House	Amendment NO
AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 982, Page 35, Section 210.275, Line 6, by inserting after all of said section and line the following:	
	ctivities designed for recreational, educational, and character
(3) The governing body of the	the program adopts standards for care that at a minimum included safety standards, and mechanisms for assessing and enforcing
(4) The program does not comembership dues not to exceed fifty such as field trips or sports leagues, (5) The program informs ea	ollect compensation for its services except for one-time annual y dollars per year or program service fees for special activities except for current exemptions as written in section 210.211; ach parent that the operation of the program is not regulated by
(7) The program conducts r	a process to receive and resolve parental complaints; and national criminal background checks for all employees and as well as screening under the family care safety registry as 0.936."; and
Further amend said bill, Page 46, Se line the following:	ection 211.081, Line 27, by inserting after all of said section and
January 1, 1974], as such sections e proceedings brought under this chap court and the court of appeals of Mijudgment or decree being appealed 2. Any amendments to sections.	ions 452.300 to 452.415 shall, upon becoming effective, apply to
which a judgment has not been ente have been commenced on the basis	s [commenced prior to January 1, 1974, with respect to issues on ered. Pending actions for divorce or separation are deemed to of irretrievable breakdown. Evidence adduced after January 1, ections 452.300 to 452.415] brought under this chapter on or

Action Taken_

Date ____

[3.Sections 452.300 to 452.415 apply to all proceedings commenced after January 1, 1974, for the modification of a judgment or order entered prior to January 1, 1974.

4.In any action or proceeding in which an appeal was pending or a new trial was ordered prior to January 1, 1974, the law in effect at the time of the order sustaining the appeal or the new trial governs the appeal, the new trial, and any subsequent trial or appeal.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly