SENATE BILL 282

F1 (6lr0045)

ENROLLED BILL

— Education, Health, and Environmental Affairs/Ways and Means—

Introduced by Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Education)

Read and Examined by Proofreaders:
Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
President.
CHAPTER
AN ACT concerning
Early Childhood Development - Transfer of Provisions
OR the purpose of transferring certain provisions of law relating to early childhood development from the Family Law Article to the Education Article; establishing the

FOR the purpose of transferring certain provisions of law relating to early childhood development from the Family Law Article to the Education Article; establishing the Division of Early Childhood Development within the State Department of Education; requiring the State Board of Education to adopt certain regulations regarding certain family child care homes; renaming the Early Childhood Development Advisory Council to be the Office of Child Care Advisory Council; altering the membership of a certain council; making technical corrections; repealing certain unnecessary definitions; requiring the publisher of the Annotated Code of Maryland, in consultation with the Department of Legislative Services, to correct cross—references and terminology in the Code that are rendered incorrect by this Act; defining certain terms; and generally relating to the transfer of provisions of law regarding early childhood development.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1 BY renumbering 2 Article - Education 3 Section 7–1601 through 7–1608, respectively, and the subtitle "Subtitle 16. State 4 Early Childhood Advisory Council" 5 to be Section 9.5–201 through 9.5–208, respectively, and the subtitle "Subtitle 2. 6 State Early Childhood Advisory Council" 7 Annotated Code of Maryland 8 (2014 Replacement Volume and 2015 Supplement) 9 BY transferring 10 Article – Family Law 11 Section 5-550, 5-550.1, 5-551 through 5-554.1, 5-555, 5-556, 5-556.1, 5-557, 12 5-557.1, 5-558, and 5-559.1 through 5-559.8, respectively, and the part "Part V. Family Child Care Homes and Large Family Child Care Homes"; 5-570 13 14 through 5-580.3, 5-581 through 5-583.1, 5-584, and 5-585, respectively, and 15 the part "Part VII. Child Care Centers"; 5–586 through 5–589.1, respectively, 16 and the part "Part VIII. Child Care Centers in State-Occupied Buildings"; 17 5-594 and 5-594.1 through 5-594.8, respectively, and the part "Part X. Child Care Quality Incentive Grant Program"; 5-595 and 5-595.1 through 5-595.6, 18 respectively, and the part "Part XI. Collective Negotiations by Family Child 19 20 Care Providers"; and 5–590 through 5–593, respectively, and the part "Part 21IX. Early Childhood Development Advisory Council" 22 Annotated Code of Maryland 23(2012 Replacement Volume and 2015 Supplement) 24to be 25Article – Education Section 9.5-301 through 9.5-321, respectively, and the subtitle "Subtitle 3. Family 26 27 Child Care Homes and Large Family Child Care Homes"; 9.5-401 through 28 9.5-420, respectively, and the subtitle "Subtitle 4. Child Care Centers"; 29 9.5–501 through 9.5–505, respectively, and the subtitle "Subtitle 5. Child Care 30 Centers in State-Occupied Buildings"; 9.5-601 through 9.5-609, respectively, 31 and the subtitle "Subtitle 6. Child Care Quality Incentive Grant Program"; 32 9.5-701 through 9.5-707, respectively, and the subtitle "Subtitle 7. Collective 33 Negotiations by Family Child Care Providers"; and 9.5–801 through 9.5–804, respectively, and the subtitle "Subtitle 8. Early Childhood Development 34 35 Advisory Council" Annotated Code of Maryland 36 (2014 Replacement Volume and 2015 Supplement) 37 38 BY renumbering 39 Article – Family Law 40 Section 5-560 through 5-569, respectively, and the part "Part VI. Criminal 41 Background Investigations for Employees of Facilities and Other Individuals

That Care for or Supervise Children"

$\frac{1}{2}$	to be Section 5-550 through 5-559, respectively, and the part "Part V. Criminal					
3	Background Investigations for Employees of Facilities and Other Individuals That Care for or Supervise Children"					
4	Annotated Code of Maryland					
5	(2012 Replacement Volume and 2015 Supplement)					
6	BY adding to					
7	Article – Education					
8	Section 9.5–101 through 9.5–110 to be under the new title "Title 9.5. Division of					
9	Early Childhood Development"; and 9.5–801					
10	Annotated Code of Maryland					
11	(2014 Replacement Volume and 2015 Supplement)					
12	BY repealing and reenacting, with amendments,					
13	Article – Education					
14	Section 9.5–301, 9.5–303(a), (c), and (d), 9.5–304(c), 9.5–305(a) and (b), 9.5–306,					
15	9.5–307(c)(4), 9.5–309, 9.5–311, 9.5–312(a) and (b)(1), 9.5–313, 9.5–321,					
16	9.5–401, 9.5–403(a), 9.5–404(a) and (b)(6) and (11), 9.5–405(a), 9.5–407,					
17	9.5–410, 9.5–411(a), (b), and (e), 9.5–412(c)(4), 9.5–414, 9.5–417, 9.5–418(a),					
18	9.5-419, $9.5-501$, $9.5-502$ (b), $9.5-503$, $9.5-504$ (e), $9.5-505$, $9.5-601$, $9.5-602$,					
19						
$\frac{13}{20}$	9.5–603, 9.5–604(b) and (d), 9.5–605, 9.5–606, 9.5–607, 9.5–608, 9.5–609, 9.5–701(a) and (b), 9.5–702, 9.5–703(b), 9.5–704(a) through (c) and (e)(2),					
21	9.5–701(a) and (b), 5.5–702, 5.5–705(b), 5.5–704(a) through (c) and (e)(2), 9.5–705, 9.5–706(b), and 9.5–707; and 9.5–802 and 9.5–803(b)(3) to be under					
22	the amended subtitle "Subtitle 8. Office of Child Care Advisory Council"					
23	Annotated Code of Maryland					
$\frac{23}{24}$	(2014 Replacement Volume and 2015 Supplement)					
$\frac{24}{25}$	(As enacted by Section 2 of this Act)					
20	(Als chacted by Section 2 of this Act)					
26	BY repealing					
27	Article – Education					
28	Section 9.5–801					
29	Annotated Code of Maryland					
30	(2014 Replacement Volume and 2015 Supplement)					
31	(As enacted by Section 2 of this Act)					
32	BY repealing and reenacting, with amendments,					
33	Article – Family Law					
34	·					
35	Annotated Code of Maryland					
36	(2012 Replacement Volume and 2015 Supplement)					
37	BY repealing					
38	Article – Family Law					
39	Section 5–508					
40	Annotated Code of Maryland					
41	(2012 Replacement Volume and 2015 Supplement)					
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1 BY repealing and reenacting, with amendments, 2 Article – Family Law 3 Section 5-550(a), (d), and (e), 5–551(b), (c) through (g), and (h)(1), 4 5-552(a)(2) and (4) and (b), 5-553, 5-554(a), (b)(1)(ii), (c)(1)(iii) and (4), and 5 (d) through (f), 5–554.1, 5–556, 5–557, 5–558(3), and 5–559(b)(1) and (4) and 6 (e) 7 Annotated Code of Maryland 8 (2012 Replacement Volume and 2015 Supplement) 9 (As enacted by Section 3 of this Act) 10 BY adding to 11 Article – Family Law 12 Section 5–705.3

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 7–1601 through 7–1608, respectively, and the subtitle "Subtitle 16. State Early Childhood Advisory Council" of Article – Education of the Annotated Code of Maryland be renumbered to be Section(s) 9.5–201 through 9.5–208, respectively, and the

19 subtitle "Subtitle 2. State Early Childhood Advisory Council".

(2012 Replacement Volume and 2015 Supplement)

Annotated Code of Maryland

20 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5–550, 5–550.1, 215-551 through 5-554.1, 5-555, 5-556, 5-556.1, 5-557, 5-557.1, 5-558, and 5-559.1 22through 5-559.8, respectively, and the part "Part V. Family Child Care Homes and Large 23Family Child Care Homes"; 5-570 through 5-580.3, 5-581 through 5-583.1, 5-584, and 245-585, respectively, and the part "Part VII. Child Care Centers"; 5-586 through 5-589.1, 25 respectively, and the part "Part VIII. Child Care Centers in State-Occupied Buildings"; 26 5-594 and 5-594.1 through 5-594.8, respectively, and the part "Part X. Child Care Quality 27 Incentive Grant Program"; 5–595 and 5–595.1 through 5–595.6, respectively, and the part 28"Part XI. Collective Negotiations by Family Child Care Providers"; and 5-590 through 29 5-593, respectively, and the part "Part IX. Early Childhood Development Advisory Council" 30 of Article – Family Law of the Annotated Code of Maryland be transferred to be Section(s) 31 9.5-301 through 9.5-321, respectively, and the subtitle "Subtitle 3. Family Child Care 32 Homes and Large Family Child Care Homes"; 9.5–401 through 9.5–420, respectively, and the subtitle "Subtitle 4. Child Care Centers"; 9.5–501 through 9.5–505, respectively, and 33 34 the subtitle "Subtitle 5. Child Care Centers in State-Occupied Buildings"; 9.5-601 through 9.5-609, respectively, and the subtitle "Subtitle 6. Child Care Quality Incentive Grant 35 36 Program"; 9.5–701 through 9.5–707, respectively, and the subtitle "Subtitle 7. Collective 37 Negotiations by Family Child Care Providers"; and 9.5–801 through 9.5–804, respectively, 38 and the subtitle "Subtitle 8. Early Childhood Development Advisory Council" of Article -39 Education of the Annotated Code of Maryland.

SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 5–560 through 5–569, respectively, and the part "Part VI. Criminal Background Investigations for Employees of Facilities and Other Individuals That Care for or Supervise Children" of Article – Family Law of the Annotated Code of Maryland be renumbered to be Section(s)

- 1 5-550 through 5-559, respectively, and the part "Part V. Criminal Background
- 2 Investigations for Employees of Facilities and Other Individuals That Care for or Supervise
- 3 Children".
- 4 SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
- 5 as follows:
- 6 Article Education
- 7 TITLE 9.5. DIVISION OF EARLY CHILDHOOD DEVELOPMENT.
- 8 SUBTITLE 1. ESTABLISHED.
- 9 **9.5–101.**
- 10 (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS
- 11 INDICATED.
- 12 (B) "CHILD CARE CENTER" HAS THE MEANING STATED IN § 9.5–401 OF THIS
- 13 **TITLE.**
- 14 (C) "FAMILY CHILD CARE HOME" HAS THE MEANING STATED IN § 9.5–301
- 15 OF THIS TITLE.
- 16 (D) "LARGE FAMILY CHILD CARE HOME" HAS THE MEANING STATED IN §
- 17 **9.5–301** OF THIS TITLE.
- 18 (E) "LICENSE" MEANS A LICENSE ISSUED BY THE DEPARTMENT TO
- 19 OPERATE A CHILD CARE CENTER.
- 20 (F) "REGISTRATION" MEANS A REGISTRATION ISSUED BY THE
- 21 DEPARTMENT TO A FAMILY CHILD CARE HOME OR A LARGE FAMILY CHILD CARE
- 22 **HOME**,
- 23 **9.5–102.**
- 24 (A) THE GENERAL ASSEMBLY DECLARES THAT:
- 25 (1) MINOR CHILDREN ARE NOT CAPABLE OF PROTECTING
- 26 THEMSELVES; AND
- 27 (2) WHEN A PARENT HAS RELINQUISHED THE CARE OF THE PARENT'S
- 28 MINOR CHILD TO OTHERS, THERE IS A POSSIBILITY OF CERTAIN RISKS TO THE CHILD
- 29 THAT REQUIRE COMPENSATING MEASURES.

- 1 (B) IT IS THE POLICY OF THE STATE:
- 2 (1) TO PROTECT MINOR CHILDREN WHOSE CARE HAS BEEN
- 3 RELINQUISHED TO OTHERS BY THE CHILD'S PARENT;
- 4 (2) TO RESOLVE DOUBTS IN FAVOR OF THE CHILD WHEN THERE IS A
- 5 CONFLICT BETWEEN THE INTERESTS OF A MINOR CHILD AND THE INTERESTS OF AN
- 6 ADULT; AND
- 7 (3) TO ENCOURAGE THE DEVELOPMENT OF CHILD CARE SERVICES
- 8 FOR MINOR CHILDREN IN A SAFE, HEALTHY, AND HOME-LIKE ENVIRONMENT.
- 9 **9.5–103.**
- THERE IS A DIVISION OF EARLY CHILDHOOD DEVELOPMENT IN THE
- 11 **DEPARTMENT.**
- 12 **9.5–104.**
- A LICENSE OR REGISTRATION IS EFFECTIVE UNTIL THE LICENSE OR
- 14 REGISTRATION IS SUSPENDED OR REVOKED UNDER § 9.5–106 OF THIS SUBTITLE.
- 15 **9.5–105.**
- WITHIN 60 DAYS AFTER RECEIVING THE LICENSE OR REGISTRATION
- 17 APPLICATION, THE DEPARTMENT SHALL ISSUE OR DENY A LICENSE OR
- 18 REGISTRATION AND GIVE NOTICE OF THE ACTION TO THE APPLICANT.
- 19 **9.5–106.**
- 20 SUBJECT TO THE HEARING PROVISIONS OF § 9.5–107 OF THIS SUBTITLE:
- 21 (1) IF A LICENSEE VIOLATES ANY PROVISION OF THIS TITLE OR OF A
- 22 RULE OR REGULATION ADOPTED UNDER THIS TITLE, THE DEPARTMENT MAY
- 23 SUSPEND THE LICENSE FOR A PERIOD NOT EXCEEDING 1 YEAR; AND
- 24 (2) IF A LICENSEE OR REGISTRANT VIOLATES ANY PROVISION OF THIS
- 25 TITLE OR OF A RULE OR REGULATION ADOPTED UNDER THIS TITLE, THE
- 26 DEPARTMENT MAY REVOKE THE LICENSE OR REGISTRATION.
- 27 **9.5–107.**

- THE DEPARTMENT MAY NOT SUSPEND OR REVOKE A LICENSE OR
- 2 REGISTRATION UNLESS THE DEPARTMENT GIVES TO THE LICENSEE OR
- 3 **REGISTRANT:**
- 4 (1) NOTICE OF THE SUSPENSION OR REVOCATION AT LEAST 20 DAYS
- 5 BEFORE THE SUSPENSION OR REVOCATION;
- 6 (2) A STATEMENT OF THE GROUNDS FOR THE SUSPENSION OR
- 7 REVOCATION; AND
- 8 (3) AN OPPORTUNITY TO BE HEARD.
- 9 9.5–108.
- 10 A PERSON AGGRIEVED BY A DECISION OF THE DEPARTMENT CONCERNING A
- 11 LICENSE OR REGISTRATION MAY APPEAL THE DECISION TO THE ADMINISTRATIVE
- 12 APPELLATE AUTHORITY DESIGNATED BY REGULATION.
- 13 **9.5–109.**
- 14 (A) A PERSON AGGRIEVED BY A FINAL DECISION OF THE HIGHEST
- 15 ADMINISTRATIVE APPELLATE AUTHORITY IN A CONTESTED CASE MAY TAKE ANY
- 16 FURTHER APPEAL AS ALLOWED BY THE ADMINISTRATIVE PROCEDURE ACT.
- 17 (B) IF A FURTHER APPEAL IS TAKEN UNDER THIS SECTION:
- 18 (1) ANY CRIMINAL PROSECUTION OF THE PERSON FOR CARRYING ON
- 19 WITHOUT A LICENSE OR REGISTRATION AN ACTIVITY FOR WHICH THE PERSON MUST
- 20 BE LICENSED OR REGISTERED SHALL BE STAYED PENDING THE APPEAL;
- 21 (2) ANY INJUNCTION AGAINST THE PERSON FOR CARRYING ON
- 22 WITHOUT A LICENSE OR REGISTRATION AN ACTIVITY FOR WHICH THE PERSON MUST
- 23 BE LICENSED OR REGISTERED SHALL BE STAYED PENDING THE APPEAL; AND
- 24 (3) THE COURT HAS DISCRETION AS TO THE CARE, CUSTODY, OR
- 25 CONTROL OF ANY CHILD WHOSE CARE, CUSTODY, OR CONTROL IS THE
- 26 RESPONSIBILITY OF THE PERSON.
- 27 **9.5–110.**
- 28 (A) IN CONNECTION WITH THE ISSUANCE, SUSPENSION, OR REVOCATION OF
- 29 A LICENSE OR REGISTRATION, THE DEPARTMENT MAY INVESTIGATE THE POLICIES,
- 30 PURPOSES, PREMISES, AND FACILITIES OF A LICENSEE OR REGISTRANT OR AN
- 31 APPLICANT FOR A LICENSE OR REGISTRATION.

- 1 (B) (1) THE DEPARTMENT MAY PETITION AN EQUITY COURT TO ENJOIN 2 THE ACTIVITIES AND OPERATION OF A PERSON WHO SEEKS TO CARRY ON, WITHOUT 3 A LICENSE OR REGISTRATION, THE ACTIVITIES FOR WHICH THE PERSON MUST BE 4 LICENSED OR REGISTERED.
- 5 (2) THE PETITION SHALL BE FILED IN THE CIRCUIT COURT FOR THE 6 COUNTY IN WHICH THE PERSON IS LOCATED OR HAS A PLACE OF BUSINESS.
- 7 (3) A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF A 8 MISDEMEANOR.
- 9 Subtitle 3. Family Child Care Homes and Large Family Child Care Homes.
- 10 9.5–301.
- 11 (a) In [Part V of] this subtitle the following words have the meanings indicated.
- 12 (b) ["Department" means the State Department of Education] "CHILD CARE 13 PROVIDER" MEANS THE ADULT WHO HAS PRIMARY RESPONSIBILITY FOR THE
- 14 OPERATION OF A FAMILY CHILD CARE HOME OR A LARGE FAMILY CHILD CARE HOME.
- 15 (c) "Direct Grant Fund" means the Family Child Care Provider Direct Grant 16 Fund.
- 17 (D) "FAMILY CHILD CARE" MEANS THE CARE GIVEN TO A CHILD UNDER THE
- 18 AGE OF 13 YEARS OR TO ANY DEVELOPMENTALLY DISABLED PERSON UNDER THE
- 19 AGE OF 21 YEARS, IN PLACE OF PARENTAL CARE FOR LESS THAN 24 HOURS A DAY,
- 20 IN A RESIDENCE OTHER THAN THE CHILD'S RESIDENCE, FOR WHICH THE CHILD
- 21 CARE PROVIDER IS PAID.
- 22 (E) "FAMILY CHILD CARE HOME" MEANS A RESIDENCE IN WHICH FAMILY 23 CHILD CARE IS PROVIDED FOR UP TO EIGHT CHILDREN.
- [(d)] **(F)** "Family child care provider" means an individual who cares for children in a registered family child care home or a registered large family child care home.
- [(e) "State Superintendent" means the State Superintendent of Schools.]
- 27 (G) "LARGE FAMILY CHILD CARE HOME" MEANS A RESIDENCE IN WHICH 28 FAMILY CHILD CARE IS PROVIDED FOR AT LEAST NINE CHILDREN, BUT NOT MORE
- 29 THAN 12 CHILDREN.

