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By: Delegates Hixson, Marriott, and Cryor Introduced and read first time: February 10, 2005

Assigned to: Ways and Means

32

Annotated Code of Maryland

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### A BILL ENTITLED

|             |     | A SIED EIVITEED  |
|-------------|-----|--|
| 1           | AN  | ACT concerning   |
| 2<br>3<br>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           | FOI | R the purpose of establishing an Early Childhood Development Division within the   |
| 6           |     | State Department of Education; transferring the Child Care Administration  |
| 7           |     | from the Department of Human Resources to the State Department of  |
| 8           |     | Education; repealing a certain obsolete task force; transferring certain programs  |
| 9           |     | of the Office for Children, Youth, and Families to the State Department of   |
| 10          |     | Education; defining certain terms; providing that employees of the Department  |
| 11          |     | of Human Resources and the Office for Children, Youth, and Families who are  |
| 12          |     | transferred to the State Department of Education be transferred without any  |
| 13          |     | diminution of their rights, benefits, or employment status; providing that   |
| 14<br>15    |     | nothing in this Act be construed to diminish certain powers and duties of the  |
| 16          |     | Social Services Administration, the Department of Juvenile Services, the Department of Health and Mental Hygiene, or the Department of Human   |
| 17          |     | Resources; requiring the Department of Legislative Services in conjunction with  |
| 18          |     | the publishers of the Annotated Code of Maryland to revise the Code to conform   |
| 19          |     | it to the changes made by this Act; and generally relating to the transfer of the  |
| 20          |     | Child Care Administration, programs of the Office for Children, Youth, and   |
| 21          |     | Families, and Maryland Family Support Centers Network to the State   |
| 22          |     | Department of Education.   |
| 23          | BY  | renumbering  |
| 24          |     | Article - Education  |
| 25          |     | Section 2-303(j)   |
| 26          |     | to be Section 2-303(k)   |
| 27          |     | Annotated Code of Maryland   |
| 28          |     | (2004 Replacement Volume and 2004 Supplement)  |
| 29          | BY  | repealing  |
| 30          |     | Article - Family Law   |
| 31          |     | Section 5-559 and 5-585.1  |

| 1        | (2004 Replacement Volume)   |     |
|----------|---|-----|
| 3        | BY transferring Article 49D - Office for Children, Youth, and Families  |     |
| 4<br>5   | Section 46 through 50, respectively, and the subheading "Maryland School-Based Health Policy Advisory Council"                    |     |
| 6        | Annotated Code of Maryland  |     |
| 7        | (2003 Replacement Volume and 2004 Supplement)   |     |
|          | to be   |     |
| 9        | Article - Education   | 1 A |
| 10<br>11 | Section 7-4A-01 through 7-4A-05, respectively, and the subtitle "Subtitle 4 Maryland School-Based Health Policy Advisory Council" | ŀА. |
| 12       | Annotated Code of Maryland  |     |
| 13       | (2004 Replacement Volume and 2004 Supplement)   |     |
|          |   |     |
|          | BY transferring   |     |
| 15       | Article 41 - Governor - Executive and Administrative Departments  |     |
| 16       | Section 6-801 through 6-807, respectively, and the subtitle "Subtitle 8.  |     |
| 17<br>18 | Maryland After-School Opportunity Fund Program" Annotated Code of Maryland  |     |
| 19       | (2003 Replacement Volume and 2004 Supplement)   |     |
|          | to be   |     |
| 21       | Article - Education   |     |
| 22       | Section 7-1201 through 7-1207, respectively, and the subtitle "Subtitle 12.   |     |
| 23       | Maryland After-School Opportunity Fund Program"   |     |
| 24       | Annotated Code of Maryland  |     |
| 25       | (2004 Replacement Volume and 2004 Supplement)   |     |
| 26       | BY adding to  |     |
| 27       | Article - Education   |     |
| 28       | Section 2-303(j)  |     |
| 29       | Annotated Code of Maryland  |     |
| 30       | (2004 Replacement Volume and 2004 Supplement)   |     |
| 21       | DV adding to  |     |
| 32       | BY adding to Article - Family Law   |     |
| 33       | Section 5-550   |     |
| 34       | Annotated Code of Maryland  |     |
| 35       | (2004 Replacement Volume)   |     |
| 26       | BY repealing and reenacting, with amendments,   |     |
| 37       | Article - Family Law  |     |
| 38       | Section 5-550, 5-552, 5-552.1, 5-554, 5-554.1, 5-556, 5-558, 5-559.2, 5-57  | 70. |
| - 0      | 2   | -,  |

| 1<br>2<br>3<br>4                 | 5-572, 5-573, 5-575, 5-580, 5-580.1, 5-581, 5-584, 5-586 through 5-589 5-590 through 5-594, and 5-594.8 Annotated Code of Maryland (2004 Replacement Volume)   |
|----------------------------------|--|
| 5<br>6<br>7<br>8<br>9<br>10      | BY repealing and reenacting, with amendments, Article - Education Section 7-4A-01, 7-4A-02, and 7-4A-05 Annotated Code of Maryland (2004 Replacement Volume and 2004 Supplement) (As enacted by Section 3 of this Act) |
| 11<br>12<br>13<br>14<br>15<br>16 |  |
| 17<br>18<br>19<br>20<br>21<br>22 |  |
| 23<br>24<br>25<br>26<br>27<br>28 | · · · · · · · · · · · · · · · · · · ·  |
| 29                               | Preamble   |
| 30<br>31                         | WHEREAS, The foundations of lifelong learning and well-being are based on the experiences of early childhood; and  |
| 32                               | WHEREAS, Maryland has invested in many programs to improve the early   |

- 33 experiences of the State's children; and
- WHEREAS, These programs have the potential to move the State toward the achievement of one of its foremost goals that all children arrive at school with the skills and competencies needed to succeed in school and later in life; and

- WHEREAS, One of foremost challenges faced by early childhood programs is
- 2 that they are spread among different State agencies, rather than residing in a single
- 3 agency that has as its core mission the continuum of learning from birth through high
- 4 school; and
- 5 WHEREAS, The Maryland State Department of Education, which embraces this
- 6 core mission and already houses a number of major early childhood programs, could
- 7 provide a unified home for all the programs that nurture and educate the State's
- 8 children; and
- 9 WHEREAS, The benefits of such a reorganization would be substantial, in that
- 10 the programs would reside in an agency that approaches its work with families and
- 11 children though an "asset-based" model that identifies strengths and builds on them,
- 12 rather than focusing solely on deficiencies and remediation; and
- WHEREAS, The State's involvement in early child care would thus be
- 14 understood as beneficial to all children, not just disadvantaged children; and
- WHEREAS, Located in a single department, programs could more easily be
- 16 aligned to support development from birth to completion of high school, and the
- 17 department being held accountable for children's educational achievement under the
- 18 No Child Left Behind Act and the Bridge to Excellence in Public Education Act would
- 19 be in a far stronger position to accomplish that goal; now, therefore,
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That Section(s) 2-303(j) of Article Education of the Annotated Code of
- 22 Maryland be renumbered to be Section(s) 2-303(k).
- 23 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5-559 and
- 24 5-585.1 of Article Family Law of the Annotated Code of Maryland be repealed.
- 25 SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 46 through 50,
- 26 respectively, and the subheading "Maryland School-Based Health Policy Advisory
- 27 Council" of Article 49D Office for Children, Youth, and Families of the Annotated
- 28 Code of Maryland be transferred to be Section(s) 7-4A-01 through 7-4A-05,
- 29 respectively, and the subtitle "Subtitle 4A. Maryland School-Based Health Policy
- 30 Advisory Council" of Article Education of the Annotated Code of Maryland.
- 31 SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 6-801 through
- 32 6-807, respectively, and the subtitle "Subtitle 8. Maryland After-School Opportunity
- 33 Fund Program" of Article 41 Governor Executive and Administrative Departments
- 34 of the Annotated Code of Maryland be transferred to be Section(s) 7-1201 through
- 35 7-1207, respectively, and the subtitle "Subtitle 12. Maryland After-School
- 36 Opportunity Fund Program" of Article Education of the Annotated Code of
- 37 Maryland.
- 38 SECTION 5. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 39 read as follows:

| 1        | Article - Education  |
|----------|--|
| 2        | 2-303.   |
| 3 4      | (J) THE STATE SUPERINTENDENT SHALL ESTABLISH AN EARLY CHILDHOOD DEVELOPMENT DIVISION WITHIN THE DEPARTMENT.  |
| 5        | Article - Family Law   |
| 6        | 5-550.   |
| 7<br>8   | (A) IN PART V OF THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.  |
| 9        | (B) "DEPARTMENT" MEANS THE STATE DEPARTMENT OF EDUCATION.  |
| 10<br>11 | (C) "DIRECT GRANT FUND" MEANS THE FAMILY DAY CARE PROVIDER DIRECT GRANT FUND.  |
| 12<br>13 | (D) "FAMILY DAY CARE PROVIDER" MEANS AN INDIVIDUAL WHO CARES FOR NO MORE THAN EIGHT CHILDREN IN A REGISTERED FAMILY DAY CARE HOME.   |
| 14<br>15 | (E) "STATE SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF SCHOOLS.  |
| 16       | [5-550.] 5-550.1.  |
| 17<br>18 | (a) The Department shall implement a system of registration for family day care homes.   |
| 19       | (b) The purpose of registration of family day care homes is to:  |
| 20<br>21 | (1) protect the health, safety, and welfare of children while they are in family day care;   |
| 22       | (2) identify family day care homes;  |
| 23<br>24 | (3) provide basic technical assistance and child care information to day care providers; and   |
| 25       | (4) minimize the regulatory rigidity often associated with licensing.  |
|          | (c) The system of registration is intended to promote a high degree of 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. |
| 29       | 5-552.   |
| 30<br>31 | (a) Except as otherwise provided in this section, a family day care home may not operate unless it is registered.  |

| 1 2      | (b)<br>provider:                      | A family day care home is not required to be registered if the day care   |
|----------|---------------------------------------|---|
| 3        |                                       | (1) is related to each child by blood or marriage;  |
| 4<br>5   | provided on                           | (2) is a friend of each child's parents or legal guardian and the care is an occasional basis; or   |
| 6<br>7   | licensed by t                         | (3) has received the care of the child from a child placement agency ne Administration or by a local department.  |
|          | (c)<br>service unles<br>V of this sub | A person may not advertise a family day care home or family day care is the family day care home is registered under the provisions of this Part stitle.  |
| 13       | in a regional                         | An employee of the [Administration] DEPARTMENT charged with the and enforcement of child care regulations [or the chief licensing agent office of the Administration] may serve a civil citation to a person found of this section.   |
| 15       | 5-552.1.                              |   |
| 16<br>17 | (a)<br>Administrati                   | (1) There is an amnesty period, to be determined by the [Child Care on of the] Department, for unregistered family day care providers.  |
| 18<br>19 | the registrati                        | (2) The purpose of the amnesty period is to encourage compliance with on requirements of this Part V.   |
| 20<br>21 | (b) requirement                       | The amnesty is intended to encourage compliance with registration s by:   |
| 22<br>23 | registration                          | (1) having unregistered family day care providers voluntarily enter the process; and  |
| 24<br>25 | amnesty pro                           | (2) allowing unregistered family day care providers participating in the gram to continue providing child care during the registration process.   |
| 28<br>29 | those years to (ii) of this pa        | (1) (i) Notwithstanding any other provision of this Part V, from 994 to September 30, 1997, there shall be an amnesty period in each of or unregistered family day care providers as provided in subparagraph tragraph to allow unregistered family day care providers to continue in hile becoming registered in accordance with the provisions of this section. |
|          | amnesty per 30, 1997.                 | (ii) Except as provided in subparagraph (iii) of this paragraph, the od shall be 12 months for each year from October 1, 1994 to September  |
|          |                                       | (iii) Subject to subparagraph (iv) of this paragraph, the [Child Care on of the] Department may reduce the number of months in the amnesty less than 2 months for each of the 2 years from October 1, 1995 to   |

1 September 30, 1997, if the [Child Care Administration] DEPARTMENT finds that a

| 2        | 12-month period is no                           | ot feasible                          |   |
|----------|---|--------------------------------------|---|
| 5        | paragraph, the [Child                           | Care Adr                             | If the [Child Care Administration] DEPARTMENT reduces the mesty period under subparagraph (iii) of this ministration] DEPARTMENT shall notify the General ance with § 2-1246 of the State Government Article.   |
| 7<br>8   | (2) adopt regulations for                       |                                      | cretary of Human Resources] STATE SUPERINTENDENT shall mentation of the amnesty program.  |
| 9<br>10  | (d) (1) V, but only if the req                  |                                      | nesty shall apply only to the registration required by this Part s of subsection (e) of this section are met.   |
| 11<br>12 | (2) amnesty:                                    | Any unr                              | egistered family day care provider participating in the   |
| 15<br>16 | in the care of the unre                         | egistered<br>nce provid              | may not be enjoined by the Department as long as information artment that the health, safety, or welfare of any child family day care provider is endangered, including any ded by a State or local code enforcement authority or |
| 18<br>19 | V; and  | (ii)                                 | is not subject to the penalty provided for in § 5-557 of this Part  |
| 20<br>21 | this Part V.                                    | (iii)                                | is subject to the group size requirements provided by § 5-553 of  |
| 22<br>23 | (e) For the j is participating in the           |                                      | of this section, an unregistered family day care provider program if:   |
| 24       | (1)   | the unre                             | gistered family day care provider:  |
|          | application with the l<br>Department; and       | (i)<br>Departme                      | between October 1, 1994 and September 30, 1997, files an nt in accordance with the regulations adopted by the   |
|          | complete the registra and                       | (ii)<br>tion proce                   | makes a good faith effort, as determined by the Department, to ess within 1 year of the date of entering the amnesty;   |
| 33<br>34 | welfare of any child is<br>endangered, includin | HE DEPA<br>in the care<br>g any info | cion 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.          |
| 36<br>37 |   |                                      | any other provision of law, except for any willful or r local code enforcement authority, protective services   |

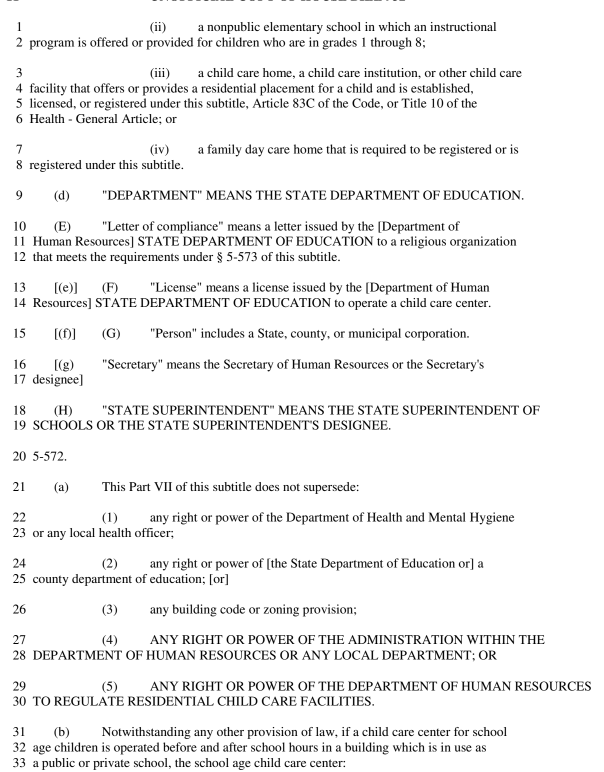
- 1 or law enforcement agency, the Department of Human Resources, STATE
- 2 DEPARTMENT OF EDUCATION, and the personnel of a State or local code enforcement
- 3 authority, protective services or law enforcement agency, [or] the Maryland
- 4 Department of Human Resources, OR THE STATE DEPARTMENT OF EDUCATION shall
- 5 be immune from civil liability for any act or injury to any child attributable to or
- 6 resulting from the amnesty period provided for in this section.

### 7 5-554.

- 8 (a) A registration under this Part V of this subtitle may be revoked, a day care 9 provider may appeal from the revocation, and the operation of an unregistered family 10 day care home may be enjoined.
- 11 (b) (1) Revocation, appeal, or injunction under this Part V of this subtitle
- 12 shall be in accordance with §§ 5-513, 5-515, 5-516, 5-517, 5-518, and 5-519 of this
- 13 subtitle.
- 14 (2) Subject to paragraph (1) of this subsection, the [Secretary of the
- 15 Department or the Secretary's designee] STATE SUPERINTENDENT OR THE STATE
- 16 SUPERINTENDENT'S DESIGNEE shall exercise the authority granted to the
- 17 [Administration or the Director of the Administration] DEPARTMENT.
- 18 5-554.1.
- 19 (a) The [Secretary] STATE SUPERINTENDENT or other authorized official or
- 20 employee of the Department [of Human Resources] may apply to a judge of the
- 21 District Court or a circuit court for an administrative search warrant to enter any
- 22 unregistered family day care home to conduct any inspection required or authorized
- 23 by law to determine compliance with the provisions of this subtitle relating to family
- 24 day care homes.
- 25 (b) (1) The application for an administrative search warrant shall be in
- 26 writing and signed and sworn by the [Secretary] STATE SUPERINTENDENT and shall
- 27 particularly describe the place, structure, premises, or records to be inspected and the
- 28 nature, scope, and purpose of the inspection to be conducted.
- 29 (2) Before the filing of an administrative search warrant application
- 30 with a court, the application shall be approved by the Attorney General of Maryland
- 31 as to its legality in both form and substance under the standards and criteria of this
- 32 section and a statement to this effect shall be included as part of the application.
- 33 (c) A judge of a District Court or circuit court in the jurisdiction in which the
- 34 unregistered family day care home is located may issue an administrative search
- 35 warrant on finding that:
- 36 (1) the Department has reasonably sought and been denied access to an
- 37 unregistered family day care home for the purpose of making an inspection;
- 38 (2) the requirements of subsection (b) of this section are met;

|                | (3) the official or employee of the Department is authorized or required by law to make an inspection of the unregistered family day care home for which the warrant is sought; and   |
|----------------|---|
| 4<br>5         | (4) probable cause for the issuance of the warrant has been demonstrated by the Department by specific evidence:  |
| 6              | (i) of an existing violation of § 5-552 of this subtitle; and   |
|                | (ii) that the health, safety, and welfare of the children in the unregistered family day care home are substantially threatened due to conditions in the family day care home.  |
|                | (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.  |
| 15<br>16<br>17 | (e) (1) An administrative search warrant issued under this section authorizes the [Secretary] STATE SUPERINTENDENT and other officials or employees of the STATE Department OF EDUCATION OR THE DEPARTMENT OF HUMAN RESOURCES 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 family day care homes. |
| 19             | (2) The inspection may not exceed the limits specified in the warrant.  |
| 20             | 5-556.  |
| 23             | (a) 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 that concerns a family day care home shall notify the [Secretary's] STATE SUPERINTENDENT'S designee within 48 hours.   |
| 27<br>28       | (b) Upon receipt of the notification required under subsection (a) of this section, the [Secretary's] 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(e) of this title to be followed in investigating and otherwise responding to the report.                                    |
| 30<br>31       | (c) The multidisciplinary team shall be chaired by the [Secretary's] STATE SUPERINTENDENT'S designee and shall include:   |
| 32<br>33       | (1) representatives of the local department and law enforcement agency that are investigating the report under § 5-706 of this title;   |
| 34             | (2) representation from the office of the local State's Attorney; and   |
| 35             | (3) appropriate medical, including mental health, expertise.  |
|                |   |

|          | (d) 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) Any information shared by the multidisciplinary team shall be confidential and may be disclosed only in accordance with the provisions of Article 88A, § 6 of the Code.   |
|          | (f) 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 day care home.   |
| 10       | 5-558.  |
| 13<br>14 | 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. |
| 16       | 5-559.2.  |
|          | (a) The [Secretary of the Department] STATE SUPERINTENDENT may delegate the authority to approve direct grants to any board which exists or may be created within the Department.   |
|          | (b) A grant made under this subtitle shall be awarded as a reimbursement for the expenses incurred by a family day care provider to comply with State and local regulations.  |
| 23       | 5-570.  |
| 24<br>25 | (a) In this Part VII of this subtitle the following words have the meanings indicated.  |
| 26       | (b) "Child" means an individual under the age of 16 years.  |
| 29       | (c) (1) "Child care center" means an agency, institution, or establishment that, for part or all of a day, or on a 24-hour basis on a regular schedule, and at least twice a week, offers or provides child care to children who do not have the same parentage except as otherwise provided for in law or regulation.                        |
|          | (2) "Child care center" shall include a nonpublic nursery school in which an instructional program is offered or provided for children who are under the age of 5 years.  |
| 34       | (3) "Child care center" does not include:   |
| 35<br>36 | (i) a nonpublic kindergarten in which an instructional program is offered or provided for children who are at least 5 years old;  |
|          |   |



| 1 2      | buildings; and                  | (1)<br>d                  | shall me   | et local fire, health, and zoning codes required of school   |
|----------|---------------------------------|---------------------------|--|--|
|          | physical plan<br>with respect t |                           | those im   | be required to meet any additional regulations relative to the posed by the county or the local board of education   |
| 6        | 5-573.                          |                           |  |  |
| 7<br>8   |                                 |                           | • -  | TATE SUPERINTENDENT shall adopt rules and perating child care centers.   |
| 9        | (b)                             | These ru                  | iles and re  | egulations shall:  |
| 10       |                                 | (1)                       | ensure sa  | afe and sanitary conditions in child care centers;   |
| 11<br>12 | care centers;                   | (2)                       | ensure p   | roper care, protection, and supervision of children in child   |
| 13       |                                 | (3)                       | ensure th  | ne health of children in child care centers by:  |
| 14       |                                 |                           | (i)  | monitoring children for signs and symptoms of child abuse;   |
| 15<br>16 | and reporting                   | g;                        | (ii)   | instructing licensees and staff concerning child abuse detection   |
| 17<br>18 | disease; and                    |                           | (iii)  | monitoring health practices to help prevent the spread of  |
| 19       |                                 |                           | (iv)   | monitoring the care of infants and children with special needs;  |
| 20<br>21 | centers;                        | (4)                       | promote  | the sound growth and development of children in child care   |
| 24<br>25 | appropriate for other facil     | for institu<br>lities and | icability of the serve between | ge the care of children in a homelike environment by of conforming a residence to standards that are I otherwise providing for centers that are in residences tween 7 and 12 children and facilities having 6 or fewer d under § 5-574 of this subtitle; |
| 27<br>28 | this subtitle,                  | (6)<br>including          |  | t otherwise the purposes and requirements of this Part VII of ion of intermediate sanctions to ensure compliance;  |
|          |                                 |                           | ess the D  | a child from remaining at a child care center for more than epartment issues an exception for that child based on y] STATE SUPERINTENDENT; and   |
| 34       |                                 |                           | vho is res   | require that a child care center have in attendance at all times ponsible for supervision of children, including children current certificate indicating successful completion of  |

| 1 2      | through a pro   | ogram wi                  | 1. basic first aid training through the American Red Cross or th equivalent standards; and   |
|----------|-----------------|---------------------------|--|
| 5        |                 |                           | 2. cardiopulmonary resuscitation (CPR) training through the ciation or through a program with equivalent standards es of children for whom care is provided in the child care center;  |
|          |                 |                           | (ii) require that a child care center serving more than 20 children rtificate holders described in item (i) of this item in a ratio of at ler for every 20 children.   |
| 10       | 5-575.          |                           |  |
| 11<br>12 | (a) on the form |                           | icant for a license shall submit an application to the Department Secretary] STATE SUPERINTENDENT requires.  |
| 13       | (b)             | An appl                   | ication for a license shall contain:   |
| 14       |                 | (1)                       | the name of the applicant;   |
| 15       |                 | (2)                       | the proposed location of the child care center;  |
| 16<br>17 | and             | (3)                       | the name of the individual to be in charge of the child care center;   |
| 18       |                 | (4)                       | any other information that the Department requires.  |
| 19       | 5-580.          |                           |  |
| 22       |                 | se or lette<br>77 of this | to the hearing requirements of this section, the Department may er of compliance to any applicant or deny approval for a change subtitle if the applicant or proposed change does not meet the subtitle.                               |
|          |                 | [Secretar                 | to the hearing requirements of this section and § 5-581 of this ry] STATE SUPERINTENDENT may suspend or revoke a license re if the licensee:   |
| 27<br>28 | regulation ac   | (1)<br>dopted ui          | violates a provision of this Part VII of this subtitle or any rule or nder it; or  |
| 29<br>30 | compliance.     | (2)                       | does not meet the current requirements for a new license or letter of  |
| 33       | shall give th   | e individ                 | Except as otherwise provided in subsection (d) of this section, before nder this section, the [Secretary] STATE SUPERINTENDENT ual against whom the action is contemplated an opportunity for re the [Secretary] STATE SUPERINTENDENT. |

| 1 2            | (2)<br>10 days before the hea   | The hearing notice to be given to the individual shall be sent at least ring.  |
|----------------|---|--|
| 3              | (3)   | The individual may be represented at the hearing by counsel.   |
| 6              | license or letter of comwhen the [Secretary] S                                  | (i) The [Secretary] STATE SUPERINTENDENT may suspend the upliance to operate a child care center on an emergency basis TATE SUPERINTENDENT determines that this action is health, safety, or welfare of a child in the child care center.  |
| 10             | license or letter of com<br>SUPERINTENDENT                                      | (ii) When the [Secretary] STATE SUPERINTENDENT suspends a upliance on an emergency basis, the [Secretary] STATE shall deliver written notice of the suspension to the licensee basis for the suspension.   |
| 12<br>13       | ` '   | (i) Upon delivery of the emergency suspension notice, the licensee ease operation of the child care center within 72 hours.  |
|                | letter holder requests i  | (ii) The emergency suspension shall be stayed if the licensee or n writing, and within 72 hours of delivery of the notice, a cretary] STATE SUPERINTENDENT.  |
| 19             | [Secretary] STATE SI  | (i) If a hearing is requested by the licensee or letter holder, the UPERINTENDENT shall hold a hearing within 7 calendar days of ng. The hearing shall be held in accordance with the dure Act.  |
| 21<br>22       |   | (ii) Within 7 calendar days of the hearing a decision concerning the a shall be made by the [Secretary] STATE SUPERINTENDENT.  |
| 25             | STATE SUPERINTE   | If the emergency suspension order is upheld by the [Secretary] NDENT, the licensee or letter holder shall cease operations until it health, safety, or welfare of a child in the child care center is no   |
|                | SUPERINTENDENT  | Any person aggrieved by a decision of the [Secretary] STATE to uphold an emergency suspension may appeal that decision court in the county in which the child care center is located.  |
| 32<br>33<br>34 | petition the circuit cou<br>enjoin the activities ar<br>without a license or le | retary or the Secretary's designee] STATE SUPERINTENDENT may art in the county in which the child care center is located to ad operations of a person who operates a child care center tter of compliance as required by this Part VII, including when compliance has been denied, revoked, or suspended in accordance |
| 36             | 5-580.1.  |  |
| 37<br>38       |   | retary] STATE SUPERINTENDENT or other authorized official or rtment [of Human Resources] may apply to a judge of the   |

1 District Court or a circuit court for an administrative search warrant to enter any 2 unlicensed child care center to conduct any inspection required or authorized by law 3 to determine compliance with the provisions of this subtitle relating to child care 4 centers. 5 (b) The application for an administrative search warrant shall be in (1) 6 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 8 nature, scope, and purpose of the inspection to be conducted. Before the filing of an administrative search warrant application 10 with a court, the application shall be approved by the Attorney General of Maryland as to its legality in both form and substance under the standards and criteria of this section and a statement to this effect shall be included as part of the application. 13 A judge of a District Court or circuit court in the jurisdiction in which the 14 unlicensed child care center is located may issue an administrative search warrant on 15 finding that: the Department has reasonably sought and been denied access to an 16 (1)17 unlicensed child care center for the purpose of making an inspection; 18 (2) the requirements of subsection (b) of this section are met; 19 (3) the official or employee of the Department is authorized or required 20 by law to make an inspection of the unlicensed child care center for which the warrant 21 is sought; and 22 (4) probable cause for the issuance of the warrant has been 23 demonstrated by the Department by specific evidence: 24 of an existing violation of § 5-574(a) or § 5-582 of this subtitle; (i) 25 and that the health, safety, and welfare of the children in the child 26 (ii) care center are substantially threatened due to conditions in the child care center. 27 28 The administrative search warrant issued under this section shall specify 29 the place, structure, premises, or records to be inspected and shall be enforceable 30 during operating hours for a period not exceeding 15 days from the date of issuance. 31 An administrative search warrant issued under this section (e) (1) 32 authorizes the [Secretary] STATE SUPERINTENDENT and other officials or employees 33 of the Department to enter the specified property to perform the inspection and other 34 functions authorized by law to determine compliance with the provisions of this subtitle relating to child care centers. 36 (2) The inspection may not exceed the limits specified in the warrant.

- 1 5-581.
- 2 Any person aggrieved by a final decision of the [Secretary] STATE
- 3 SUPERINTENDENT in a contested case, as defined in the Administrative Procedure
- 4 Act, may take any further appeal allowed by the Administrative Procedure Act.
- 5 5-584.
- 6 (a) In addition to any other provision of law relating to child abuse and
- 7 neglect, a local department of social services that receives a report of suspected child
- 8 abuse under § 5-704 or § 5-705 of this title that concerns a child care center, shall
- 9 notify the [Secretary's] STATE SUPERINTENDENT'S designee within 48 hours.
- 10 (b) On receipt of the notification required under subsection (a) of this section,
- 11 the [Secretary's] STATE SUPERINTENDENT'S designee shall convene, either in person
- 12 or by telephone, a multidisciplinary team to coordinate procedures in accordance with
- 13 the agreement developed under § 5-706(e) of this title to be followed in investigating
- 14 and otherwise responding to the report.
- 15 (c) The multidisciplinary team shall be chaired by the [Secretary's] STATE
- 16 SUPERINTENDENT'S designee and shall include:
- 17 (1) representatives of the local department of social services and law
- 18 enforcement agency that are investigating the report under § 5-706 of this title;
- 19 (2) representation from the office of the local State's Attorney; and
- 20 (3) appropriate medical, including mental health, expertise.
- 21 (d) Notwithstanding any other provision of law, the members of the
- 22 multidisciplinary team shall share information necessary to carry out the team's
- 23 responsibility under this section.
- 24 (e) Any information shared by the multidisciplinary team shall be confidential
- 25 and may be disclosed only in accordance with the provisions of Article 88A, § 6 of the
- 26 Code.
- 27 (f) On request, the Department of State Police shall provide technical
- 28 assistance to a local law enforcement agency which is investigating a report of
- 29 suspected child abuse concerning a child care center.
- 30 5-586.
- 31 (a) In this Part VIII of this subtitle the following words have the meanings
- 32 indicated.
- 33 (b) "Department" means the [Department of Human Resources] STATE
- 34 DEPARTMENT OF EDUCATION.
- 35 (c) "Employee" means a State employee.

31 of occupancy.

35 purposes of this Part VIII of this subtitle.

32 5-588.

33

#### **UNOFFICIAL COPY OF HOUSE BILL 932**

1 (d) "Employee occupant" means a State employee who is assigned or will be 2 assigned to a State-occupied building. "Occupying agency" means a State agency or department which is or will 3 4 be located in a State-occupied building. 5 "State complex" means more than 1 State-occupied building or facility 6 situated either adjacent to or within reasonable proximity to another State-occupied building or facility. 7 "State-occupied building" means: 8 (g) 9 an office building acquired through any means by the State for use by 10 a State agency or department; and (2) an office building constructed by or for the State for occupancy by a 12 State agency or department. 13 "STATE SUPERINTENDENT" MEANS THE STATE SUPERINTENDENT OF (H) 14 SCHOOLS. 15 5-587. The Department may establish child care centers for the children of State 16 17 employees in State-occupied buildings in the manner provided in this section. 18 Before the State acquires or constructs an office building that 19 accommodates 700 or more employees, the [Department of Human Resources] STATE 20 DEPARTMENT OF EDUCATION shall: 21 (1) survey the employees who will be assigned to the building regarding 22 the employees' child care needs; 23 determine whether child care services for more than 29 children are (2) 24 needed; and (3) 25 if sufficient need is demonstrated, determine how much space is 26 required and request that the Department of General Services designate the required amount of space within the building or acquire the designated amount of space within 28 a nearby building for a child care center. 29 The occupying agency shall notify the employee occupants of the 30 availability of space for a child care center at least 180 days before the projected date

The Department of Health and Mental Hygiene and the Department of

34 General Services shall cooperate with and assist the Department in carrying out the

| 1        | (b)                 | The Dep                 | artment shall:   |
|----------|---------------------|-------------------------|--|
|          |                     | en of Stat              | provide the guidance and means for establishing child care centers e employees in State-occupied buildings or nearby buildings in art VIII of this subtitle;   |
| 5<br>6   | employees;          | (2)                     | provide for licensing of child care centers for children of State  |
|          |                     | ings for a              | ensure that space designated within a State-occupied building or child care center complies with the prevailing local and State for child care centers;  |
| 10<br>11 | and                 | (4)                     | apply the regulations adopted under Part VII for child care centers;   |
| 12<br>13 | providers m         |                         | contract for child care services in the space provided. Contract e proof of financial responsibility.  |
| 14       | (c)                 | (1)                     | The Department of General Services shall:  |
|          |                     | which spa               | (i) construct or acquire the required space to be used by the child ace shall be submetered for utilities and the costs of which shall are center; and   |
| 18<br>19 | personnel of        |                         | (ii) inspect the facility monthly and inform child care center ance deficiencies to be corrected by the child care center.   |
| 22       | the [Departr        | thin a rea<br>nent of H | If any deficiencies under paragraph (1)(ii) of this subsection are not sonable time, the Department of General Services shall notify uman Resources] STATE DEPARTMENT OF EDUCATION which in accordance with the terms of the child care center contract. |
| 24<br>25 | care center.        | (3)                     | The child care center shall pay for any costs of operation of the child  |
| 26<br>27 | (d)<br>purposes if: | Space or                | iginally set aside for a child care center may be used for other   |
| 28       |                     | (1)                     | the building has been fully occupied for 180 days; and   |
| 29<br>30 | Part VII of t       |                         | an application to operate a child care center has not been filed under e.  |
| 31<br>32 | (e)<br>admission to |                         | of State employees shall have priority over other children in are center in a State-occupied building or nearby buildings.   |
|          |                     | the Depar               | After a child care center for children of State employees has been tment [of Human Resources] shall assess the child care needs s using the center at least every 5 years.   |

|          | or feasible, the center. | (2)<br>the [Secre |                    | sessment demonstrates that the service is no longer needed uman Resources] STATE SUPERINTENDENT may close |
|----------|--------------------------|-------------------|--------------------|---|
| 4<br>5   | give the chil            | (3)<br>d care cer |                    | cretary of Human Resources] STATE SUPERINTENDENT shall ys' written notice of closure.                     |
| 6        | 5-589.                   |                   |                    |   |
| 7        | (a)                      | (1)               | In this se         | ection the following words have the meanings indicated.   |
| 8<br>9   | State-occupi             | (2)<br>ed buildi  |                    | ogram" means the child care centers established in te complexes under this section.                       |
| 10<br>11 | (b)<br>State compl       |                   | a pilot pi         | rogram for child care in State-occupied buildings and   |
| 12<br>13 | (c) section.             | The Dep           | partment s         | shall administer the pilot program established under this   |
| 14       | (d)                      | The pilo          | ot progran         | n shall be:   |
| 15<br>16 | 700 or more              | (1)<br>e State em |                    | in at least 1 State-occupied building or State complex where are located;                                 |
| 17       |                          | (2)               | establish          | ed to accommodate at least 29 children at each location; and  |
| 18       |                          | (3)               | establish          | ned for at least 3 years.   |
| 19<br>20 | · /                      | (1) re centers    | -                  | partment shall contract with child care providers to operate ed under this section.                       |
| 21<br>22 | care provide             | (2)<br>er:        | The con            | tract for operating a child care center shall require the child   |
| 23<br>24 | arrangemen               | ts with th        | (i)<br>e employ    | to be responsible for entering into agreements, and making ees, for the provision of child care;          |
| 25       |                          |                   | (ii)               | to provide proof of financial responsibility;   |
| 26       |                          |                   | (iii)              | to be licensed under Part VII and this Part VIII of this subtitle;  |
| 27<br>28 | centers;                 |                   | (iv)               | to comply with any laws or regulations governing child care   |
| 29<br>30 | determined               | to be suff        | (v)<br>ficient by  | to obtain and keep in effect liability insurance in an amount the [Secretary] STATE SUPERINTENDENT; and   |
| 31<br>32 | SUPERINT                 | 'ENDEN'           | (vi)<br>Γ conside: | to comply with any other requirement the [Secretary] STATE rs reasonable and necessary.                   |

| 1 2      | necessary spa            | (3) ace for the |  |               | ider may not be held responsible for providing the nild care center.                            |  |  |
|----------|--------------------------|-----------------|--|---------------|---|--|--|
| 3        | 5-590.                   |                 |  |               |   |  |  |
| 4<br>5   | (a) indicated.           | In this P       | art IX of  | this subtitle | e the following words have the meanings   |  |  |
| 6<br>7   | (b)<br>Department.       | ["Child         | Care Adn   | ninistration  | " means the Child Care Administration of the  |  |  |
| 8<br>9   | (c)]<br>DEVELOPM         |                 | "Council" means the [Child Care Administration] EARLY CHILDHOOD IENT Advisory Council. |               |   |  |  |
| 10       | [(d)                     | "Secreta        | ry" mean   | s the Secre   | tary of Human Resources.]   |  |  |
| 11<br>12 | (C)<br>SCHOOLS.          | "STATE          | E SUPER  | INTENDE       | NT" MEANS THE STATE SUPERINTENDENT OF   |  |  |
| 13       | 5-591.                   |                 |  |               |   |  |  |
| 14<br>15 | There is<br>Advisory Co  |                 | Care Adı   | ministration  | a] AN EARLY CHILDHOOD DEVELOPMENT   |  |  |
| 16       | 5-592.                   |                 |  |               |   |  |  |
| 17<br>18 | (a)<br>members.          | (1)             | The Cou  | ncil consis   | ts of at least 25 members, but no more than 30  |  |  |
|          | SUPERINT:<br>geographica |                 | Γ shall, to  | the extent    | bers to the Council, the [Secretary] STATE possible, appoint members representing as the State. |  |  |
| 22       | (b)                      | The mer         | nbers sha  | ll include:   |   |  |  |
| 23<br>24 | the Senate;              | (1)             | 1 member   | er of the Se  | enate of Maryland appointed by the President of   |  |  |
| 25<br>26 | Speaker of t             |                 |  | er of the M   | aryland House of Delegates appointed by the   |  |  |
| 27       |                          | (3)             | at least 1   | representa    | ative, appointed by the Secretary, from:  |  |  |
| 28       |                          |                 | (i)  | the Depart    | ment of Health and Mental Hygiene;  |  |  |
| 29<br>30 | Resources;               |                 | (ii)   | [the Child    | Care Administration of the Department of Human  |  |  |
| 31       |                          |                 | (iii)]   | the Govern    | nor's Office for Children, Youth, and Families;   |  |  |
| 32       |                          |                 | [(iv)]   | (III) th      | ne Head Start Program;  |  |  |

