	House Amendment NO
	Offered By
	AMEND House Committee Substitute for House Bill Nos. 2183 & 2529, Page 5, Section 191.776, Line 9, by inserting after all of said section and line the following:
	"102 2550 A 102 2550 to 102 2560 the fellowing towns
	"192.2550. As used in sections 192.2550 to 192.2560, the following terms mean:
	(1) "Child", an individual who is under seventeen years of age;
	(2) "Department", the department of health and senior services;
	(3) "Eligible child", an individual who is under six years of age and has complex medical
	needs requiring continuous skilled nursing intervention of at least four hours per day, as ordered by
-	a physician;
	(4) "Person", any individual, firm, corporation, partnership, association, agency,
1	incorporated or unincorporated organization, or other legal entity, regardless of the name used;
	(5) "Prescribed pediatric extended care facility", a facility providing medically necessary
	multidisciplinary services to eligible children in a child care facility licensed by the department of
	elementary and secondary education under chapter 210. Multidisciplinary services include skilled
	nursing, personal care, nutritional assessment, developmental assessment, and speech, physical, and
0	occupational therapy services, as ordered by a physician;
	(6) "Prescribed pediatric extended care provider" or "provider", the person or persons
	censed or required to be licensed under sections 192.2550 to 192.2560 to establish, conduct, or
<u>r</u>	naintain a prescribed pediatric extended care facility.
	192.2552. 1. Beginning on August 28, 2025, it shall be unlawful for any person to establish
<u>r</u>	maintain, or operate a prescribed pediatric extended care facility, or to advertise or hold himself or
]	herself out as being able to perform any of the services of a prescribed pediatric extended care
1	facility, without having in effect a written license granted by the department.
	2. Nothing in sections 192.2550 to 192.2560 shall be construed to apply to:
	(1) Any child care facility that provides care to eligible children with a caregiver staffing
1	ratio of not fewer than one licensed nurse present for every one eligible child present unless such
1	facility voluntarily applies for licensure as a prescribed pediatric extended care facility;
	(2) Any hospital, sanitarium, or home that is conducted in good faith primarily to provide
	medical treatment or nursing or convalescent care for children; or
	Action Taken Date

- (3) Any program licensed by the department of mental health under sections 630.705 to 630.760 that provides care, treatment, and habilitation exclusively to children who have a primary diagnosis of mental disorder, mental illness, intellectual disability, or developmental disability, as those terms are defined in section 630.005.
 - 192.2554. 1. The department shall have the following powers and duties:
- (1) After inspection, to grant licenses to persons to operate prescribed pediatric extended care facilities if satisfied as to the good character and intent of the applicant and that such applicant is qualified and equipped to render care or service conducive to the welfare of children;
- (2) To inspect the conditions of the places in which the applicant operates a prescribed pediatric extended care facility; inspect their books and records, premises, and children to be served; examine their officers and agents; and deny, immediately suspend, place on probation, or revoke the license of such persons as fail to obey the provisions of sections 192.2550 to 192.2560 or the rules and regulations promulgated by the department. The director may revoke or suspend a license when the licensee surrenders the license; and
- (3) To promulgate rules and regulations the department deems necessary or proper in order to establish standards of service and care to be rendered by such licensees to children. Such rules and regulations shall include, at a minimum, requirements related to the following:
 - (a) Staffing;
- (b) Fire safety;

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- 20 (c) Sanitation, including infection control;
 - (d) Equipment; and
- 22 (e) Record keeping.
 - 2. The department shall have the right to enter the premises of an applicant for or holder of a license at any time during the hours of operation of a facility to determine compliance with sections 192.2550 to 192.2560 and applicable rules promulgated thereunder. Entry shall also be granted for investigative purposes involving complaints regarding the operations of a prescribed pediatric extended care facility. The department may make inspections, announced or unannounced, as it deems necessary to carry out the provisions of sections 192.2550 to 192.2560.
 - 3. The applicant for or holder of a license shall cooperate with the investigation and inspection.
 - 4. Failure to comply with any lawful request of the department in connection with the investigation and inspection is a ground for refusal to issue a license or for the revocation of a license.
 - 5. Any prescribed pediatric extended care facility may request a variance from a rule or regulation promulgated under sections 192.2550 to 192.2560. The request for a variance shall be made in writing to the department and shall include the reasons the facility is requesting the variance. The department shall not approve any variance request that endangers the health or safety of the children served by the facility.