"Unregistered family child care home" means a residence in 1 (H) 2 WHICH FAMILY CHILD CARE IS PROVIDED AND IN WHICH THE CHILD CARE 3 **PROVIDER:** 4 **(1)** HAS NOT OBTAINED A CERTIFICATE OF REGISTRATION FROM THE 5 **DEPARTMENT:** 6 **(2)** IS NOT RELATED BY BLOOD OR MARRIAGE TO EACH CHILD IN THE PROVIDER'S CARE; 7 8 **(3)** IS NOT A FRIEND OF EACH CHILD'S PARENTS OR LEGAL GUARDIAN 9 AND IS PROVIDING CARE ON A REGULAR BASIS; AND 10 **(4)** HAS NOT RECEIVED THE CARE OF THE CHILD FROM A CHILD PLACEMENT AGENCY LICENSED BY THE DEPARTMENT OF HUMAN RESOURCES OR 11 12 BY A LOCAL DEPARTMENT OF SOCIAL SERVICES. 13 9.5 - 303.14 The [Department] STATE BOARD shall adopt regulations that relate to the 15 registration of family child care homes and large family child care homes. 16 At a minimum, the regulations [of the Department] shall provide for: (c) 17 (1) Minimum standards of environmental health and safety, including provisions for: 18 Adequate 19 (i) and safe physical surroundings, 20requirements for window coverings in accordance with § 5-505 of [this subtitle] THE 21FAMILY LAW ARTICLE: 22(ii) The physical and mental health of child care providers; and 23(iii) Investigation of any criminal record of a child care provider; 24A thorough evaluation of each prospective family child care home, large (2)25family child care home, and child care provider, to be completed before the Department 26 accepts an initial registration; 27 (3)An initial family child care registration that expires 2 years after its effective date: 28

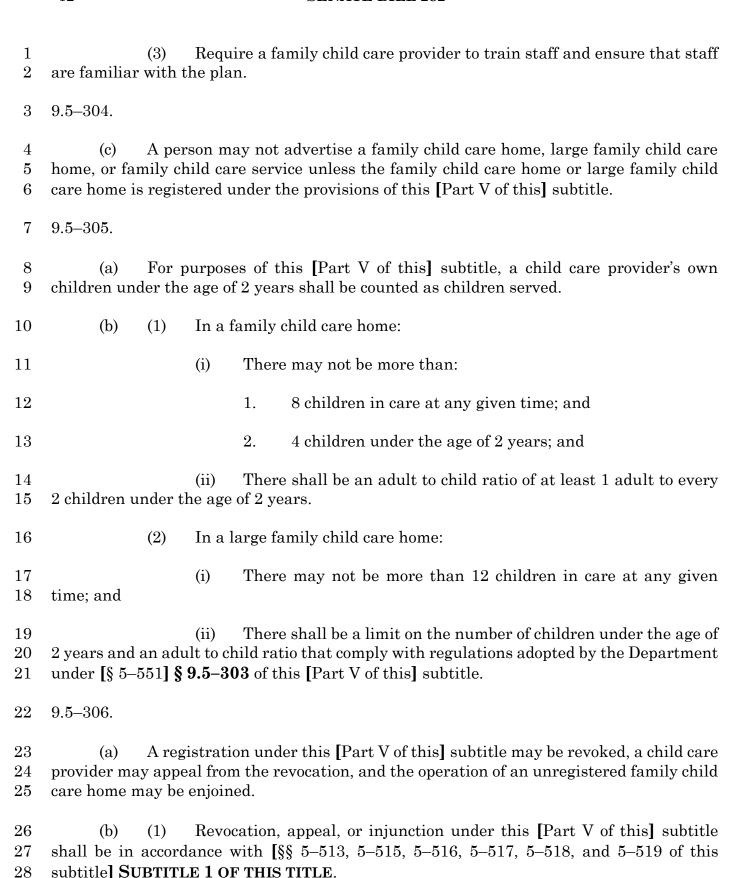
A continuing family child care registration that:

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(4)

- 1 (i) Upon application by the child care provider that meets the 2 requirements set by the Department, is issued to the provider before the end of the initial 3 registration period; and
- 4 (ii) Once issued, remains in effect until surrendered, suspended, 5 revoked, or replaced by a conditional registration;
- 6 (5) Reporting of any changed circumstances that relate to the 7 requirements, by the child care provider, at the time the change occurs;
- 8 (6) An orientation to be provided to prospective child care providers by the 9 Department before initial registration;
- 10 (7) Announced inspection by the Department of each registered family child care home and large family child care home prior to issuance of an initial or continuing registration to determine whether applicable requirements are being met;
- 13 (8) Unannounced inspection by the Department of each registered family 14 child care home and large family child care home at least once during each 12—month period 15 that an initial or continuing registration is in effect to determine whether safe and 16 appropriate child care is being provided;
- 17 (9) Procedures to be followed by the Department in response to a complaint about a family child care home or large family child care home;
- 19 (10) A requirement that a person who advertises a family child care home, 20 large family child care home, or family child care service shall:
- 21 (i) Indicate in the advertisement that the family child care home or 22 large family child care home is registered; and
- 23 (ii) Display in the advertisement the registration number issued to 24 the family child care home, large family child care home, or family child care service by the 25 Department;
- 26 (11) A requirement that each registered child care provider shall hold a current certificate indicating successful completion of approved:
- 28 (i) Basic first aid training through the American Red Cross or 29 through a program with equivalent standards; and
- 30 (ii) Cardiopulmonary resuscitation (CPR) training through the 31 American Heart Association or through a program with equivalent standards appropriate 32 for the ages of children for whom care is provided in the family child care home or large 33 family child care home; and

- 1 (12)A requirement that a family child care home or large family child 2 care home that receives notice of a contaminated drinking water supply from the family 3 child care home's or large family child care home's supplier of water, in accordance with § 4 9-410 of the Environment Article or otherwise, send notice of the drinking water 5 contamination to the parent or legal guardian of each child attending the family child care 6 home or large family child care home; and 7 A requirement that the notice sent by the family child care home 8 or large family child care home shall: 9 1. Be sent within 10 business days after receipt of the notice 10 of contamination from the family child care home's or large family child care home's water 11 supplier; 2. 12Be in writing; 13 3. Identify the contaminants and their levels in the family 14 child care home's or large family child care home's water supply; and Describe the family child care home's or large family child 15 care home's plan for dealing with the water contamination problem until the family child 16 17 care home's or large family child care home's water is determined by the appropriate 18 authority to be safe for consumption. 19 (d) The [Department] **STATE BOARD** shall adopt regulations that: 20 (1) Require a family child care provider to have a written emergency 21preparedness plan for emergency situations that require evacuation, sheltering in place, or 22other protection of children such as in the event of fire, natural disaster, or other 23 threatening situation that may pose a health or safety hazard to the children in the family 24 child care home or large family child care home; Require the plan under item (1) of this subsection to include: 25 (2)26 (i) A designated relocation site and evacuation route; 27 Procedures for notifying parents or other adults responsible for (ii) 28 the child of the relocation: 29 (iii) Procedures to address the needs of individual children including 30 children with special needs; 31 (iv) Procedures for the reassignment of staff duties during an 32 emergency, as appropriate; and
- 33 (v) procedures for communicating with local emergency 34 management officials or other appropriate State or local authorities; and



- 1 Subject to paragraph (1) of this subsection, the State Superintendent or (2) 2 the State Superintendent's designee shall exercise the authority granted to the 3 Department. 4 9.5 - 307.5 A judge of a District Court or circuit court in the jurisdiction in which the 6 unregistered family child care home is located may issue an administrative search warrant 7 on finding that: 8 **(4)** The Department has shown probable cause for the issuance of the warrant by specific evidence: 9 10 Of an existing violation of [§ 5–552] § 9.5–304 of this subtitle; (i) 11 and 12 That the health, safety, and welfare of the children in the (ii) unregistered family child care home are substantially threatened due to conditions in the 13 14 unregistered family child care home. 15 9.5 - 309.16 In addition to any other provision of law relating to child abuse and neglect, 17 a local department that receives a report of suspected child abuse under § 5–704 or § 5–705 18 of this title that concerns a family child care home or large family child care home shall 19 notify the State Superintendent's designee within 48 hours. 20 (b) Upon receipt of the notification required under [subsection (a) of this section] 21§ 5-705.3 OF THE FAMILY LAW ARTICLE, the State Superintendent's designee shall 22convene, either in person or by telephone, a multidisciplinary team to coordinate 23procedures in accordance with the agreement developed under § 5–706(f) of [this title] THE FAMILY LAW ARTICLE to be followed in investigating and otherwise responding to the 2425report. 26 chaired by [(c)] **(B)** The multidisciplinary team shall be the State 27 Superintendent's designee and shall include: 28 (1)Representatives of the local department and law enforcement agency
- 30 (2) Representation from the office of the local State's Attorney; and

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Appropriate medical, including mental health, expertise. (3)

that are investigating the report under § 5–706 of [this title] THE FAMILY LAW ARTICLE;

- [(d)] (C) Notwithstanding any other provision of law, the members of the multidisciplinary team shall share information necessary to carry out the team's responsibility under this section.
- 4 **[(e)] (D)** Any information shared by the multidisciplinary team shall be confidential and may be disclosed only in accordance with the provisions of §§ 1–201, 6 1–202, 1–204, and 1–205 of the Human Services Article.
- 7 **[(f)] (E)** Upon request, the Department of State Police shall provide technical assistance to a local law enforcement agency which is investigating a report of suspected child abuse concerning a family child care home or large family child care home.
- 10 9.5–311.
- A person who violates [§ 5–552] **§ 9.5–304** of this subtitle is guilty of a misdemeanor and on conviction is subject to:
- 13 (1) A fine not exceeding \$1,500 for the first violation; and
- 14 (2) A fine not exceeding \$2,500 for a second or subsequent violation.
- 15 9.5–312.
- 16 (a) Except as provided in subsection (b) of this section and subject to the 17 provisions of subsection (d) of this section, a person who violates any provision of this [Part 18 V of this] subtitle or any rule or regulation adopted under this [Part V of this] subtitle is 19 subject to a civil penalty imposed in a civil action not exceeding \$1,000 for each violation.
- 20 (b) (1) A person who violates [§ 5–552] § 9.5–304 of this subtitle and is served a civil citation under that section is subject to a civil penalty as follows:
- 22 (i) \$250 for the first violation;
- 23 (ii) \$500 for the second violation; and
- 24 (iii) \$1,000 for the third and each subsequent violation.
- 25 9.5–313.
- This [Part V of this] subtitle may not be construed to impair or limit the authority granted to the Department of Human Resources, the [State] Department [of Education], or the Department of Health and Mental Hygiene under any other provision of the Code unless that provision necessarily is inconsistent with this [Part V of this] subtitle.
- 30 9.5–321.

The [Department] **STATE BOARD** shall promulgate such rules as are necessary to carry out the purposes of this subtitle.

- 3 Subtitle 4. Child Care Centers.
- 4 9.5–401.
- 5 (a) In this [Part VII of this] subtitle the following words have the meanings 6 indicated.
- 7 (b) "Child" means an individual under the age of 16 years.
- 8 (c) (1) "Child care center" means an agency, institution, or establishment that, 9 for part or all of a day, or on a 24-hour basis on a regular schedule, and at least twice a 10 week, offers or provides child care to children who do not have the same parentage except 11 as otherwise provided for in law or regulation.
- 12 (2) "Child care center" shall include a nonpublic nursery school in which 13 an instructional program is offered or provided for children who are under the age of 5 14 years.
- 15 "Child care center" does not include:
- 16 (i) A nonpublic kindergarten in which an instructional program is 17 offered or provided for children who are at least 5 years old;
- 18 (ii) A nonpublic elementary school in which an instructional 19 program is offered or provided for children who are in grades 1 through 8;
- 20 (iii) A child care home, a child care institution, or other child care facility that offers or provides a residential placement for a child and is established, licensed, or registered under this subtitle, Title 9 of the Human Services Article, or Title 10 of the Health General Article; or
- 24 (iv) A family child care home or large family child care home that is 25 required to be registered or is registered under this subtitle.
- 26 (d) ["Department" means the State Department of Education.
- 27 (e)] "Letter of compliance" means a letter issued by the [State] Department [of 28 Education] to a religious organization that meets the requirements under [§ 5–573] § 29 9.5–404 of this subtitle.
- [(f) "License" means a license issued by the State Department of Education to operate a child care center.

- 1 (g) "Person" includes a State, county, or municipal corporation.
- 2 (h) "State Superintendent" means the State Superintendent of Schools or the
- 3 State Superintendent's designee.]
- 4 9.5–403.
- 5 (a) This [Part VII of this] subtitle does not supersede:
- 6 (1) Any right or power of the Department of Health and Mental Hygiene or 7 any local health officer;
- 8 (2) Any right or power of a county department of education;
- 9 (3) Any building code or zoning provision;
- 10 (4) Any right or power of the Administration within the Department of 11 Human Resources or any local department; or
- 12 (5) Any right or power of the Department of Human Resources to regulate 13 residential child care facilities.
- 14 9.5–404.
- 15 (a) The State [Superintendent] **BOARD** shall adopt rules and regulations for licensing and operating child care centers.
- 17 (b) These rules and regulations shall:
- 18 (6) Carry out otherwise the purposes and requirements of this [Part VII of 19 this] subtitle, including imposition of intermediate sanctions to ensure compliance;
- 20 (11) Require a child care center to have window coverings in accordance with \$5–505 of [this subtitle] THE FAMILY LAW ARTICLE.
- 22 9.5–405.
- 23 (a) Except as otherwise provided in this [Part VII of this] subtitle, a person shall
- 24 be licensed by the Department before the person may operate a child care center in this
- 25 State.
- 26 9.5–407.
- The Department shall issue a license to any applicant who meets the requirements of this [Part VII of this] subtitle and of the rules and regulations adopted under it.

- 1 9.5–410.
- 2 A license issued under this [Part VII of this] subtitle is not transferable.
- 3 9.5–411.
- Subject to the hearing requirements of this section, the Department may deny a license or letter of compliance to any applicant or deny approval for a change under [§ 5–577] § 9.5–408 of this subtitle if the applicant or proposed change does not meet the requirements of this subtitle.
- 8 (b) Subject to the hearing requirements of this section and [§ 5–581] § 9.5–415 9 of this subtitle, the State Superintendent may suspend or revoke a license or letter of compliance if the licensee:
- 11 (1) Violates a provision of this [Part VII of this] subtitle or any rule or 12 regulation adopted under it; or
- Does not meet the current requirements for a new license or letter of compliance.
- 15 (e) The State Superintendent may petition the circuit court in the county in which 16 the child care center is located to enjoin the activities and operations of a person who 17 operates a child care center without a license or letter of compliance as required by this 18 [Part VII] SUBTITLE, including when a license or letter of compliance has been denied,
- 19 revoked, or suspended in accordance with this [Part VII] SUBTITLE.
- 20 9.5–412.
- 21 (c) A judge of a District Court or circuit court in the jurisdiction in which the 22 unlicensed child care center is located may issue an administrative search warrant on 23 finding that:
- 24 (4) The Department has shown probable cause for the issuance of the 25 warrant by specific evidence:
- 26 (i) Of an existing violation of [§ 5–574(a) or § 5–582] **§§ 9.5–405(A)** 27 AND **9.5–416** of this subtitle; and
- 28 (ii) That the health, safety, and welfare of the children in the child 29 care center are substantially threatened due to conditions in the child care center.
- 30 9.5–414.
- 31 (a) **[**(1) The requirements of this subsection apply only to an employee hired on 32 or after October 1, 2005.

