| AMEND Senate Committee Substitute for Senate Bill No. 69, Page 1, in the Tiphrase "administrative child support decisions" and insert in lieu thereof the work. Further amend said bill and page, Section A, Line 2, by inserting after all of said following: "210.211. 1. It shall be unlawful for any person to establish, maintain of for children, or to advertise or hold himself or herself out as being able to perford defined in section 210.201, without having in effect a written license granted by senior services; except that nothing in sections 210.203 to 210.245 shall apply (1) Any person who is caring for four or fewer children. For purposes of who are related by blood, marriage or adoption to such person within the third in the total number of children being cared for; | ord "children"; and d section and line the or operate a child-care facility orm any of the services as y the department of health and to: of this subdivision, children |
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| phrase "administrative child support decisions" and insert in lieu thereof the work. Further amend said bill and page, Section A, Line 2, by inserting after all of said following: "210.211. 1. It shall be unlawful for any person to establish, maintain of for children, or to advertise or hold himself or herself out as being able to perford defined in section 210.201, without having in effect a written license granted by senior services; except that nothing in sections 210.203 to 210.245 shall apply (1) Any person who is caring for four or fewer children. For purposes of who are related by blood, marriage or adoption to such person within the third in the total number of children being cared for; | ord "children"; and d section and line the or operate a child-care facility orm any of the services as y the department of health and to: of this subdivision, children |
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| (2) Any person who has been duly appointed by a court of competent jumperson of the child or children, or the person who has legal custody of the child (3) Any person who receives free of charge, and not as a business, for processed to days, as bona fide, occasional and personal guests the child or children; (4) Any graded boarding school, summer camp, hospital, sanitarium or good faith primarily to provide education, recreation, medical treatment, or nur children; (5) Any child-care facility maintained or operated under the exclusive organization. When a nonreligious organization, having as its principal purpose services, enters into an arrangement with a religious organization for the maintended child-care facility, the facility is not under the exclusive control of the religious (6) Any residential facility or day program licensed by the department | urisdiction the guardian of the lor children; periods not exceeding ninety dren of personal friends of such home which is conducted in sing or convalescent care for control of a religious e the provision of child-care enance or operation of a organization; |
| (6) Any residential facility or day program licensed by the department ections 630.705 to 630.760 which provides care, treatment and habilitation ex primary diagnosis of mental disorder, mental illness, mental retardation or delefined in section 630.005; [and] | clusively to children who have |
| (7) Any nursery school; and (8) Any child-care facility in a third class county that discloses any no 210.203 to 210.245 to the parent or guardian of the child being cared for and o of such non-compliance from the parent or guardian."; and | |
| Further amend said bill by amending the title, enacting clause, and intersection | al references accordingly. |