O4 (5lr1830)

ENROLLED BILL

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

Introduc	ced by Delegates Hixson, Marriott, and Cryor	
	Read and Examined by Proofreaders:	
		Proofreader.
	with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
		Speaker.
	CHAPTER	
1 AN	I ACT concerning	
2 3 4	Education - Child Care Administration and Programs of the Office for Children, Youth, and Families and Maryland Family Support Centers Network - Transfer to State Department of Education	
5 FO 6 7 8 9 10 11 12 13 14 15 16	R the purpose of establishing an Early Childhood Development Division within the State Department of Education; transferring the Child Care Administration from the Department of Human Resources to the State Department of Education; repealing a certain obsolete task force; transferring certain programs of the Office for Children, Youth, and Families to the State Department of Education; defining certain terms; providing that nothing in this Act shall be construed to facilitate or effectuate the transfer of certain programs from the Department of Human Resources to the State Department of Education; requiring the State Department of Education to study whether a certain program should be transferred between certain departments at a later date; requiring the State Department of Education to submit a certain report to the General Assembly on or before a certain date; requiring the State Department of	

1	certain dates; requiring the Department of Disabilities to incorporate a certain
2	plan into the State Disability Plan; providing that employees of the Department
3	of Human Resources and the Office for Children, Youth, and Families who are
4	transferred to the State Department of Education be transferred without any
5	diminution of their rights, benefits, or employment status; providing that
6	nothing in this Act be construed to diminish certain powers and duties of the
7	Social Services Administration, the Department of Juvenile Services, the
8	Department of Health and Mental Hygiene, or the Department of Human
9	Resources; requiring the Department of Legislative Services in conjunction with
10	the publishers of the Annotated Code of Maryland to revise the Code to conform
11	it to the changes made by this Act; and generally relating to the transfer of the
12	Child Care Administration, programs of the Office for Children, Youth, and
13	Families, and Maryland Family Support Centers Network to the State
14	Department of Education.
15	BY renumbering
16	Article - Education
17	Section 2-303(j)
18	to be Section 2-303(k)
19	Annotated Code of Maryland
20	(2004 Replacement Volume and 2004 Supplement)
	(2001 Replacement + Olume and 2001 Supplement)
21	BY repealing
22	Article - Family Law
23	Section 5-559 and 5-585.1
24	Annotated Code of Maryland
25	(2004 Replacement Volume)
26	BY transferring
27	Article 49D - Office for Children, Youth, and Families
28	Section 46 through 50, respectively, and the subheading "Maryland
29	School-Based Health Policy Advisory Council"
30	Annotated Code of Maryland
31	(2003 Replacement Volume and 2004 Supplement)
	to be
33	Article - Education
34	Section 7-4A-01 through 7-4A-05, respectively, and the subtitle "Subtitle 4A.
35	Maryland School-Based Health Policy Advisory Council"
36	Annotated Code of Maryland
37	(2004 Replacement Volume and 2004 Supplement)
31	(2004 Replacement Volume and 2004 Supplement)
	BY transferring
39	Article 41 - Governor - Executive and Administrative Departments
40	Section 6-801 through 6-807, respectively, and the subtitle "Subtitle 8.
41	Maryland After-School Opportunity Fund Program"

1	Annotated Code of Maryland
2	(2003 Replacement Volume and 2004 Supplement)
	to be
4	Article - Education
5 6	Section 7-1201 through 7-1207, respectively, and the subtitle "Subtitle 12. Maryland After-School Opportunity Fund Program"
7	Annotated Code of Maryland
8	(2004 Replacement Volume and 2004 Supplement)
Ü	(2001 replacement + oranic and 2001 Supplement)
9	BY adding to
10	
11	5 /
12	•
13	(2004 Replacement Volume and 2004 Supplement)
14	BY adding to
15	Article - Family Law
16	Section 5-550
17	•
18	(2004 Replacement Volume)
19	BY repealing and reenacting, with amendments,
20	
21	
22	
23	
24	Annotated Code of Maryland
25	(2004 Replacement Volume)
26	DV rangeling and respecting with amendments
27	BY repealing and reenacting, with amendments, Article - Education
28	
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	BY repealing and reenacting, without amendments, Article - Education
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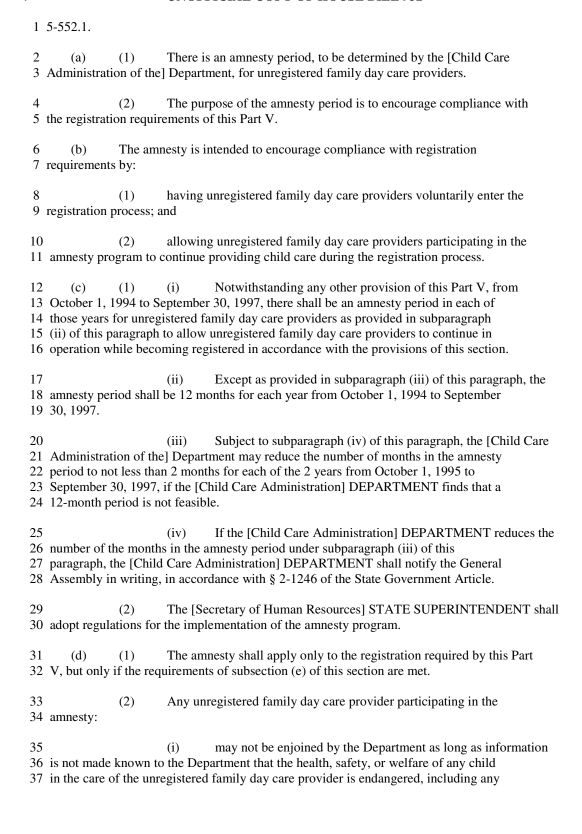
- 1 BY repealing and reenacting, with amendments,
- 2 Article Education
- 3 Section 7-1201

4

- 4 Annotated Code of Maryland
- 5 (2004 Replacement Volume and 2004 Supplement)
- 6 (As enacted by Section 4 of this Act)
- 7 BY repealing and reenacting, without amendments,
- 8 Article Education
- 9 Section 7-1202 through 7-1207
- 10 Annotated Code of Maryland
- 11 (2004 Replacement Volume and 2004 Supplement)
- 12 (As enacted by Section 4 of this Act)
- 13 Preamble
- WHEREAS, The foundations of lifelong learning and well-being are based on
- 15 the experiences of early childhood; and
- WHEREAS, Maryland has invested in many programs to improve the early
- 17 experiences of the State's children; and
- WHEREAS, These programs have the potential to move the State toward the
- 19 achievement of one of its foremost goals that all children arrive at school with the
- 20 skills and competencies needed to succeed in school and later in life; and
- 21 WHEREAS, One of foremost challenges faced by early childhood programs is
- 22 that they are spread among different State agencies, rather than residing in a single
- 23 agency that has as its core mission the continuum of learning from birth through high
- 24 school; and
- 25 WHEREAS, The Maryland State Department of Education, which embraces this
- 26 core mission and already houses a number of major early childhood programs, could
- 27 provide a unified home for all the programs that nurture and educate the State's
- 28 children; and
- WHEREAS, The benefits of such a reorganization would be substantial, in that
- 30 the programs would reside in an agency that approaches its work with families and
- 31 children though an "asset-based" model that identifies strengths and builds on them,
- 32 rather than focusing solely on deficiencies and remediation; and
- 33 WHEREAS, The State's involvement in early child care would thus be
- 34 understood as beneficial to all children, not just disadvantaged children; and
- WHEREAS, Located in a single department, programs could more easily be
- 36 aligned to support development from birth to completion of high school, and the
- 37 department being held accountable for children's educational achievement under the

- 1 No Child Left Behind Act and the Bridge to Excellence in Public Education Act would
- 2 be in a far stronger position to accomplish that goal; now, therefore,
- 3 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 4 MARYLAND, That Section(s) 2-303(j) of Article Education of the Annotated Code of
- 5 Maryland be renumbered to be Section(s) 2-303(k).
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5-559 and
- 7 5-585.1 of Article Family Law of the Annotated Code of Maryland be repealed.
- 8 SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 46 through 50,
- 9 respectively, and the subheading "Maryland School-Based Health Policy Advisory
- 10 Council" of Article 49D Office for Children, Youth, and Families of the Annotated
- 11 Code of Maryland be transferred to be Section(s) 7-4A-01 through 7-4A-05,
- 12 respectively, and the subtitle "Subtitle 4A. Maryland School-Based Health Policy
- 13 Advisory Council" of Article Education of the Annotated Code of Maryland.
- 14 SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 6-801 through
- 15 6-807, respectively, and the subtitle "Subtitle 8. Maryland After-School Opportunity
- 16 Fund Program" of Article 41 Governor Executive and Administrative Departments
- 17 of the Annotated Code of Maryland be transferred to be Section(s) 7-1201 through
- 18 7-1207, respectively, and the subtitle "Subtitle 12. Maryland After-School
- 19 Opportunity Fund Program" of Article Education of the Annotated Code of
- 20 Maryland.
- 21 SECTION 5. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 22 read as follows:
- 23 Article Education
- 24 2-303.
- 25 (J) THE STATE SUPERINTENDENT SHALL ESTABLISH AN EARLY CHILDHOOD
- 26 DEVELOPMENT DIVISION WITHIN THE DEPARTMENT.
- 27 Article Family Law
- 28 5-550.
- 29 (A) IN PART V OF THIS SUBTITLE THE FOLLOWING WORDS HAVE THE 30 MEANINGS INDICATED.
- 31 (B) "DEPARTMENT" MEANS THE STATE DEPARTMENT OF EDUCATION.
- 32 (C) "DIRECT GRANT FUND" MEANS THE FAMILY DAY CARE PROVIDER DIRECT
- 33 GRANT FUND.
- 34 (D) "FAMILY DAY CARE PROVIDER" MEANS AN INDIVIDUAL WHO CARES FOR
- 35 NO MORE THAN EIGHT CHILDREN IN A REGISTERED FAMILY DAY CARE HOME.

- **UNOFFICIAL COPY OF HOUSE BILL 932** 1 (E) "STATE SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF 2 SCHOOLS. 3 [5-550.] 5-550.1. 4 (a) The Department shall implement a system of registration for family day 5 care homes. (b) The purpose of registration of family day care homes is to: 6 7 protect the health, safety, and welfare of children while they are in (1) 8 family day care; 9 (2) identify family day care homes; 10 (3) provide basic technical assistance and child care information to day 11 care providers; and 12 (4) minimize the regulatory rigidity often associated with licensing. 13 The system of registration is intended to promote a high degree of 14 flexibility in the regulation of family day care homes while assuring the health and safety of children who are cared for in family day care homes. 16 5-552. 17 (a) Except as otherwise provided in this section, a family day care home may 18 not operate unless it is registered. 19 (b) A family day care home is not required to be registered if the day care 20 provider: 21 (1) is related to each child by blood or marriage; 22 is a friend of each child's parents or legal guardian and the care is (2)provided on an occasional basis; or
- 24 (3) has received the care of the child from a child placement agency 25 licensed by the Administration or by a local department.
- 26 (c) A person may not advertise a family day care home or family day care 27 service unless the family day care home is registered under the provisions of this Part
- 28 V of this subtitle.
- 29 (d) An employee of the [Administration] DEPARTMENT charged with the
- 30 investigation and enforcement of child care regulations [or the chief licensing agent
- 31 in a regional office of the Administration] may serve a civil citation to a person found
- 32 in violation of this section.



	information or evidence provided by a State or local code enforcement authority or protective services or law enforcement agency;			
3	V; and	(ii)	is not subject to the penalty provided for in § 5-557 of this Part	
5 6	this Part V.	(iii)	is subject to the group size requirements provided by § 5-553 of	
7 8	(e) For the j is participating in the		of this section, an unregistered family day care provider program if:	
9	(1)	the unre	gistered family day care provider:	
		(i) Departme	between October 1, 1994 and September 30, 1997, files an ent in accordance with the regulations adopted by the	
		(ii) tion proc	makes a good faith effort, as determined by the Department, to ess within 1 year of the date of entering the amnesty;	
18 19	EDUCATION OR T welfare of any child i endangered, including	HE DEPA In the car g any info	tion is not made known to the STATE Department OF ARTMENT OF HUMAN RESOURCES that the health, safety, or e of the unregistered family day care provider is ormation or evidence provided by a State or local code ective services or law enforcement agency.	
23 24 25 26 27	grossly negligent act, or law enforcement a DEPARTMENT OF authority, protective a Department of Huma be immune from civi	a State of gency, the EDUCA' services of n Resour I liability	any other provision of law, except for any willful or or local code enforcement authority, protective services be Department of Human Resources, STATE TION, and the personnel of a State or local code enforcement or law enforcement agency, [or] the Maryland ces, OR THE STATE DEPARTMENT OF EDUCATION shall for any act or injury to any child attributable to or riod provided for in this section.	
29	5-554.			
		from the	der this Part V of this subtitle may be revoked, a day care revocation, and the operation of an unregistered family ed.	
			ion, appeal, or injunction under this Part V of this subtitle 5-513, 5-515, 5-516, 5-517, 5-518, and 5-519 of this	
36 37	(/		to paragraph (1) of this subsection, the [Secretary of the designee] STATE SUPERINTENDENT OR THE STATE	

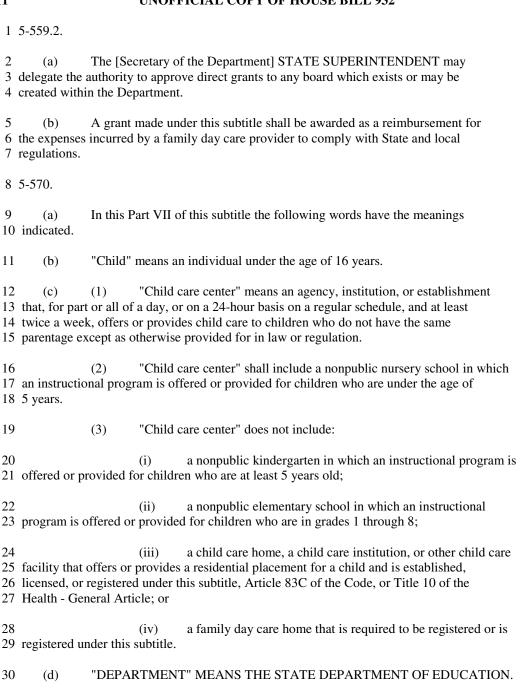
1 SUPERINTENDENT'S DESIGNEE shall exercise the authority granted to the 2 [Administration or the Director of the Administration] DEPARTMENT. 3 5-554.1. The [Secretary] STATE SUPERINTENDENT or other authorized official or 4 (a) 5 employee of the Department [of Human Resources] may apply to a judge of the 6 District Court or a circuit court for an administrative search warrant to enter any 7 unregistered family day care home to conduct any inspection required or authorized 8 by law to determine compliance with the provisions of this subtitle relating to family 9 day care homes. 10 (b) The application for an administrative search warrant shall be in 11 writing and signed and sworn by the [Secretary] STATE SUPERINTENDENT and shall 12 particularly describe the place, structure, premises, or records to be inspected and the 13 nature, scope, and purpose of the inspection to be conducted. 14 Before the filing of an administrative search warrant application 15 with a court, the application shall be approved by the Attorney General of Maryland 16 as to its legality in both form and substance under the standards and criteria of this 17 section and a statement to this effect shall be included as part of the application. 18 A judge of a District Court or circuit court in the jurisdiction in which the (c) unregistered family day care home is located may issue an administrative search 20 warrant on finding that: 21 (1) the Department has reasonably sought and been denied access to an 22 unregistered family day care home for the purpose of making an inspection; 23 (2) the requirements of subsection (b) of this section are met; 24 the official or employee of the Department is authorized or required 25 by law to make an inspection of the unregistered family day care home for which the 26 warrant is sought; and 27 probable cause for the issuance of the warrant has been (4) 28 demonstrated by the Department by specific evidence: 29 (i) of an existing violation of § 5-552 of this subtitle; and 30 that the health, safety, and welfare of the children in the (ii) 31 unregistered family day care home are substantially threatened due to conditions in 32 the family day care home. 33 (d) The administrative search warrant issued under this section shall specify the place, structure, premises, or records to be inspected and shall be enforceable during operating hours for a period not exceeding 15 days from the date of issuance. An administrative search warrant issued under this section 36

37 authorizes the [Secretary] STATE SUPERINTENDENT and other officials or employees

- 1 of the STATE Department OF EDUCATION OR THE DEPARTMENT OF HUMAN
- 2 RESOURCES to enter the specified property to perform the inspection and other
- 3 functions authorized by law to determine compliance with the provisions of this
- 4 subtitle relating to family day care homes.
- 5 (2) The inspection may not exceed the limits specified in the warrant.
- 6 5-556.
- 7 (a) In addition to any other provision of law relating to child abuse and
- 8 neglect, a local department that receives a report of suspected child abuse under §
- 9 5-704 or § 5-705 of this title that concerns a family day care home shall notify the
- 10 [Secretary's] STATE SUPERINTENDENT'S designee within 48 hours.
- 11 (b) Upon receipt of the notification required under subsection (a) of this
- 12 section, the [Secretary's] STATE SUPERINTENDENT'S designee shall convene, either
- 13 in person or by telephone, a multidisciplinary team to coordinate procedures in
- 14 accordance with the agreement developed under § 5-706(e) of this title to be followed
- 15 in investigating and otherwise responding to the report.
- 16 (c) The multidisciplinary team shall be chaired by the [Secretary's] STATE
- 17 SUPERINTENDENT'S designee and shall include:
- 18 (1) representatives of the local department and law enforcement agency
- 19 that are investigating the report under § 5-706 of this title;
- 20 (2) representation from the office of the local State's Attorney; and
- 21 (3) appropriate medical, including mental health, expertise.
- 22 (d) Notwithstanding any other provision of law, the members of the
- 23 multidisciplinary team shall share information necessary to carry out the team's
- 24 responsibility under this section.
- 25 (e) Any information shared by the multidisciplinary team shall be confidential
- 26 and may be disclosed only in accordance with the provisions of Article 88A, § 6 of the
- 27 Code.
- 28 (f) Upon request, the Department of State Police shall provide technical
- 29 assistance to a local law enforcement agency which is investigating a report of
- 30 suspected child abuse concerning a family day care home.
- 31 5-558.
- This Part V of this subtitle may not be construed to impair or limit the authority
- 33 granted to the Department of Human Resources, the STATE Department of
- 34 Education, or the Department of Health and Mental Hygiene under any other
- 35 provision of the Code unless that provision necessarily is inconsistent with this Part
- 36 V of this subtitle.

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(E) "Letter of compliance" means a letter issued by the [Department of Human Resources] STATE DEPARTMENT OF EDUCATION to a religious organization

35 Resources STATE DEPARTMENT OF EDUCATION to operate a child care center.

"License" means a license issued by the [Department of Human

that meets the requirements under § 5-573 of this subtitle.

1	[(f)]	(G)	"Person" includes a State, county, or municipal corporation.
2	[(g) designee]	"Secreta	ry" means the Secretary of Human Resources or the Secretary's
4 5	(H) SCHOOLS (E SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF STATE SUPERINTENDENT'S DESIGNEE.
6	5-572.		
7	(a)	This Par	t VII of this subtitle does not supersede:
8 9	or any local l	(1) health off	any right or power of the Department of Health and Mental Hygiene icer;
10 11		(2) rtment of	any right or power of [the State Department of Education or] a education; [or]
12		(3)	any building code or zoning provision;
13 14		(4) ENT OF	ANY RIGHT OR POWER OF THE ADMINISTRATION WITHIN THE HUMAN RESOURCES OR ANY LOCAL DEPARTMENT; OR
15 16		(5) ATE RES	ANY RIGHT OR POWER OF THE DEPARTMENT OF HUMAN RESOURCES SIDENTIAL CHILD CARE FACILITIES.
	age children	is operat	standing any other provision of law, if a child care center for school sed before and after school hours in a building which is in use as shool, the school age child care center:
20 21	buildings; an	(1) nd	shall meet local fire, health, and zoning codes required of school
			may not be required to meet any additional regulations relative to the I those imposed by the county or the local board of education uilding.
25	5-573.		
26 27			cretary] STATE SUPERINTENDENT shall adopt rules and ing and operating child care centers.
28	(b)	These ru	iles and regulations shall:
29		(1)	ensure safe and sanitary conditions in child care centers;
30 31	care centers;	(2)	ensure proper care, protection, and supervision of children in child
32		(3)	ensure the health of children in child care centers by:

An applicant for a license shall submit an application to the Department

on the form that the [Secretary] STATE SUPERINTENDENT requires.

An application for a license shall contain:

the name of the applicant;

32 5-575.

(b)

(1)

33

35

36

35 letter holder requests in writing, and within 72 hours of delivery of the notice, a

36 hearing before the [Secretary] STATE SUPERINTENDENT.

38

(1)

39 unlicensed child care center for the purpose of making an inspection;

15 UNOFFICIAL COPY OF HOUSE BILL 932 1 (3) If a hearing is requested by the licensee or letter holder, the (i) 2 [Secretary] STATE SUPERINTENDENT shall hold a hearing within 7 calendar days of 3 the request for a hearing. The hearing shall be held in accordance with the 4 Administrative Procedure Act. 5 Within 7 calendar days of the hearing a decision concerning the (ii) 6 emergency suspension shall be made by the [Secretary] STATE SUPERINTENDENT. 7 If the emergency suspension order is upheld by the [Secretary] 8 STATE SUPERINTENDENT, the licensee or letter holder shall cease operations until it 9 is determined that the health, safety, or welfare of a child in the child care center is no 10 longer threatened. 11 (5)Any person aggrieved by a decision of the [Secretary] STATE 12 SUPERINTENDENT to uphold an emergency suspension may appeal that decision 13 directly to the circuit court in the county in which the child care center is located. 14 The [Secretary or the Secretary's designee] STATE SUPERINTENDENT may 15 petition the circuit court in the county in which the child care center is located to 16 enjoin the activities and operations of a person who operates a child care center 17 without a license or letter of compliance as required by this Part VII, including when 18 a license or letter of compliance has been denied, revoked, or suspended in accordance 19 with this Part VII. 20 5-580.1. 21 The [Secretary] STATE SUPERINTENDENT or other authorized official or 22 employee of the Department [of Human Resources] may apply to a judge of the 23 District Court or a circuit court for an administrative search warrant to enter any 24 unlicensed child care center to conduct any inspection required or authorized by law 25 to determine compliance with the provisions of this subtitle relating to child care 26 centers. 27 (b) (1) The application for an administrative search warrant shall be in 28 writing and signed and sworn by the [Secretary] STATE SUPERINTENDENT and shall particularly describe the place, structure, premises, or records to be inspected and the 30 nature, scope, and purpose of the inspection to be conducted. Before the filing of an administrative search warrant application 31 (2)32 with a court, the application shall be approved by the Attorney General of Maryland 33 as to its legality in both form and substance under the standards and criteria of this 34 section and a statement to this effect shall be included as part of the application. 35 A judge of a District Court or circuit court in the jurisdiction in which the 36 unlicensed child care center is located may issue an administrative search warrant on 37 finding that:

the Department has reasonably sought and been denied access to an

1 (2) the requirements of subsection (b) of this section are met; 2 (3) the official or employee of the Department is authorized or required 3 by law to make an inspection of the unlicensed child care center for which the warrant 4 is sought; and 5 (4) probable cause for the issuance of the warrant has been 6 demonstrated by the Department by specific evidence: 7 (i) of an existing violation of § 5-574(a) or § 5-582 of this subtitle; 8 and 9 (ii) that the health, safety, and welfare of the children in the child care center are substantially threatened due to conditions in the child care center. 11 The administrative search warrant issued under this section shall specify 12 the place, structure, premises, or records to be inspected and shall be enforceable 13 during operating hours for a period not exceeding 15 days from the date of issuance. 14 An administrative search warrant issued under this section 15 authorizes the [Secretary] STATE SUPERINTENDENT and other officials or employees 16 of the Department to enter the specified property to perform the inspection and other functions authorized by law to determine compliance with the provisions of this subtitle relating to child care centers. 19 (2) The inspection may not exceed the limits specified in the warrant. 20 5-581. 21 Any person aggrieved by a final decision of the [Secretary] STATE 22 SUPERINTENDENT in a contested case, as defined in the Administrative Procedure 23 Act, may take any further appeal allowed by the Administrative Procedure Act. 24 5-584. 25 In addition to any other provision of law relating to child abuse and (a) 26 neglect, a local department of social services that receives a report of suspected child 27 abuse under § 5-704 or § 5-705 of this title that concerns a child care center, shall 28 notify the [Secretary's] STATE SUPERINTENDENT'S designee within 48 hours. On receipt of the notification required under subsection (a) of this section, 29 (b) 30 the [Secretary's] STATE SUPERINTENDENT'S designee shall convene, either in person 31 or by telephone, a multidisciplinary team to coordinate procedures in accordance with 32 the agreement developed under § 5-706(e) of this title to be followed in investigating 33 and otherwise responding to the report.

The multidisciplinary team shall be chaired by the [Secretary's] STATE

35 SUPERINTENDENT'S designee and shall include:

32

(H) 33 SCHOOLS.

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1 (1) representatives of the local department of social services and law 2 enforcement agency that are investigating the report under § 5-706 of this title; 3 (2) representation from the office of the local State's Attorney; and 4 (3) appropriate medical, including mental health, expertise. Notwithstanding any other provision of law, the members of the 5 (d) 6 multidisciplinary team shall share information necessary to carry out the team's 7 responsibility under this section. 8 Any information shared by the multidisciplinary team shall be confidential (e) 9 and may be disclosed only in accordance with the provisions of Article 88A, § 6 of the 10 Code. 11 (f) On request, the Department of State Police shall provide technical 12 assistance to a local law enforcement agency which is investigating a report of 13 suspected child abuse concerning a child care center. 14 5-586. In this Part VIII of this subtitle the following words have the meanings 15 (a) 16 indicated. "Department" means the [Department of Human Resources] STATE 17 (b) DEPARTMENT OF EDUCATION. 18 19 (c) "Employee" means a State employee. 20 "Employee occupant" means a State employee who is assigned or will be 21 assigned to a State-occupied building. 22 "Occupying agency" means a State agency or department which is or will 23 be located in a State-occupied building. 24 "State complex" means more than 1 State-occupied building or facility (f) 25 situated either adjacent to or within reasonable proximity to another State-occupied 26 building or facility. 27 "State-occupied building" means: (g) an office building acquired through any means by the State for use by 28 (1) 29 a State agency or department; and 30 (2) an office building constructed by or for the State for occupancy by a State agency or department.

"STATE SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF

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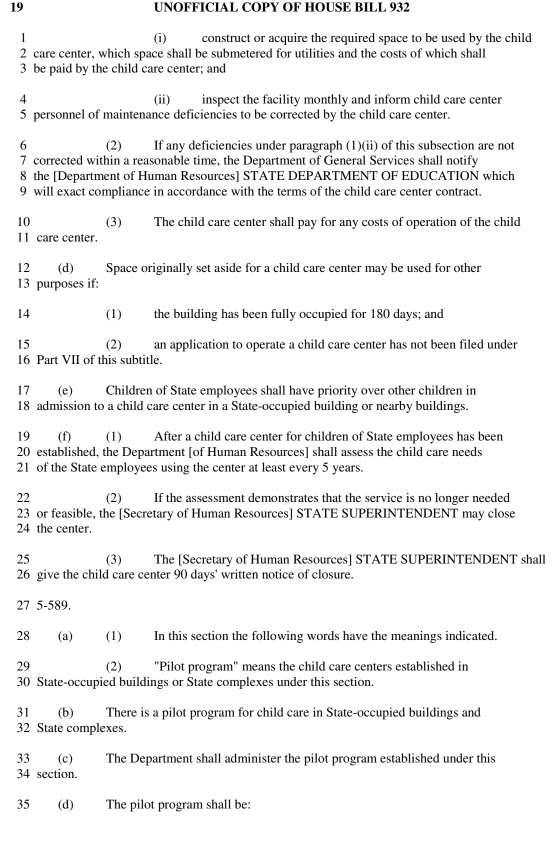
(c)

(1)

1	5-587.	
2 3	(a) employees in	The Department may establish child care centers for the children of State State-occupied buildings in the manner provided in this section.
		Before the State acquires or constructs an office building that as 700 or more employees, the [Department of Human Resources] STATE NT OF EDUCATION shall:
7 8	the employee	(1) survey the employees who will be assigned to the building regarding s' child care needs;
9 10	needed; and	(2) determine whether child care services for more than 29 children are
13	amount of sp	(3) if sufficient need is demonstrated, determine how much space is request that the Department of General Services designate the required ace within the building or acquire the designated amount of space within ding for a child care center.
	()	The occupying agency shall notify the employee occupants of the of space for a child care center at least 180 days before the projected date of the occupants.
18	5-588.	
	General Serv	The Department of Health and Mental Hygiene and the Department of rices shall cooperate with and assist the Department in carrying out the his Part VIII of this subtitle.
22	(b)	The Department shall:
		(1) provide the guidance and means for establishing child care centers en of State employees in State-occupied buildings or nearby buildings in with this Part VIII of this subtitle;
26 27	employees;	(2) provide for licensing of child care centers for children of State
		(3) ensure that space designated within a State-occupied building or ings for a child care center complies with the prevailing local and State and codes for child care centers;
31		

33 (5) contract for child care services in the space provided. Contract 34 providers must provide proof of financial responsibility.

The Department of General Services shall:



1 (1) operated in at least 1 State-occupied building or State complex where 2 700 or more State employees are located; 3 (2) established to accommodate at least 29 children at each location; and 4 (3) established for at least 3 years. The Department shall contract with child care providers to operate 5 (1) (e) 6 the child care centers established under this section. 7 The contract for operating a child care center shall require the child (2) 8 care provider: 9 (i) to be responsible for entering into agreements, and making 10 arrangements with the employees, for the provision of child care; to provide proof of financial responsibility; 11 (ii) 12 to be licensed under Part VII and this Part VIII of this subtitle; (iii) 13 to comply with any laws or regulations governing child care (iv) 14 centers; to obtain and keep in effect liability insurance in an amount 15 16 determined to be sufficient by the [Secretary] STATE SUPERINTENDENT; and 17 (vi) to comply with any other requirement the [Secretary] STATE 18 SUPERINTENDENT considers reasonable and necessary. 19 (3)The child care provider may not be held responsible for providing the 20 necessary space for the operation of the child care center. 21 5-590. In this Part IX of this subtitle the following words have the meanings 22 (a) 23 indicated. 24 (b) ["Child Care Administration" means the Child Care Administration of the 25 Department. "Council" means the [Child Care Administration] EARLY CHILDHOOD 26 (c)] 27 DEVELOPMENT Advisory Council. 28 [(d)]"Secretary" means the Secretary of Human Resources.] 29 (C) "STATE SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF 30 SCHOOLS.

1	5-591.				
2	There is [a Child Care Administration] AN EARLY CHILDHOOD DEVELOPMENT Advisory Council.				
4	5-592.				
5 6	(a) members.	(1)	The Cou	ıncil cons	sists of at least 25 members, but no more than 30
	SUPERINTI geographical		shall, to	the exter	mbers to the Council, the [Secretary] STATE at possible, appoint members representing costs the State.
10	(b)	The mer	nbers sha	all includ	e:
11 12	the Senate;	(1)	1 memb	er of the	Senate of Maryland appointed by the President of
13 14	Speaker of t	(2) he House		er of the	Maryland House of Delegates appointed by the
15		(3)	at least	l represe	ntative, appointed by the Secretary, from:
16			(i)	the Dep	artment of Health and Mental Hygiene;
17 18	Resources;		(ii)	[the Chi	ld Care Administration of the Department of Human
19			(iii)]	the Gov	ernor's Office for Children, Youth, and Families;
20			[(iv)]	(III)	the Head Start Program;
21			[(v)]	(IV)	the State Department of Education;
22			[(vi)]	(V)	the Office of the State Fire Marshal;
23			[(vii)]	(VI)	a local government;
24			[(viii)]	(VII)	a child care advocacy organization;
25 26	nonsectarian	n, or nurse	[(ix)] ery schoo	(VIII) ol;	an independent school, which may include a religious,
27			[(x)]	(IX)	a child care resource and referral agency;
28			[(xi)]	(X)	the Department of the Environment;
29 30	program:		[(xii)]	(XI)	a community college with an early childhood education

1 2	and	[(xiii)]	(XII)	the Maryland Association of Social Services Directors;
3	of early childhood pro	[(xiv)] ograms;	(XIII)	a professional organization concerned with the quality
5 6	(4) SUPERINTENDENT		l represen	tative, appointed by the [Secretary] STATE
7 8	administration of fire	(i) codes;	a local fi	re official who has responsibility for the enforcement or
9		(ii)	a user of	child care services; and
10		(iii)	a busines	ss person;
11 12	(5) appointed by the [Sec			n an interest and expertise in day care issues, JPERINTENDENT;
13 14	(6) STATE SUPERINTI			y day care providers, appointed by the [Secretary]
15 16	(7) the [Secretary] STAT	at least t E SUPE	wo child RINTENI	care providers from child care centers, appointed by DENT.
17	(c) (1)	The term	n of a me	mber is 3 years.
18 19	(2) appointed and qualifi		nd of a ter	rm, a member continues to serve until a successor is
20 21	(3) the rest of the term as			appointed after a term has begun serves only for is appointed and qualifies.
22 23	(4) promptly shall appoin	(i) nt a succe		ncy occurs, the [Secretary] STATE SUPERINTENDENT will serve until the term expires.
24		(ii)	The succ	essor may be reappointed for a full term.
27		ber repres	sents on the difference of the leads of the	leaves the position with the organization or State ne Council shall automatically lose their cretary] STATE SUPERINTENDENT shall
29 30	(d) From an SUPERINTENDENT			of the Council, the [Secretary] STATE nairman.
31	(e) (1)	A major	rity of the	members then serving on the Council is a quorum.
32 33	(2) decides.	The Cou	ıncil shall	meet at least once a year at the time and place it

1 (3) The Department shall provide staff for the Council. 2 (f) A member of the Council may not receive compensation for duties (1) 3 performed as a member of the Council. 4 A member of the Council who is a user of child care services, a family (2) 5 day care provider, or a child care provider from a child care center is entitled to 6 reimbursement for expenses under the Standard State Travel Regulations, as 7 provided in the State budget. 8 5-593. 9 The Council shall: 10 (1) advise and counsel the [Child Care Administration] EARLY 11 CHILDHOOD DEVELOPMENT DIVISION OF THE DEPARTMENT; 12 review regulations proposed by State agencies regulating child care 13 for the purpose of insuring coordination and consistency; 14 review issues and problems relating to care of children and suggest 15 priorities for consideration by the [Child Care Administration] EARLY CHILDHOOD 16 DEVELOPMENT DIVISION; and 17 (4) identify interdepartmental issues of importance to child care 18 providers and users that should be addressed by the [Child Care Administration of 19 the Department] EARLY CHILDHOOD DEVELOPMENT DIVISION and other State 20 agencies. 21 5-594. 22 In this part the following words have the meanings indicated. (a) 23 "Child care center" has the meaning stated in § 5-570 of this subtitle. (b) 24 "Child care provider" means a family day care provider or a child care (c) 25 center. "Direct incentive grant" means a grant awarded under the Child Care 26 (d) 27 Quality Incentive Grant Program. 28 "Family day care provider" has the meaning stated in § [5-559(d)] 29 5-550(D) of this subtitle. 30 5-594.8. 31 The [Secretary of Human Resources] STATE SUPERINTENDENT shall adopt 32 regulations necessary to carry out the purposes of this part.

1			Article - Education
2			Subtitle 4A. Maryland School-Based Health Policy Advisory Council.
3	7-4A-01.		
4 5			ng] SUBTITLE, "Council" means the Maryland School-Based Advisory Council.
6	7-4A-02.		
7 8	(a) IN THE DEI		s a Maryland School-Based Health Center Policy Advisory Council ENT.
9 10	(b) Youth, and		ouncil shall be independent and located in the Office for Children, for budgetary and administrative purposes only.
11 12	(c)] for Children		pport for the Council shall be provided by the [Governor's Office and Families] DEPARTMENT.
13	7-4A-03.		
14	(a)	The Co	uncil consists of the following 25 members:
15 16	or the Speci	(1) al Secret	The Special Secretary of the Office for Children, Youth, and Families ary's designee;
17 18	designee;	(2)	The State Superintendent of Schools or the State Superintendent's
19 20	designee;	(3)	The Secretary of Health and Mental Hygiene or the Secretary's
21		(4)	The Secretary of Juvenile Services or the Secretary's designee;
22		(5)	The Secretary of Human Resources or the Secretary's designee;
23 24	designee;	(6)	The Secretary of Budget and Management or the Secretary's
25 26	the Senate;	(7)	One member of the Senate of Maryland appointed by the President of
27 28	Speaker of t	(8) he House	One member of the House of Delegates of Maryland appointed by the e;
29		(9)	The following members appointed by the Governor:
30 31	Medical Ass	sistance I	(i) One individual with experience or expertise with the Maryland Program;

From among the members of the Council, the Governor shall designate a

32

33 chairman for a 2-year term.

1

(f)

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2 reimbursement for expenses under the Standard State Travel Regulations, as

A member of the Council may not receive compensation but is entitled to

3 provided in the State budget. 4 7-4A-04. 5 (a) A majority of the members then serving on the Council is a quorum. 6 The Council shall determine the times and places of its meetings and any (b) other necessary operating procedures which may include the establishment of subcommittees, consultant panels, or work groups utilizing the expertise of noncouncil and nonpanel members. 10 7-4A-05. 11 (a) The purpose of the Council is to coordinate the interagency effort to 12 develop, sustain, and promote quality school-based health centers in Maryland. 13 In consultation with appropriate State agencies and other interested (b) 14 organizations, including representatives from academic institutions, health care 15 providers, and payors, the Council shall: Monitor the activities and range of services of the school-based 16 (1) 17 health centers; 18 (2) Recommend legislative initiatives; 19 (3) Develop and update a compendium of technical assistance experts 20 that will be used as a reference when local requests for assistance come to the State; 21 (4) Monitor the development of notifications of available funds; 22 Participate in the review of grants to local jurisdictions for the 23 development of school-based health care programs; 24 Develop strategies for funding and reimbursement of care delivered (6)25 in school-based health centers; 26 (7)Develop a consistent outcome measurement tool to be used by all 27 school-based health centers in the State and assess the progress of all school-based 28 health centers based on the information collected; 29 (8)Establish standards of practice within school-based health centers; 30 (9)Encourage the development of models of excellence in school-based 31 health centers; 32 (10)Prepare an annual report to the [Subcabinet] STATE DEPARTMENT 33 OF EDUCATION AND THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE; and

1 (11)Perform other activities identified that impact on the development, 2 sustainability, or quality of school-based health care in Maryland. 3 Subtitle 12. Maryland After-School Opportunity Fund Program. 4 7-1201. 5 In this subtitle the following words have the meanings indicated. (a) "Advisory Board" means the Advisory Board on After-School Opportunity 6 (b) 7 programs. "After-school opportunity programs" means enrichment programs for (c) 9 school age children that take place: 10 (1) Before school starts each day and after school ends each day; 11 (2) On weekends; 12 On holidays; (3) During vacations; and 13 (4) 14 During summer break. (5) 15 (d) "Department" means the [Department of Human Resources] STATE 16 DEPARTMENT OF EDUCATION. "Executive Committee" means the Executive Committee of the Advisory 17 (e) 18 Board. 19 (f) (1) "Fund" means the Maryland After-School Opportunity Fund. 20 "Fund" does not include money provided under the Purchase of Child (2) 21 Care Program administered by the [Child Care Administration of the Department of Human Resources | EARLY CHILDHOOD DEVELOPMENT DIVISION OF THE STATE 23 DEPARTMENT OF EDUCATION HUMAN RESOURCES. 24 "Program" means the Maryland After-School Opportunity Fund Program. (g) 25 "Technical assistance" includes assistance in the identification and (h) 26 implementation of effective practices for after-school programs. 27 7-1202. 28 There is a Maryland After-School Opportunity Fund Program. (a) 29 (b) There is a Maryland After-School Opportunity Fund in the Program. 30 The Executive Committee, in consultation with the Advisory Board, shall (c) 31 administer the Program.