31 the rest of the term and until a successor is appointed and qualifies.

| 1 2      | promptly sha               | (4)<br>ll appoin  | (i)<br>t a succes      | If a vacancy occurs, the [Secretary] STATE SUPERINTENDENT ssor who will serve until the term expires.   |
|----------|----------------------------|-------------------|------------------------|---|
| 3        |                            |                   | (ii)                   | The successor may be reappointed for a full term.   |
| 6        |                            | to the Co         | er represouncil and    | mber who leaves the position with the organization or State ents on the Council shall automatically lose their d the [Secretary] STATE SUPERINTENDENT shall           |
| 8<br>9   | (d)<br>SUPERINTE           |                   |                        | members of the Council, the [Secretary] STATE point a chairman.   |
| 10       | (e)                        | (1)               | A major                | ity of the members then serving on the Council is a quorum.   |
| 11<br>12 | decides.                   | (2)               | The Cou                | ancil shall meet at least once a year at the time and place it  |
| 13       |                            | (3)               | The Dep                | partment shall provide staff for the Council.   |
| 14<br>15 | (f)<br>performed a         | (1)<br>s a memb   |                        | per of the Council may not receive compensation for duties Council.   |
| 18       |                            | ent for ex        | a child ca<br>penses u | per of the Council who is a user of child care services, a family are provider from a child care center is entitled to nder the Standard State Travel Regulations, as |
| 20       | 5-593.                     |                   |                        |   |
| 21       | The Cou                    | ıncil shal        | 1:                     |   |
| 22<br>23 | CHILDHOO                   | (1)<br>DD DEVI    |                        | nd counsel the [Child Care Administration] EARLY ENT DIVISION OF THE DEPARTMENT;  |
| 24<br>25 | for the purpo              | (2)<br>ose of ins |                        | egulations proposed by State agencies regulating child care ordination and consistency;   |
|          | priorities for<br>DEVELOPM |                   | ration by              | ssues and problems relating to care of children and suggest the [Child Care Administration] EARLY CHILDHOOD; and  |
| 31       |                            |                   | hat should             | interdepartmental issues of importance to child care d be addressed by the [Child Care Administration of LDHOOD DEVELOPMENT DIVISION and other State                  |
| 33       | 5-594.                     |                   |                        |   |
| 34       | (a)                        | In this p         | art the fo             | llowing words have the meanings indicated.  |

| 1        | (b)                  | "Child c          | are center" has the meaning stated in § 5-570 of this subtitle.  |
|----------|----------------------|-------------------|--|
| 2        | (c) center.          | "Child c          | are provider" means a family day care provider or a child care   |
| 4<br>5   | (d)<br>Quality Incer |                   | incentive grant" means a grant awarded under the Child Care nt Program.  |
| 6<br>7   | (e)<br>5-550(D) of   |                   | day care provider" has the meaning stated in § [5-559(d)] tle.   |
| 8        | 5-594.8.             |                   |  |
| 9<br>10  |                      |                   | Human Resources] STATE SUPERINTENDENT shall adopt to carry out the purposes of this part.                          |
| 11       |                      |                   | Article - Education  |
| 12       |                      |                   | Subtitle 4A. Maryland School-Based Health Policy Advisory Council.   |
| 13       | 7-4A-01.             |                   |  |
| 14<br>15 |                      |                   | ng] SUBTITLE, "Council" means the Maryland School-Based Advisory Council.  |
| 16       | 7-4A-02.             |                   |  |
| 17<br>18 | (a)<br>IN THE DE     |                   | a Maryland School-Based Health Center Policy Advisory Council ENT.   |
| 19<br>20 | ` /                  |                   | uncil shall be independent and located in the Office for Children, for budgetary and administrative purposes only. |
| 21<br>22 |                      |                   | oport for the Council shall be provided by the [Governor's Office and Families] DEPARTMENT.                        |
| 23       | 7-4A-03.             |                   |  |
| 24       | (a)                  | The Cou           | incil consists of the following 25 members:  |
| 25<br>26 |                      | (1)<br>al Secreta | The Special Secretary of the Office for Children, Youth, and Families ary's designee;                              |
| 27<br>28 | designee;            | (2)               | The State Superintendent of Schools or the State Superintendent's  |
| 29<br>30 | designee;            | (3)               | The Secretary of Health and Mental Hygiene or the Secretary's  |
| 31       |                      | (4)               | The Secretary of Juvenile Services or the Secretary's designee;  |
|          |                      |                   |  |

Minority populations of the State.

31

(2)

1 (1) The term of a member appointed under subsection (a) of this section (c) 2 is 3 years. (2) The terms of members are staggered as required by the terms 4 provided for members of the Council on October 1, 2002. At the end of a term, a member shall continue to serve until a 6 successor is appointed and qualifies. 7 A member who is appointed after a term has begun shall serve for the 8 rest of the term or until a successor is appointed and qualifies. 9 (d) The Governor shall appoint a successor in the event of a vacancy on the 10 Council. 11 (e) From among the members of the Council, the Governor shall designate a 12 chairman for a 2-year term. 13 A member of the Council may not receive compensation but is entitled to (f) 14 reimbursement for expenses under the Standard State Travel Regulations, as 15 provided in the State budget. 16 7-4A-04. 17 (a) A majority of the members then serving on the Council is a quorum. 18 The Council shall determine the times and places of its meetings and any 19 other necessary operating procedures which may include the establishment of 20 subcommittees, consultant panels, or work groups utilizing the expertise of noncouncil and nonpanel members. 22 7-4A-05. 23 (a) The purpose of the Council is to coordinate the interagency effort to develop, sustain, and promote quality school-based health centers in Maryland. 25 In consultation with appropriate State agencies and other interested (b) 26 organizations, including representatives from academic institutions, health care providers, and payors, the Council shall: 28 Monitor the activities and range of services of the school-based (1) 29 health centers; 30 (2)Recommend legislative initiatives; Develop and update a compendium of technical assistance experts 31 32 that will be used as a reference when local requests for assistance come to the State; 33 (4) Monitor the development of notifications of available funds;

