognized accrediting agency for religious exemption shall maintain and must submit to the department an annual report that includes an updated listing of programs that are members or participants of, or accredited by, that agency and must submit

1	a written notice of a new program coming into affiliation
2	thereafter, or terminating affiliation, within 30 days after
3	such action. A religious-exempt child care program that
4	transfers its affiliation from one accrediting agency to
5	another must notify the accrediting agency from which it is
6	transferring 30 days before the transfer.
7	(7) A recognized accrediting agency for religious
8	exemption may not own, operate, or administer a child care
9	program or weekday preschool program under its certificate of
10	approval. A child care program or weekday preschool program
11	exempt from ss. 402.301-402.319 under this section is solely
12	responsible for its day-to-day operations and compliance with
13	applicable state laws and the minimum standards of its
14	accrediting agency for religious exemption.
15	(8) The department shall facilitate an annual meeting
16	with the accrediting agencies for religious exemption, health
17	and safety officials, and other interested child advocates to
18	exchange ideas for ensuring the health and safety of children
19	in child care and preschool programs.
20	Section 3. This act shall take effect July 1, 2006.
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22	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
23	COMMITTEE SUBSTITUTE FOR <u>Senate Bill 242</u>
24	
25	Provides that in any county in which there is a local
26	licensing agency approved by the department, the local licensing agency may continue to recognize a county
27	accrediting agency for religious exemption.
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