	(d) The Executive Committee shall consult with the Maryland Partnership for Children, Youth, and Families in developing the Program's standards and in operating the Program.					
4	7-1203.					
5 6	(a) Program.	There is	an Advis	sory Board on After-School Opportunity Programs in the		
7	(b)	The Adv	visory Bo	ard shall consist of the following individuals:		
8		(1)	The Gov	vernor or the Governor's designee;		
9		(2)	The Pres	sident of the Senate of Maryland or the President's designee;		
10 11	designee;	(3)	The Spe	aker of the House of Delegates of Maryland or the Speaker's		
12 13	designee;	(4)	The Stat	re Superintendent of Schools or the Superintendent's		
14 15	and Human	(5) Resource		retaries of Health and Mental Hygiene, Juvenile Services, designees;		
16 17	or the Specia	(6) al Secreta		cial Secretary of the Office for Children, Youth, and Families gnee;		
18 19	designated b	(7) One representative of the Office of Crime Control and Prevention by the Governor; and				
20 21	Governor, as	(8) s follows		ndividuals serving 2-year terms, to be appointed by the		
22 23	community;		(i)	Two members who represent the children's advocacy		
24 25	represent pro	oviders n	(ii) ot include	Two members of the after-school provider community who ed in items (vi) and (vii) of this item;		
26 27	in kindergar	ten throu	(iii) gh grade	Two members who are parents of students enrolled in the State 12;		
28 29	through 12;		(iv)	Two members who are students enrolled in the State in grades 6		
30			(v)	One teacher who is working in a school in the State;		
31 32	serves school	ol age chi	(vi) ldren;	One member who is a registered family child care provider who		

1 2	center who so	erves sch	(vii) ool age c	One member who is a staff member of a licensed child care hildren;
3			(viii)	One member of a local management board;
4			(ix)	One member of a local board of education;
5 6	parks that de	livers lice	(x) ensed or i	One member who is a professional in the field of recreation and regulated child care programs; and
7 8	disabled chile	dren.	(xi)	One member who represents the concerns of developmentally
9	(c)	(1)	There is	an Executive Committee of the Advisory Board.
10		(2)	The Exe	cutive Committee consists of the following individuals:
11			(i)	The Governor or the Governor's designee;
12			(ii)	The Secretary of Human Resources or the Secretary's designee;
13 14	designee;		(iii)	The State Superintendent of Schools or the Superintendent's
15			(iv)	The Secretary of Juvenile Services or the Secretary's designee;
16 17	designee; an	d	(v)	The Secretary of Health and Mental Hygiene or the Secretary's
18 19	Families or t	the Speci	(vi) al Secreta	The Special Secretary of the Office for Children, Youth, and ary's designee.
20 21	(d) the Executiv	(1) re Comm		vernor shall serve as the chair of the Advisory Board and of
	secretaries sechair in the C		the Adv	vernor may designate the Lieutenant Governor or one of the isory Committee and the Executive Committee to act as e.
25	7-1204.			
26 27	(a) Committee.	The Dep	oartment s	shall administer the Fund as directed by the Executive
28 29	(b) shall review	(1) and mak		final action by the Executive Committee, the Advisory Board nendations on:
30			(i)	Program standards;
31			(ii)	Requests for proposals; and

1	(iii) Criteria for awarding grants.
	(2) A member of the Advisory Board may not vote on or make any recommendation to the Executive Committee if the member has a financial interest that may be substantially affected by that recommendation.
7	(c) (1) On or before December 15 of each year, the Executive Committee, in consultation with the Advisory Board, shall review and update the comprehensive plan of after-school opportunity programs as described in paragraph (2) of this subsection.
9	(2) The comprehensive plan shall address at least the following issues:
10	(i) Integration of public and private funding sources;
11	(ii) Maximization of federal funding opportunities;
12 13	(iii) Consideration of the special needs of developmentally disabled children, including needed services, supports, and appropriate provider training;
14 15	(iv) Promotion of the use of school buildings and local public transportation resources for after-school opportunity programs;
	(v) Where applicable, use of the local child care resource and referral centers of the Maryland Child Care Resource Network for technical assistance purposes;
19 20	(vi) Promotion of continued expansion of high quality after-school opportunity programs in the State; and
	(vii) Consideration of implementing the full range of options for improving the delivery of after-school opportunity programs, including the potential expansion of the purchase of care voucher system.
26	(d) (1) Each fiscal year, in consultation with the Advisory Board and subject to the availability of money in the Fund, the Executive Committee shall issue a request for proposals under the State procurement law soliciting bids for a grant from the Fund.
30	(2) Subject to subsection (b)(2) of this section, the Executive Committee may award a grant from the Fund to an applicant only after consultation with the Advisory Board and upon a favorable vote of a majority of the members of the Executive Committee.
	(3) In any fiscal year, the total grants awarded to applicants operating within a particular county or Baltimore City may not exceed 15% of the total grants awarded in that fiscal year.
35 36	(4) The Executive Committee must identify and ensure that a responsible organization will administer any grant awarded from the Fund.

1 In selecting an organization to administer a grant from the Fund, the (e) 2 Executive Committee shall select the responsive and responsible bidder whose 3 application best incorporates features that will have a positive measurable impact on 4 one or more of the conditions of well-being for Maryland children and youth identified 5 by the Maryland Partnership for Children, Youth, and Families. The Executive Committee may award a planning grant from the Fund to 6 assist an organization in a county to prepare an application for a grant for the next 8 fiscal year. 9 7-1205. 10 Subject to § 2-1246 of the State Government Article, the Executive Committee shall report by December 31 of each year to the General Assembly on the implementation of the Program, including an evaluation of the effectiveness of the 13 after-school opportunity programs funded by grants under the Program. 14 7-1206. 15 The Executive Committee shall adopt regulations to carry out the provisions of 16 this subtitle. 17 7-1207. 18 This subtitle may be cited as the Maryland After-School Opportunity Fund Act. SECTION 7. AND BE IT FURTHER ENACTED, That: 19 20 The functions and activities of the following programs are transferred from 21 the Department of Human Resources to the State Department of Education: 22 Maryland Child Care Resource Network; (1) Maryland Family Support Centers Network; 23 (2) Maryland Child Care Credential; and 24 (3) 25 (4) any other child care or early childhood development program within the Department of Human Resources. 27 The functions and activities of the following programs are transferred from (b) 28 the Office for Children, Youth, and Families to the State Department of Education: 29 (1) Home Visiting Consortium; Healthy Families Maryland; 30 (2) 31 (3) School Based Health Care Initiative; and any other childcare or early childhood development program within 32 (4) 33 the Office for Children, Youth, and Families.

