Senate File 2333

H-8403

1 Amend Senate File 2333, as amended, passed, and 2 reprinted by the Senate, as follows: Page 2, by striking line 27 and inserting <the 3 1. 4 investigation by the facility or program. If the 5 facility or program> Page 2, by striking line 29 and inserting <the 6 2. 7 investigation by the facility or program or the alleged 8 dependent adult abuser resigns, the alleged dependent 9 adult> 10 3. Page 2, line 30, after <termination> by 11 inserting <or investigation> Page 2, line 31, after <employer.> by inserting 12 4. 13 <An alleged dependent adult abuser who fails to 14 disclose such termination or investigation is guilty 15 of a simple misdemeanor.> 5. Page 3, by striking lines 2 through 10 and 16 17 inserting <the alleged dependent adult abuser. If upon 18 entry, the inspector has knowledge of or learns during 19 the course of an investigation that alleged dependent 20 adult abuse is suspected or is being investigated, the 21 inspector shall inform the facility or program that the 22 inspector is investigating an alleged case of dependent 23 adult abuse. An inspector of the department> 24 Page 3, line 16, by striking <the fact> 25 7. Page 3, line 17, by striking < situation and> Page 3, line 18, after <civil> by inserting 26 8. 27 <administrative> 9. Page 3, by striking lines 29 and 30 and 28 29 inserting <and not delay the interview by more than 30 five working days to make arrangements for the person's 31 representatives to be present at the interview. Any 32 employer representative shall be informed of the 33 requirement to maintain strict confidentiality and 34 of the prohibition against redissemination of such 35 information pursuant to chapter 235B. At the interview, 36 the department shall request and the alleged dependent 37 adult abuser shall provide the alleged dependent adult 38 abuser's most current contact information to facilitate 39 provision of the findings to the alleged dependent 40 adult abuser. An inspector> 41 10. Page 4, by striking line 8 and inserting <the 42 consequences of placement on the central> 43 11. Page 4, line 9, by striking <adult> 44 12. Page 4, line 12, by striking <dependent adult> 45 and inserting <central> Page 4, by striking lines 17 through 22 and 46 13. 47 inserting: If a request for an appeal is filed within 48 <1. 49 fifteen days of the issuance of the written 50 notification of a finding of dependent adult abuse, the SF2333.2064 (2) 83 -1rh/rj 1/2

1 department shall not place the caretaker on the central 2 abuse registry until final> 14. Page 4, by striking line 24 and inserting 3 4 <within fifteen days of the issuance of the written 5 notification of the finding, the> 15. Page 4, by striking lines 29 and 30 and 6 7 inserting <administrative law judge's proposed decision 8 shall be issued within thirty days of the contested 9 case hearing. If further review of the decision is 10 not requested before the proposed decision becomes 11 final, the proposed decision shall be deemed final 12 agency action. If further review is requested, the 13 department's final agency action shall occur within 14 thirty days of the issuance of the administrative law 15 judge's proposed decision. Upon> 16. Page 4, by striking lines 34 and 35 and 16 17 inserting <days, the caretaker shall have sixty days 18 from the issuance of the written notification of the 19 abuse findings to file an appeal pursuant to chapter 20 17A. However, the> 21 17. Page 5, line 6, after <on the> by inserting 22 <central abuse> 18. Title page, line 3, after <abuse> by inserting 23 24 <and providing penalties> 25 19. By renumbering as necessary.

HUNTER of Polk