- 1 (2)] Each employee, as defined in [§ 5–560] § 5–550 of [this subtitle] THE FAMILY LAW ARTICLE, of a child care center that is required to be licensed or to hold a letter of compliance under this subtitle shall apply to the Department of Human Resources, on or before the first day of actual employment, for a child abuse and neglect clearance.
- 5 (b) The Department may prohibit the operator of a child care center that is 6 required to be licensed or to hold a letter of compliance under this subtitle from employing 7 an individual who:
- 8 (1) Has received a conviction, a probation before judgment disposition, a 9 not criminally responsible disposition, or a pending charge for any crime or attempted crime enumerated in the regulations adopted by the Department of Public Safety and 11 Correctional Services under [Part VI of this subtitle] TITLE 5, SUBTITLE 5, PART VI OF 12 THE FAMILY LAW ARTICLE; or
- 13 (2) Has been identified as responsible for child abuse or neglect.
- 15 letter of compliance under this subtitle shall immediately notify the Department of a criminal history records check of an employee that reports a conviction, a probation before judgment disposition, a not criminally responsible disposition, or a pending charge for any crime or attempted crime enumerated in the regulations adopted by the Department of Public Safety and Correctional Services under [Part VI of this subtitle] TITLE 5, SUBTITLE 5, PART VI OF THE FAMILY LAW ARTICLE.
- 21 9.5–417.
- A person who violates [§ 5–574(a) or § 5–582] § 9.5–405(A) OR § 9.5–416 of this subtitle is guilty of a misdemeanor and on conviction is subject to:
- 24 (1) A fine not exceeding \$1,500 for the first violation; and
- 25 (2) A fine not exceeding \$2,500 for a second or subsequent violation.
- 26 9.5–418.
- 27 (a) Subject to the provisions of subsection (c) of this section, a person who violates 28 any provision of this [Part VII of this] subtitle or any rule or regulation adopted under this 29 [Part VII of this] subtitle is subject to a civil penalty imposed in a civil action not exceeding 30 \$1,000 for each violation.
- 31 9.5–419.
- 32 (a) [In addition to any other provision of law relating to child abuse and neglect, 33 a local department that receives a report of suspected child abuse under § 5–704 or § 5–705

- of this title that concerns a child care center, shall notify the State Superintendent's designee within 48 hours.
- 3 (b)] On receipt of the notification required under [subsection (a) of this section] § 5-705.3 OF THE FAMILY LAW ARTICLE, the State Superintendent's designee shall convene, either in person or by telephone, a multidisciplinary team to coordinate procedures in accordance with the agreement developed under § 5-706(f) of [this title] THE FAMILY LAW ARTICLE to be followed in investigating and otherwise responding to the report.
- 9 [(c)] (B) The multidisciplinary team shall be chaired by the State 10 Superintendent's designee and shall include:
- 11 (1) Representatives of the local department and law enforcement agency that are investigating the report under § 5–706 of [this title] THE FAMILY LAW ARTICLE;
- 13 (2) Representation from the office of the local State's Attorney; and
- 14 (3) Appropriate medical, including mental health, expertise.
- 15 **[**(d)**] (C)** Notwithstanding any other provision of law, the members of the multidisciplinary team shall share information necessary to carry out the team's responsibility under this section.
- [(e)] **(D)** Any information shared by the multidisciplinary team shall be confidential and may be disclosed only in accordance with the provisions of §§ 1–201, 1–202, 1–204, and 1–205 of the Human Services Article.
- [(f)] (E) On request, the Department of State Police shall provide technical assistance to a local law enforcement agency which is investigating a report of suspected child abuse concerning a child care center.
- Subtitle 5. Child Care Centers in State–Occupied Buildings.
- 25 9.5–501.
- 26 (a) In this [Part VIII of this] subtitle the following words have the meanings 27 indicated.
- 28 (b) ["Department" means the State Department of Education.
- (c) "Employee" means a State employee.
- [(d)] (C) "Employee occupant" means a State employee who is assigned or will be assigned to a State—occupied building.

- 1 **[(e)] (D)** "Occupying agency" means a State agency or department which is or 2 will be located in a State-occupied building.
- 3 [(f)] (E) "State complex" means more than 1 State—occupied building or facility 4 situated either adjacent to or within reasonable proximity to another State—occupied 5 building or facility.
- 6 [(g)] **(F)** "State-occupied building" means:
- 7 (1) An office building acquired through any means by the State for use by 8 a State agency or department; and
- 9 (2) An office building constructed by or for the State for occupancy by a 10 State agency or department.
- [(h) "State Superintendent" means the State Superintendent of Schools.]
- 12 9.5–502.
- 13 (b) Before the State acquires or constructs an office building that accommodates 14 700 or more employees, the [State] Department [of Education] shall:
- 15 (1) Survey the employees who will be assigned to the building regarding 16 the employees' child care needs;
- 17 (2) Determine whether child care services for more than 29 children are 18 needed; and
- 19 (3) If sufficient need is demonstrated, determine how much space is 20 required and request that the Department of General Services designate the required 21 amount of space within the building or acquire the designated amount of space within a 22 nearby building for a child care center.
- 23 9.5–503.
- 24 (a) The Department of Health and Mental Hygiene and the Department of 25 General Services shall cooperate with and assist the Department in carrying out the 26 purposes of this [Part VIII of this] subtitle.
- (b) The Department shall:
- 28 (1) Provide the guidance and means for establishing child care centers for 29 the children of State employees in State—occupied buildings or nearby buildings in 30 accordance with this [Part VIII of this] subtitle;

- 1 (2)Provide for licensing of child care centers for children of State 2 employees; 3 (3)Ensure that space designated within a State-occupied building or 4 nearby buildings for a child care center complies with the prevailing local and State safety 5 building codes for child care centers: 6 Apply the regulations adopted under [Part VII] SUBTITLE 4 OF THIS 7 TITLE for child care centers: and 8 Contract for child care services in the space provided. Contract providers must provide proof of financial responsibility. 9 10 (c) (1)The Department of General Services shall: 11 (i) Construct or acquire the required space to be used by the child 12 care center, which space shall be submetered for utilities and the costs of which shall be 13 paid by the child care center; and 14 Inspect the facility monthly and inform child care center (ii) 15 personnel of maintenance deficiencies to be corrected by the child care center. 16 If any deficiencies under paragraph (1)(ii) of this subsection are not (2)17 corrected within a reasonable time, the Department of General Services shall notify the 18 [State] Department [of Education] which will exact compliance in accordance with the terms of the child care center contract. 19 20 (3) The child care center shall pay for any costs of operation of the child 21care center. 22 Space originally set aside for a child care center may be used for other (d) 23purposes if: 24(1) The building has been fully occupied for 180 days; and 25An application to operate a child care center has not been filed under Part VII of this subtitle SUBTITLE 4 OF THIS TITLE. 26 27 Children of State employees shall have priority over other children in 28 admission to a child care center in a State-occupied building or nearby buildings.
- 29 (f) (1) After a child care center for children of State employees has been 30 established, the Department shall assess the child care needs of the State employees using 31 the center at least every 5 years.

- 1 (2) If the assessment demonstrates that the service is no longer needed or feasible, the State Superintendent may close the center.

 3 (3) The State Superintendent shall give the child care center 90 days' written notice of closure.
- 5 9.5–504.
- 6 (e) (1) The Department shall contract with child care providers to operate the 7 child care centers established under this section.
- 8 (2) The contract for operating a child care center shall require the child 9 care provider:
- 10 (i) To be responsible for entering into agreements, and making 11 arrangements with the employees, for the provision of child care;
- 12 (ii) To provide proof of financial responsibility;
- 13 (iii) To be licensed under [Part VII and this Part VIII of this subtitle]
 14 THIS SUBTITLE AND SUBTITLE 4 OF THIS TITLE;
- 15 (iv) To comply with any laws or regulations governing child care 16 centers;
- 17 (v) To obtain and keep in effect liability insurance in an amount determined to be sufficient by the State Superintendent; and
- 19 (vi) To comply with any other requirement the State Superintendent 20 considers reasonable and necessary.
- 21 (3) The child care provider may not be held responsible for providing the 22 necessary space for the operation of the child care center.
- 23 9.5–505.

- (A) Within 30 days after a child under the age of 6 years enters care in a child care center in a State-occupied building, a parent or guardian of the child shall provide to the child care center evidence of an appropriate screening for lead poisoning.
- 27 **(B)** This evidence may include documentation from the child's continuing care 28 health care provider that the child was screened through an initial questionnaire and was 29 determined not be at risk for lead poisoning.
 - Subtitle 6. Child Care Quality Incentive Grant Program.

- 1 9.5–601.
- 2 (a) In this [part] SUBTITLE the following words have the meanings indicated.
- 3 (b) "Child care center" has the meaning stated in [§ 5–570] § 9.5–401 of this 4 [subtitle] TITLE.
- 5 (c) "Child care provider" means a family child care provider or a child care center.
- 6 (d) "Direct incentive grant" means a grant awarded under the Child Care Quality 7 Incentive Grant Program.
- 8 (e) "Family child care provider" has the meaning stated in [§ 5–550(d)] § 9.5–301 9 of this [subtitle] TITLE.
- 10 9.5–602.
- 11 (a) There is a Child Care Quality Incentive Grant Program administered by the 12 [State] Department [of Education].
- 13 (b) To administer direct incentive grants to child care providers, the [State]
 14 Department [of Education] may contract with other State agencies and nonprofit
 15 organizations.
- 16 9.5–603.
- 17 (a) The State Superintendent may delegate the authority to approve direct 18 incentive grants to any board that exists or may be created in the [State] Department [of 19 Education].
- 20 (b) A direct incentive grant made under this [part] SUBTITLE shall be awarded 21 as an incentive for a child care provider to improve the quality of care being provided to 22 children through the purchase of supplies, materials, and equipment.
- 23 9.5–604.
- 24 (b) The Child Care Quality Incentive Grant Program shall be used to:
- 25 (1) Pay all expenses and disbursements authorized by the [State] 26 Department [of Education] for administering the Child Care Quality Incentive Grant 27 Program; and
- 28 (2) Award direct incentive grants to child care providers.
- 29 (d) Grants made under this [part] SUBTITLE shall be limited to:

Education] requests.