- 1 SECTION 8. AND BE IT FURTHER ENACTED, That nothing in this Act shall
- 2 be construed to facilitate or effectuate the transfer of the Office of Child Care Subsidy
- 3 or the Purchase of Child Care Voucher Program from the Department of Human
- 4 Resources to the State Department of Education. The State Department of Education,
- 5 in consultation with the Department of Human Resources, shall study whether the
- 6 Purchase of Child Care Voucher Program should be transferred to the State
- 7 Department of Education at a later date. The State Department of Education shall
- 8 report the results of this study and any recommendations concerning the transfer of
- 9 the Purchase of Child Care Voucher Program to the General Assembly, in accordance
- 10 with § 2-1246 of the State Government Article, on or before November 30, 2005.

11 SECTION 9. AND BE IT FURTHER ENACTED, That:

- 12 (a) (1) The State Department of Education shall develop a plan to address
- 13 the needs of children with disabilities, children with special health care needs, and
- 14 child care providers that care for these children.
- 15 (2) The plan shall incorporate the recommendations of the Task Force on
- 16 Inclusive Child Care and After School Care for Children with Disabilities and Special
- 17 Health Care Needs and shall reflect input from families of children with disabilities
- 18 and special health care needs.
- 19 On or before January 1, 2006, the plan, and assessment of the
- 20 anticipated resources necessary for implementation of the plan, shall be reported to
- 21 the Department of Disabilities and, in accordance with § 2-1246 of the State
- 22 Government Article, the General Assembly.
- 23 (b) The Department of Disabilities shall incorporate the plan into the State
- 24 Disability Plan on or before January 1, 2006.
- 25 (c) On or before July 1, 2006, July 1, 2007, and July 1, 2008, the State
- 26 Department of Education shall submit a progress report detailing implementation of
- 27 the plan developed under subsection (a) of this section to the Department of
- 28 Disabilities and, in accordance with § 2-1246 of the State Government Article, the
- 29 General Assembly.
- 30 SECTION 8. 10. AND BE IT FURTHER ENACTED, That all employees of the
- 31 Child Care Administration and the Office for Children, Youth, and Families, whose
- 32 positions are transferred to the State Department of Education by this Act shall be so
- 33 transferred on the effective date of this Act without any diminution of their rights,
- 34 <u>including collective bargaining rights</u>, benefits, or employment and retirement status.
- 35 SECTION 9. 11. AND BE IT FURTHER ENACTED, That all persons who are
- 36 classified employees of the Child Care Administration and the Office for Children,
- 37 Youth, and Families as of June 30, 2005, and who are transferred to the State
- 38 Department of Education as part of the transfer of nonstatutory programs relating to
- 39 the Child Care Administration and the Office for Children, Youth, and Families shall
- 40 be transferred without any diminution of their rights, including collective bargaining
- 41 rights, benefits, or employment status, including, if any, merit system and retirement
- rights, beliefits, of employment status, including, if any, ment system and retiremen
- 42 status.

- 1 SECTION 40. 12. AND BE IT FURTHER ENACTED, That nothing in this Act 2 shall be construed to:
- 3 (a) Diminish any of the powers and duties of the Social Services
- 4 Administration to investigate reports of child abuse and neglect; or
- 5 (b) Affect any of the powers and duties of the Department of Juvenile Services,
- 6 the Department of Health and Mental Hygiene, and the Department of Human
- 7 Resources to operate residential care facilities or group homes.
- 8 SECTION 41. 13. AND BE IT FURTHER ENACTED, That except as otherwise
- 9 provided in this Act, nothing in this Act affects the term of office of an appointed
- 10 member of any board, commission, committee, or council. A person who is a member of
- 11 such a unit on the effective date of this Act shall remain a member for the balance of
- 12 the term to which the person was appointed, unless the person before the end of the
- 13 term dies, resigns, or is removed pursuant to the provisions of law.
- 14 SECTION 12. 14. AND BE IT FURTHER ENACTED, That all property,
- 15 including real or personal property, records, fixtures, appropriations, credits, assets,
- 16 liabilities, obligations, rights, and privileges held by the Department of Human
- 17 Resources or the Office for Children, Youth, and Families to carry out the exclusive 18 functions of the programs transferred under this Act shall be transferred to the State
- 19 Department of Education on the effective date of this Act.
- 20 SECTION 13. 15. AND BE IT FURTHER ENACTED, That, except as otherwise
- 21 provided by law, all existing laws, rules, and regulations, proposed rules and
- 22 regulations, standards and guidelines, policies, orders and other directives, forms,
- 23 plans, memberships, contracts, property, investigations, administrative and judicial
- 24 responsibilities, rights to sue and be sued, and all other duties and responsibilities
- 25 associated with the functions of the Child Care Administration and the programs
- 26 transferred from the Office for Children, Youth, and Families and the Maryland
- 27 Family Support Centers Network prior to the effective date of this Act shall continue
- 28 in effect under the State Department of Education, until completed, withdrawn,
- 29 canceled, modified, or otherwise changed pursuant to law.
- 30 SECTION 14. 16. AND BE IT FURTHER ENACTED, That all contracts,
- 31 agreements, grants, or other obligations entered into by the Child Care
- 32 Administration or the programs transferred from the Office for Children, Youth, and
- 33 Families, and the Maryland Family Support Centers Network prior to July 1, 2005,
- 34 are hereby declared to be valid, legal and binding obligations of the State Department
- 35 of Education, enforceable in accordance with their terms.
- 36 SECTION 45. 17. AND BE IT FURTHER ENACTED, That the publishers of the
- 37 Annotated Code of Maryland, subject to the approval of the Department of Legislative
- 38 Services, shall propose the correction of any agency names and titles throughout the
- 39 Annotated Code that are rendered incorrect by this Act and any necessary corrections
- 40 shall be satisfied by passage of the Annual Corrective Bill of 2006.
- 41 SECTION 46. 18. AND BE IT FURTHER ENACTED, That all appropriations,
- 42 including State and federal funds, held by the Department of Human Resources to

- 1 carry out the exclusive functions of the Child Care Administration or any other
- 2 program transferred under this Act shall be transferred to the State Department of
- 3 Education on the effective date of this Act.
- 4 SECTION 47. 19. AND BE IT FURTHER ENACTED, That all appropriations
- 5 including State and federal funds, held by the Office for Children, Youth, and
- 6 Families to carry out the exclusive functions of the Home Visiting Consortium,
- 7 Healthy Families Maryland, the School Based Health Care Initiative, and any other
- 8 program transferred under this Act shall be transferred to the State Department of
- 9 Education on the effective date of this Act.
- 10 SECTION 18. 20. AND BE IT FURTHER ENACTED, That this Act shall take
- 11 effect July 1, 2005.