Senate Amendments

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Amended Excerpts

1.	Line 2	Line 22 through 24:	
	22	→provide notice to a congregate care program; or	
	23	→remove restrictions Ŝ→ [and conditions]on new admissions or a conditional	
	23a	license[on a congregate care program's license] ←Ŝ; and	
	24	→makes technical changes.	
2.	Line 542 through 543a:		
	542	(b) The department may not restrict or prohibit new admissions at a congregate care	
	543	<u>program based on</u> $\hat{S} \rightarrow \underline{\text{the}} \leftarrow \hat{S}$ <u>sole fact that the congregate care program is</u>	
	543a	operating under a	
3.	Line 608 through 610a:		
	608	(ii) may remove a restriction or prohibition on new admissions at a congregate care	
	609	<u>program if</u> $\hat{S} \rightarrow [\underline{\text{the office}}] \leftarrow \hat{S} \underline{:}$	
	610	(A) $\hat{S} \rightarrow \underline{\text{the office}} \leftarrow \hat{S} \text{ conducts two consecutive inspections showing full}$	
	610a	compliance with the	
4.	Line 611 through 612a:		
	611	violated rules and any corrective action required by the office;	
	612	(B) $\hat{S} \rightarrow \underline{\text{the office}} \leftarrow \hat{S} \underline{\text{finds no new violations upon which the office may}}$	
	612a	place a restriction or	
5.	Line 6	Line 616 through 617a:	
	616	(iii) shall remove a conditional license on a congregate care program if:	
	617	(A) the $\hat{S} \rightarrow [\text{congregate care}] \leftarrow \hat{S}$ program has rectified all issues for which	
	617a	the conditional	