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1		(1)	Child care centers located in Title I communities;		
2 3	subsidies th	(2) rough t	Child care centers where at least 25% of the children enrolled receive the purchase of child care program; and		
4 5	children who	(3) o receiv	Family child care homes and large family child care homes that serve we child care subsidies through the purchase of child care program.		
6	9.5–605.				
7 8	The [State] Department [of Education] may award a direct incentive grant to an applicant only if:				
9		(1)	The applicant meets the qualifications required by this subtitle;		
10		(2)	The direct incentive grant does not exceed \$2,500; and		
11		(3)	Federal funds are available to cover the cost of the grant.		
12	9.5–606.				
13 14 15	(a) To apply for a direct incentive grant, an applicant shall submit to the [State] Department [of Education] an application on the form that the [State] Department [of Education] requires.				
16	(b)	The a	pplication shall include:		
17		(1)	The name and address of the child care provider;		
18 19	from the chi	(2) ld care	An itemization of known and estimated costs including a statement provider as to how the grant funds will be used;		
20 21	supplies, ma	(3) iterial,	The total amount of funds required by the provider to purchase and equipment;		
22 23	equipment;	(4)	The funds available to the applicant to purchase supplies, material, and		
24 25	Department	(5) [of Ed	The amount of direct incentive grant funds sought from the [State] ucation];		
26 27	child care su	(6) ıbsidie	The number of children that the child care provider serves who receive sthrough the purchase of child care program; and		
28		(7)	Any other relevant information that the [State] Department [of		

- 1 9.5–607.
- 2 (a) Except as otherwise provided in this [part] SUBTITLE, the [State] 3 Department [of Education] may set the terms and conditions for direct incentive grants.
- 4 (b) On an annual basis, the [State] Department [of Education] may establish 5 priorities for the distribution of direct incentive grants based on the categories of children 6 child care providers serve, including infants, toddlers, and preschool and school–age 7 children.
- 8 9.5–608.
- 9 (a) A person may not knowingly make or cause any false statement or report to be made in any application or in any document furnished to the [State] Department [of Education] under this [part] SUBTITLE.
- 12 (b) A person may not knowingly make or cause any false statement or report to 13 be made for the purpose of influencing the action of the [State] Department [of Education] 14 on an application for a direct incentive grant or for the purpose of influencing any action of 15 the [State] Department [of Education] affecting a direct incentive grant whether or not 16 such a grant may have already been awarded.
- 17 (c) Any person or any aider or abettor who violates any provision of this part is 18 guilty of a misdemeanor, and on conviction is subject to a fine not exceeding \$1,000 or 19 imprisonment in the penitentiary not exceeding 1 year or both.
- 20 9.5–609.
- The State Superintendent shall adopt regulations necessary to carry out the purposes of this [part] SUBTITLE.
- Subtitle 7. Collective Negotiations by Family Child Care Providers.
- 24 9.5-701.
- 25 (a) In this [Part XI of this] subtitle the following words have the meanings 26 indicated.
- 27 (b) "Family child care provider" means an individual who participates in the 28 Maryland Child Care Subsidy Program who is:
- 29 (1) A registered provider as defined in [§ 5–550(d)] § 9.5–301(C) of this 30 [subtitle] TITLE; or

- 1 (2) Exempt from the registration requirements under [§ 5–552(b)] § 2 9.5–304 of this [subtitle] TITLE.
- 3 9.5-702.
- In according family child care providers and their representatives rights under this [Part XI of this] subtitle, it is the legislative intent of the General Assembly that the State action exemption to the application of federal and State antitrust laws be fully available to
- 7 the extent that the activities of the family child care providers and their representatives
- 8 are authorized under this title.
- 9 9.5–703.
- 10 (b) Family child care providers may designate, in accordance with the provisions of this [Part XI of this] subtitle, which provider organization, if any, shall be the exclusive representative of all family child care providers in the State.
- 13 9.5–704.
- 14 (a) The [State] Department [of Education] shall designate appropriate 15 representatives to participate in collective bargaining with the provider organization 16 certified as the exclusive representative of family child care providers.
- 17 (b) Except as otherwise provided in this [Part XI of this] subtitle, the parties shall adhere to the bargaining process set forth in § 3–501 of the State Personnel and Pensions 19 Article.
- 20 (c) The [State] Department [of Education] shall negotiate in consultation with 21 the Department of Budget and Management regarding all matters that require 22 appropriation of State funds.
- 23 (e) (2) A family child care provider whose religious beliefs are opposed to 24 joining or financially supporting any collective bargaining organization is:
- 25 (i) Not required to pay a service fee; and
- 26 (ii) Required to pay an amount of money as determined in collective 27 bargaining negotiations, not to exceed any service fee negotiated under paragraph (1) of 28 this subsection, to any charitable organization exempt from taxation under § 501(c)(3) of 29 the Internal Revenue Code and to furnish to the [State] Department [of Education] and 30 the exclusive representative written proof of the payment.
- 31 9.5–705.
- The certification of an exclusive representative of family child care providers by the [State] Department [of Education] does not prevent the certified provider organization or

- 1 any other organization or individual from communicating with any State official on matters
- 2 of interest, including appearing before or making proposals to the [State] Department [of
- 3 Education at a public meeting or hearing or at any other forum of the [State] Department
- 4 [of Education].
- 5 9.5–706.
- 6 (b) This [Part XI of this] subtitle may not be construed to grant any right, or
- 7 imply that family child care providers have any right, to engage in a strike or other
- 8 collective cessation of the delivery of services.
- 9 9.5–707.
- 10 (a) This [Part XI of this] subtitle may not be construed to make family child care
- 11 providers employees of the State.
- 12 (b) This [Part XI of this] subtitle may not alter in any way the role of parents in
- 13 selecting, directing, and terminating the services of family child care providers.
- 14 Subtitle 8. [Early Childhood Development] **OFFICE OF CHILD CARE** Advisory Council.
- 15 **[**9.5–801.
- 16 (a) In this Part IX of this subtitle the following words have the meanings
- 17 indicated.
- 18 (b) "Council" means the Early Childhood Development Advisory Council.
- 19 (c) "State Superintendent" means the State Superintendent of Schools.
- 20 **9.5–801.**
- IN THIS SUBTITLE, "COUNCIL" MEANS THE OFFICE OF CHILD CARE
- 22 ADVISORY COUNCIL.
- 23 9.5–802.
- There is an [Early Childhood Development] **OFFICE OF CHILD CARE** Advisory
- 25 Council.
- 26 9.5–803.
- 27 (b) The members shall include:
- 28 (3) [at] AT least 1 representative, appointed by the Secretary, from:

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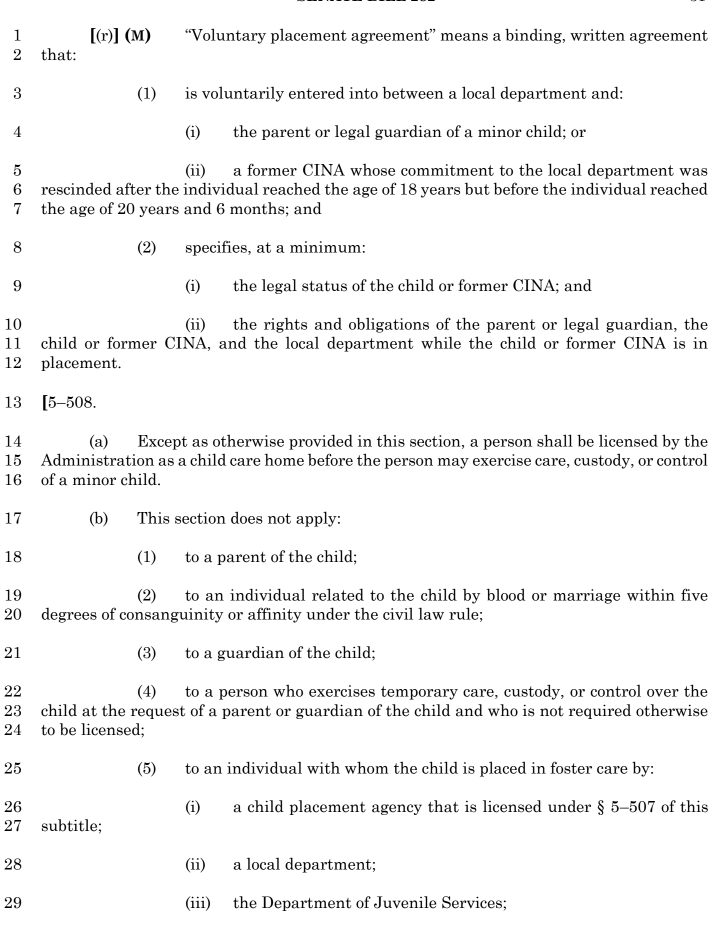
1	(i) [the] THE Department of Health and Mental Hygiene;					
2	(ii) [the Governor's Office for Children;					
3	(iii) the THE Head Start Program;					
4	[(iv)] (III) [the] THE [State] Department [of Education];					
5	[(v)] (IV) [the] THE Office of the State Fire Marshal;					
6	[(vi)] (V) [a] A local government;					
7	[(vii)] (VI) [a] A child care advocacy organization;					
8 9						
0	[(ix)] (VIII) [a] A child care resource and referral agency;					
1	[(x)] (IX) [the] THE Department of the Environment;					
2	[(xi)] (X) [a] A community college with an early childhood education program;					
14 15	[(xii)] (XI) [the] THE Maryland Association of Social Services Directors; and					
6	[(xiii)] (XII) [a] A professional organization concerned with the quality of early childhood programs;					
.8	Article – Family Law					
9	5-501.					
20	(a) In this subtitle the following words have the meanings indicated.					
21	(b) "Administration" means:					
22	(1) the Social Services Administration of the Department; or					
23 24 25	(2) any other unit within the Department to which the Secretary of Human Resources has delegated in writing specified responsibilities of the Administration under this subtitle.					

