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LEGISLATIVE ACTION

Senate

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House

Floor: 3b/AD/3R

05/02/2014 09:31 PM

Senator Legg moved the following:

Senate Amendment to Amendment (143520)

Delete lines 291 - 317

and insert:

~~readiness program.~~ For a child care facility, a large family
child care home, or a licensed family day care home, compliance
with s. 402.305, s. 402.3131, or s. 402.313 satisfies this
requirement. For a public ~~or nonpublic~~ school, compliance with
~~ss. s. 402.3025 or s. 1003.22 and 1013.12~~ satisfies this
requirement. For a nonpublic school, compliance with s.
402.3025(2)(d) satisfies this requirement. For a facility exempt



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12 from licensure, compliance with s. 402.316(4) satisfies this
13 requirement. For an informal provider, substantial compliance
14 as defined in s. 402.302(17) satisfies this requirement. A
15 provider shall be denied initial eligibility to offer the
16 program if the provider has been cited for a Class I violation
17 in the 12 months before seeking eligibility. An existing
18 provider that is cited for a Class I violation may not have its
19 eligibility renewed for 12 months. A provider that is cited for
20 a Class I violation may remain eligible to deliver the program
21 if the Department of Children and Families or local licensing
22 agency upon final disposition of a Class I violation has
23 rescinded its initial citation in accordance with the criteria
24 for consideration outlined in s. 1002.82(2)(m)2 ~~A faith-based~~
25 ~~child care provider, an informal child care provider, or a~~
26 ~~nonpublic school, exempt from licensure under s. 402.316 or s.~~
27 ~~402.3025, shall annually complete the health and safety~~
28 ~~checklist adopted by the office, post the checklist prominently~~
29 ~~on its premises in plain sight for visitors and parents, and~~
30 ~~submit it annually to its local early learning coalition.~~