

HB1257_L.006

SENATE COMMITTEE OF REFERENCE AMENDMENT

Committee on Local Government & Housing.

HB26-1257 be amended as follows:

1 Amend reengrossed bill, page 2, line 4, after "(3)(a)," insert "(3.5)(c),".

2 Page 2, line 6, after the second "portion," insert "(4.5)(a)(I),".

3 Page 5, after line 3 insert:

4 "(3.5) Except as otherwise provided in subsection (3)(c) of this
5 section, a local government shall establish a process in accordance with
6 34 U.S.C. sec. 41101, which must be established by ordinance or
7 resolution, in accordance with 34 U.S.C. sec. 41101; must meet the
8 criteria established by the federal bureau of investigation in implementing
9 34 U.S.C. sec. 41101; and must be performed in accordance with section
10 24-33.5-424.5, to require that, as a condition for a person remaining as or
11 becoming an operator, owner, or employee:

12 (c) A prospective operator or owner submit to a background check
13 performed in accordance with section 24-33.5-424.5 ~~at least thirty days~~
14 before, as applicable, being granted a license to operate a massage facility
15 or assuming an ownership interest in a massage facility that would make
16 the prospective owner an owner."

17 Page 7, after line 11 insert:

18 "(I) Has not submitted to a required background check ~~at least~~
19 ~~thirty days~~ before assuming an ownership interest in a massage facility
20 that would make the prospective owner an owner pursuant to subsections
21 (4)(c) and (4)(c.5) of this section; or".

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