["Child care provider" means the adult who has primary responsibility for the

operation of a family child care home or large family child care home.

- "Family child care" means the care given to a child under the age of 13 years 1 (d) 2 or to any developmentally disabled person under the age of 21 years, in place of parental 3 care for less than 24 hours a day, in a residence other than the child's residence, for which 4 the child care provider is paid. "Family child care home" means a residence in which family child care is 5 6 provided for up to 8 children. 7 "Foster care" means continuous 24-hour care and supportive services provided for a minor child placed by a child placement agency in an approved family home. 8 9 [(g)] **(**D**)** "Group care" means continuous 24-hour care and supportive services 10 provided for a minor child placed in a licensed group facility. 11 [(h)] **(E)** "Kinship care" means continuous 24-hour care and supportive services 12 provided for a minor child placed by a child placement agency in the home of a relative related by blood or marriage within the 5th degree of consanguinity or affinity under the 13 14 civil law rule. 15 "Large family child care home" means a residence in which family child care is provided for at least 9 but not more than 12 children. 16 "License" means a license issued by the Administration under 17 [(j)] **(F)** (1) this subtitle. 18 "License" includes: 19 (2)20 (i) a child placement agency license; 21[a child care home license; (ii) 22a child care institution license; and (iii) 23 a residential educational facility license. [(iv)] (III) 24[(k)] **(G)** "Local board" means a local citizen board of review for children in 25 out-of-home care. 26 [(l)] **(H)** "Out-of-home care" means: 27 out-of-home placement; and (1)
- 28 (2) the monitoring of and services provided to a child in aftercare following 29 a child's out—of—home placement.

"Out-of-home placement" means placement of a child into foster care, 1 [(m)] (I) 2 kinship care, group care, or residential treatment care. 3 [(n)](J)"Residential educational facility" means: a facility that: 4 (1) 5 (i) provides special education and related services for students with 6 disabilities: 7 holds a certificate of approval issued by the State Board of (ii) 8 Education: and 9 provides continuous 24-hour care and supportive services to (iii) 10 children in a residential setting; or 11 (2)one of the following schools: 12(i) the Benedictine School; 13 (ii) the Linwood School; 14 the Maryland School for the Blind; or (iii) 15 (iv) the Maryland School for the Deaf. "Residential treatment care" means continuous 24-hour care and 16 [(0)] (K) supportive services for a minor child placed in a facility that provides formal programs of 17 18 basic care, social work, and health care services. 19 [(p)] **(L)** "State Board" means the State Citizens Review Board for Children. 20 "Unregistered family child care home" means a residence in which family child 21care is provided and in which the child care provider: 22(1) has not obtained a certificate of registration from the State Department of Education: 2324(2) is not related by blood or marriage to each child in the provider's care; 25 (3) is not a friend of each child's parents or legal guardian and is providing 26care on a regular basis; and 27 has not received the care of the child from a child placement agency 28licensed by the Administration or by a local department.



1	(iv	the Secretary of Health and Mental Hygiene; or		
2	(v)	a court of competent jurisdiction;		
3 4 5	` '	a person who has the care, custody, or control of the child through on by a parent or grandparent of the child, if the requirements of § are met;		
6 7	` ,	an institution that has a child care institution license under this 236 of the Human Services Article; or		
8 9	(8) to an institution that is operated by an agency of this State or any political subdivision of this State.]			
10	5–550.			
11 12	(a) In this I indicated.	Part [VI] ${f V}$ of this subtitle the following words have the meanings		
13 14		in [§ 5–561] § 5–551 of this subtitle and who:		
15	(i)	cares for or supervises children in the facility; or		
16 17	(ii facility.) has access to children who are cared for or supervised in the		
18	(2) "E	imployee" includes a person who:		
19	(i)	participates in a pool described in subsection (e)(2) of this section;		
20 21 22	(ii basis to work in a faci and	for compensation will be employed on a substitute or temporary lity identified in [§ 5–561(b)(1)] § 5–551(B)(1) or (2) of this subtitle;		
23 24	(ii access to children who	i) will care for or supervise children in the facility or will have are cared for or supervised in the facility.		
25 26	` ,	Imployee" does not include any person employed to work for Department of Juvenile Services.		
27 28 29	facility identified in	Imployer" means an owner, operator, proprietor, or manager of a [§ 5–561] § 5–551 of this subtitle who has frequent contact with d for or supervised in the facility.		

- 1 (2) For purposes of [§§ 5–561(g), 5–564(a)(2)(i) and (c)(1)(i) and (2), and 2 5–567] §§ 5–551(G), 5–554(A)(2)(I) AND (C)(1)(I) AND (2), AND 5–557 of this subtitle, 3 "employer" includes a child care resource and referral center, an association of registered family child care providers, and an association of licensed child care centers to the extent that the center or association establishes and maintains a pool of individuals who are qualified to work as substitute or temporary employees in a facility identified in [§ 5–561(b)(1)] § 5–551(B)(1) or (2) of this subtitle.
- 8 (3) "Employer" does not include a State or local agency responsible for the 9 temporary or permanent placement of children in a facility identified in [§ 5–561] § 5–551 of this subtitle.
- 11 5-551.
- 12 (b) The following facilities shall require employees and employers to obtain a 13 criminal history records check under this Part [VI] **V** of this subtitle:
- 14 (1) a child care center required to be licensed under [Part VII of this subtitle] TITLE 9.5, SUBTITLE 4 OF THE EDUCATION ARTICLE;
- 16 (2) a family child care home or large family child care home required to be 17 registered under [Part V of this subtitle] TITLE 9.5, SUBTITLE 3 OF THE EDUCATION 18 ARTICLE;
- 19 (3) a child care home required to be licensed under this subtitle or under 20 Title 9 of the Human Services Article;
- 21 (4) a child care institution required to be licensed under this subtitle or 22 under Title 9 of the Human Services Article;
- 23 (5) a juvenile detention, correction, or treatment facility provided for in 24 Title 9 of the Human Services Article;
- 25 (6) a public school as defined in Title 1 of the Education Article;
- 26 (7) a private or nonpublic school required to report annually to the State 27 Board of Education under Title 2 of the Education Article;
- 28 (8) a foster care family home or group facility as defined under this subtitle;
- 29 (9) a recreation center or recreation program operated by the State, a local 30 government, or a private entity primarily serving minors;
- 31 (10) a day or residential camp, as defined in Title 10, Subtitle 16 of the Code 32 of Maryland Regulations, primarily serving minors; or

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1 a home health agency or residential service agency licensed by the 2 Department of Health and Mental Hygiene and authorized under Title 19 of the Health – 3 General Article to provide home- or community-based health services for minors. The following individuals shall obtain a criminal history records check under 4 (c) 5 this Part [VI] **V** of this subtitle: 6 an individual who is seeking to adopt a child through a child placement (1) 7 agency; 8 an individual who is seeking to become a guardian through a local (2)9 department: 10 (3)an individual whom the juvenile court appoints as a guardian of a child; 11 an adult relative with whom a child, committed to a local department, (4) 12 is placed by the local department; 13 any adult known by a local department or the State Department of (5)Education to be residing in: 14 15 a family child care home or large family child care home required 16 to be registered under this title; 17 a home where informal child care, as defined in child care subsidy (ii) 18 regulations adopted under Title 13A of the Code of Maryland Regulations, is being provided or will be provided to a child who does not reside there; 19 20 a home of an adult relative of a child with whom the child, (iii) 21committed to a local department, is placed by the local department; 22 (iv) a foster care home or child care home required to be approved 23 under this title: 24a home of an individual seeking to adopt a child through a child (v) 25placement agency; or 26 a home of an individual seeking to become a guardian through a (vi) 27 local department;

an individual who agrees to provide, or to continue providing, informal

child care, as defined in child care subsidy regulations, adopted under Title 13A of the Code

31 (7) if requested by a local department:

(6)

of Maryland Regulations; and

- 1 (i) a parent or guardian of a child who is committed to the local 2 department and is or has been placed in an out—of—home placement within the past year; 3 and
- 4 (ii) any adult known by the local department to be residing in the 5 home of the parent or guardian.
- 6 (d) An employer at a facility under subsection (b) of this section may require a volunteer at the facility to obtain a criminal history records check under this Part [VI] V of this subtitle.
- 9 (e) A local department may require a volunteer of that department who works 10 with children to obtain a criminal history records check under this Part [VI] **V** of this 11 subtitle.
- 12 (f) An employer at a facility not identified in subsection (b) of this section who 13 employs individuals to work with children may require employees, including volunteers, to 14 obtain a criminal history records check under this Part [VI] **V** of this subtitle.
- 15 (g) An employer, as defined in [§ 5–560(e)(1)] § 5–550(E)(2) of this subtitle, shall require an employee, as defined in [§ 5–560(d)(2)] § 5–550(D)(2) of this subtitle, to obtain a criminal history records check under this Part [VI] V of this subtitle.
- 18 (h) (1) Except as provided in paragraph (2) of this subsection, a person who is 19 required to have a criminal history records check under this Part [VI] V of this subtitle 20 shall pay for:
- 21 (i) the mandatory processing fee required by the Federal Bureau of 22 Investigation for a national criminal history records check;
- 23 (ii) reasonable administrative costs to the Department, not to exceed 24 10% of the processing fee; and
- 25 (iii) the fee authorized under 10-221(b)(7) of the Criminal 26 Procedure Article for access to Maryland criminal history records.
- 27 5–552.
- 28 (a) (2) On or before the 1st day of actual operation of a facility identified in [§ 29 5–561] § 5–551 of this subtitle, an employer shall apply to the Department for a printed 30 statement.
- Within 5 days after a local department places a child who is committed to the local department with an adult relative, an individual identified in [§ 5–561(c)] § 5–551(C) or (e) of this subtitle shall apply to the Department for a printed statement.

- 1 (b) As part of the application for a criminal history records check, the employee, 2 employer, and individual identified in [§ 5–561(c)] § 5–551(C), (d), (e), or (f) of this subtitle 3 shall submit:
- 4 (1) except as provided in subsection (c) of this section, a complete set of legible fingerprints at any designated State or local law enforcement office in the State or other location approved by the Department;
- 7 (2) the disclosure statement required under [§ 5–563] **§ 5–553** of this subtitle; and
- 9 (3) payment for the costs of the criminal history records check.
- 10 5–553.
- As part of the application process for a criminal history records check, the employee, employer, and individual identified in [§ 5–561(c)] § 5–551(C), (d), (e), or (f) of this subtitle shall complete and sign a sworn statement or affirmation disclosing the existence of a criminal conviction, probation before judgment disposition, not criminally responsible disposition, or pending criminal charges without a final disposition.
- 16 5–554.
- 17 (a) (1) (i) The Department shall conduct the criminal history records check 18 and issue the printed statement provided for under this Part [VI] **V** of this subtitle.
- 19 (ii) It shall update an initial criminal history records check for an employee, employer, or individual identified in [§ 5–561(c)] § 5–551(C), (d), (e), or (f) of this subtitle and issue a revised printed statement in accordance with federal law and regulations on dissemination of FBI identification records.
- 23 (2) The Department shall adopt regulations requiring:
- 24 (i) employers to verify periodically the continuing employment of an 25 employee and the continuing assignment of a volunteer;
- 26 (ii) State or local agencies that license, register, approve, or certify 27 any of the facilities identified in [§ 5–561(b)] § 5–551(B) of this subtitle to verify 28 periodically the continuing licensure, registration, approval, or certification of a facility or 29 the continuing assignment of individuals identified in [§ 5–561(e)] § 5–551(E) of this 30 subtitle; and
- (iii) child placement agencies that place a child as described in [§ 5–561(c)] § 5–551(C) of this subtitle to verify periodically the continuing participation or presence of individuals identified in [§ 5–561(c)] § 5–551(C) of this subtitle.

- 1 (3) The employee, employer, volunteer, or other individual identified in [§ 5–561] § 5–551 of this subtitle is not responsible for payment of any fee to update criminal history records checks.
- 4 (b) (1) The Department shall provide an initial and a revised statement of the 5 applicant's State criminal record to:
- 6 (ii) the State Department of Education if the applicant is:
- 1. an employee of, or an adult resident in, a child care center that is required to be licensed or to hold a letter of compliance under [Part VII of this subtitle] TITLE 9.5, SUBTITLE 4 OF THE EDUCATION ARTICLE;
- an employee of, or an adult resident in, a family child care home or large family child care home that is required to be registered under [Part V of this subtitle] TITLE 9.5, SUBTITLE 3 OF THE EDUCATION ARTICLE; or
- 3. an individual who provides or agrees to provide informal child care or an adult who resides in a home where informal child care is being provided or will be provided to a child who does not reside there.
- 16 (c) (1) Upon completion of the criminal history records check of an employee, 17 the Department shall submit the printed statement to:
- 18 (iii) for an employee of a child care center that is required to be
 19 licensed or to hold a letter of compliance under [Part VII of this subtitle] TITLE 9.5,
 20 SUBTITLE 4 OF THE EDUCATION ARTICLE or an employee of a family child care home
 21 that is required to be registered under [Part V of this subtitle] TITLE 9.5, SUBTITLE 3 OF
 22 THE EDUCATION ARTICLE, the State Department of Education.
- Upon completion of the criminal history records check of an individual identified in [§ 5–561(c)] § 5–551(C), (d), (e), or (f) of this subtitle, the Department shall submit the printed statement to the appropriate child placement or registering agency.
- 26 (d) Information obtained from the Department under this Part [VI] V of this subtitle shall be confidential and may be disseminated only to the individual who is the subject of the criminal history records check and to the participants in the hiring or approval process.
- 30 (e) Information obtained from the Department under this Part [VI] V of this 31 subtitle may not:
- 32 (1) be used for any purpose other than that for which it was disseminated; 33 or
- 34 (2) be redisseminated.

- 1 (f) Information obtained from the Department under this Part [VI] V of this 2 subtitle shall be maintained in a manner to insure the security of the information.
- 3 5-554.1.
- The State Department of Education shall conduct a cross—reference check, including cross—referencing the individual and the individual's address, with the central registry of registrants transmitted weekly by the Department under § 11–713 of the Criminal Procedure Article, of:
- 8 (1) an employee, employer, or individual identified in [§ 5-561(b)(1)] § 9 5-551(B)(1), (b)(2), or (c)(5)(i) of this subtitle; and
- 10 (2) an individual who provides or agrees to provide informal child care, as 11 defined in child care subsidy regulations adopted under Title 13A of the Code of Maryland 12 Regulations.
- 13 5–556.
- 14 (a) An individual who fails to disclose a conviction, a probation before judgment 15 disposition, a not criminally responsible disposition, or the existence of pending charges for 16 a criminal offense or attempted criminal offense as required under [§ 5–563] § 5–553 of 17 this subtitle shall be guilty of perjury and upon conviction is subject to the penalty provided 18 by law.
- 19 (b) Unless otherwise provided, a person who violates any provision of this Part 20 [VI] V of this subtitle is guilty of a misdemeanor and on conviction is subject to a fine not 21 exceeding \$1,000 or imprisonment not exceeding 1 year or both.
- 22 5-557.
- The following governmental units or persons shall have the immunity from civil or criminal liability described under § 5–619 of the Courts Article in connection with a criminal history records check under this Part [VI] V of this subtitle:
- 26 (1) an employer; and
- 27 (2) a State or local agency, including a local department.
- 28 5–558.
- On or before August 15, 1986, the Secretary shall:
- 30 (3) adopt rules and regulations necessary and reasonable to administer 31 this Part [VI] **V** of this subtitle.

- 1 5–559.
- 2 (b) (1) If a child is placed in an emergency out—of—home placement, a local department may request that a designated State or local law enforcement agency in the State or other location approved by the Department perform a federal name—based check on any individual described in [§ 5–561(c)(4)] § 5–551(C)(4), (5)(iii), and (7)(ii) of this subtitle.
- Within 15 calendar days after the date on which the name—based check was performed, the Department shall perform a criminal history records check, in accordance with [§ 5–564] § 5–554 of this subtitle.
- 10 (e) An individual who is required to submit to a criminal history records check 11 under this section shall pay the fees required under [§ 5–561(h)] § 5–551(H) of this 12 subtitle.
- 13 **5-705.3.**
- IN ADDITION TO ANY OTHER PROVISION OF LAW RELATING TO CHILD ABUSE
 AND NEGLECT, A LOCAL DEPARTMENT THAT RECEIVES A REPORT OF SUSPECTED
 CHILD ABUSE UNDER § 5–704 OR § 5–705 OF THIS TITLE SHALL NOTIFY THE STATE
 SUPERINTENDENT OF SCHOOL'S DESIGNEE WITHIN 48 HOURS IF THE REPORT
 CONCERNS:
- 19 (1) A FAMILY CHILD CARE HOME OR LARGE FAMILY CHILD CARE 20 HOME; OR
- 21 (2) A CHILD CARE CENTER.
- SECTION 5. AND BE IT FURTHER ENACTED, That the publisher of the Annotated Code of Maryland, in consultation with and subject to the approval of the Department of Legislative Services, shall correct, with no further action required by the General Assembly, cross—references and terminology rendered incorrect by this Act or by any other Act of the General Assembly of 2016 that affects provisions enacted by this Act. The publisher shall adequately describe any such correction in an editor's note following the section affected.
- SECTION 6. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2016.