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6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 192.2550 to 192.2560 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2024, shall be invalid and void.

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- 192.2556. 1. All applicants for or holders of a license to operate a prescribed pediatric extended care facility shall have an active, nonsuspended license to operate a child care facility issued by the department of elementary and secondary education.
- 2. All persons employed by the prescribed pediatric extended care facility for compensation, including contract employees or self-employed individuals, and individuals or volunteers whose activities involve the care or supervision of children for a prescribed pediatric extended care provider or unsupervised access to children who are cared for or supervised by a prescribed pediatric extended care provider shall be considered a child care staff member, as that term is defined in section 210.1080, and shall comply with all requirements under that section and regulations promulgated thereunder.
- 192.2558. 1. If the department proposes to deny, place on probation, or revoke a license, the department shall serve upon the applicant or licensee written notice of the proposed action to be taken. The notice shall contain a statement of the type of action proposed, the basis for the action, the date the action will become effective, and a statement that the applicant or licensee shall have thirty days to request in writing a hearing before the administrative hearing commission and that such request shall be made to the department. If no written request for a hearing is received by the department within thirty days of the delivery or mailing by certified mail of the notice to the applicant or licensee, the proposed discipline shall take effect on the thirty-first day after such delivery or mailing of the notice to the applicant or licensee makes a written request for a hearing, the department shall file a complaint with the administrative hearing commission within thirty days of receipt of the request for a hearing.
- 2. The department shall immediately suspend and propose to revoke any prescribed pediatric extended care facility license if the department of elementary and secondary education immediately suspends the licensee's license to operate a child care facility. The immediate suspension of the license to operate a child care facility shall be sufficient grounds for the department of health and senior services to immediately suspend and revoke the prescribed pediatric extended care facility license.
- 3. The department shall immediately suspend and propose to revoke any prescribed pediatric extended care facility license if the department of elementary and secondary education revokes the licensee's license to operate a child care facility. The revocation of the license to operate a child care facility shall be sufficient grounds for the department of health and senior services to immediately suspend and revoke the prescribed pediatric extended care facility license.

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- 4. The department may immediately suspend any license simultaneously with the notice of the proposed action to be taken in subsection 1 of this section if the department finds that there is a threat of imminent bodily harm to the children in the care of the prescribed pediatric extended care facility.
- 5. The notice of immediate suspension shall include the basis of the immediate suspension and the appeal rights of the licensee under this section. The licensee may appeal the decision to immediately suspend the license to the department. The appeal shall be filed within ten days from the delivery or mailing by certified mail of the notice of appeal. A hearing shall be conducted by the department within fifteen days from the date the appeal is filed. The immediate suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department or stayed by a court of competent jurisdiction.
- 6. Any person aggrieved by a final decision of the department made in the administration of sections 192.2550 to 192.2560 shall be entitled to judicial review thereof as provided in chapter 536.
- 7. In cases of imminent bodily harm to children in the care of a prescribed pediatric extended care facility, including an unlicensed facility not exempt under section 192.2552, the department may file suit in the circuit court of the county in which the prescribed pediatric extended care facility is located for injunctive relief, which may include removing children from the facility, overseeing the operation of the facility, or closing the facility. The department may request that the attorney general bring the action in place of the department. Failure by the department to file suit under the provisions of this subsection shall not be construed as creating any civil liability or incurring other obligations or duties, except as otherwise specified.
- 192.2560. 1. Nothing contained in sections 192.2550 to 192.2560 shall permit the public disclosure by the department of confidential medical, social, personal, or financial records of any child in the care of any prescribed pediatric extended care facility, except when disclosed in a manner that does not identify any child or when ordered to do so by a court of competent jurisdiction. Such records shall be accessible without court order for examination and copying only to the following persons or offices, or to their designees:
 - (1) The department or any person or agency designated by the department;
- (2) The department of elementary and secondary education or any person or agency designated by the department of elementary and secondary education;
- (3) The department of social services or any person or agency designated by the department of social services;
 - (4) The attorney general;

- (5) Any appropriate law enforcement agency;
- (6) Any appropriate prosecutor's office; and
- (7) The child's parent or guardian, or any other person designated by the child's parent or
 guardian.
 - 2. Inspection reports and written reports of investigations of complaints and complaints received by the department relating to the quality of care of children in the care of a prescribed

- 1 pediatric extended care provider shall be accessible to the public for examination and copying,
- 2 provided that such reports are disclosed in a manner that does not identify the complainant or any
- 3 particular child."; and

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