| 2        | development         |   | pl-based health care programs;  |  |  |  |
|----------|---------------------|---|---|--|--|--|
| 3 4      | in school-bas       | (6)<br>sed health   | Develop strategies for funding and reimbursement of care delivered a centers;                                     |  |  |  |
|          |                     | (7) Develop a consistent outcome measurement tool to be used by all health centers in the State and assess the progress of all school-based s based on the information collected; |   |  |  |  |
| 8        |                     | (8)   | Establish standards of practice within school-based health centers;   |  |  |  |
| 9<br>10  | health center       | (9)<br>rs;  | Encourage the development of models of excellence in school-based   |  |  |  |
| 11<br>12 | OF EDUCA            | (10)<br>TION A  | Prepare an annual report to the [Subcabinet] STATE DEPARTMENT ND THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE; and |  |  |  |
| 13<br>14 | sustainabilit       | (11)<br>y, or qua   | Perform other activities identified that impact on the development, lity of school-based health care in Maryland. |  |  |  |
| 15       |                     |   | Subtitle 12. Maryland After-School Opportunity Fund Program.  |  |  |  |
| 16       | 7-1201.             |   |   |  |  |  |
| 17       | (a)                 | In this s   | ubtitle the following words have the meanings indicated.  |  |  |  |
| 18<br>19 | (b) programs.       | "Adviso   | bry Board" means the Advisory Board on After-School Opportunity   |  |  |  |
| 20<br>21 | (c)<br>school age c |   | chool opportunity programs" means enrichment programs for hat take place:   |  |  |  |
| 22       |                     | (1)   | Before school starts each day and after school ends each day;   |  |  |  |
| 23       |                     | (2)   | On weekends;  |  |  |  |
| 24       |                     | (3)   | On holidays;  |  |  |  |
| 25       |                     | (4)   | During vacations; and   |  |  |  |
| 26       |                     | (5)   | During summer break.  |  |  |  |
| 27<br>28 | (d)<br>DEPARTM      |   | ment" means the [Department of Human Resources] STATE EDUCATION.  |  |  |  |
| 29<br>30 | (e)<br>Board.       | "Execut   | ive Committee" means the Executive Committee of the Advisory  |  |  |  |
| 31       | (f)                 | (1)   | "Fund" means the Maryland After-School Opportunity Fund.  |  |  |  |

1 (2) "Fund" does not include money provided under the Purchase of Child 2 Care Program administered by the [Child Care Administration of the Department of 3 Human Resources] EARLY CHILDHOOD DEVELOPMENT DIVISION OF THE STATE 4 DEPARTMENT OF EDUCATION. 5 (g) "Program" means the Maryland After-School Opportunity Fund Program. "Technical assistance" includes assistance in the identification and 6 (h) 7 implementation of effective practices for after-school programs. 8 7-1202. 9 (a) There is a Maryland After-School Opportunity Fund Program. 10 (b) There is a Maryland After-School Opportunity Fund in the Program. 11 The Executive Committee, in consultation with the Advisory Board, shall (c) 12 administer the Program. 13 The Executive Committee shall consult with the Maryland Partnership for (d) 14 Children, Youth, and Families in developing the Program's standards and in 15 operating the Program. 16 7-1203. 17 There is an Advisory Board on After-School Opportunity Programs in the (a) 18 Program. 19 (b) The Advisory Board shall consist of the following individuals: 20 (1) The Governor or the Governor's designee; 21 (2) The President of the Senate of Maryland or the President's designee; 22 The Speaker of the House of Delegates of Maryland or the Speaker's (3) 23 designee; 24 (4) The State Superintendent of Schools or the Superintendent's 25 designee; The Secretaries of Health and Mental Hygiene, Juvenile Services, 26 27 and Human Resources or their designees; 28 The Special Secretary of the Office for Children, Youth, and Families 29 or the Special Secretary's designee; 30 (7)One representative of the Office of Crime Control and Prevention designated by the Governor; and 32 (8) Fifteen individuals serving 2-year terms, to be appointed by the 33 Governor, as follows:

| 1 2      | community;                 | (i)                 | Two members who represent the children's advocacy  |
|----------|----------------------------|---------------------|--|
| 3        | represent providers no     | (ii)<br>ot include  | Two members of the after-school provider community who d in items (vi) and (vii) of this item;     |
| 5<br>6   | in kindergarten throug     | (iii)<br>gh grade 1 | Two members who are parents of students enrolled in the State 2;                                   |
| 7<br>8   | through 12;                | (iv)                | Two members who are students enrolled in the State in grades 6                                     |
| 9        |                            | (v)                 | One teacher who is working in a school in the State;   |
| 10<br>11 | serves school age chi      | (vi)<br>ldren;      | One member who is a registered family child care provider who                                      |
| 12<br>13 | center who serves sch      | (vii)<br>nool age c | One member who is a staff member of a licensed child care children;                                |
| 14       |                            | (viii)              | One member of a local management board;  |
| 15       |                            | (ix)                | One member of a local board of education;  |
| 16<br>17 |                            | (x)<br>ensed or     | One member who is a professional in the field of recreation and regulated child care programs; and |
| 18<br>19 | disabled children.         | (xi)                | One member who represents the concerns of developmentally  |
| 20       | (c) (1)                    | There is            | an Executive Committee of the Advisory Board.  |
| 21       | (2)                        | The Exe             | cutive Committee consists of the following individuals:  |
| 22       |                            | (i)                 | The Governor or the Governor's designee;   |
| 23       |                            | (ii)                | The Secretary of Human Resources or the Secretary's designee;                                      |
| 24<br>25 | designee;                  | (iii)               | The State Superintendent of Schools or the Superintendent's  |
| 26       |                            | (iv)                | The Secretary of Juvenile Services or the Secretary's designee;                                    |
| 27<br>28 | designee; and              | (v)                 | The Secretary of Health and Mental Hygiene or the Secretary's                                      |
| 29<br>30 | Families or the Speci      | (vi)<br>al Secreta  | The Special Secretary of the Office for Children, Youth, and ary's designee.                       |
| 31<br>32 | (d) (1) the Executive Comm |                     | ernor shall serve as the chair of the Advisory Board and of  |

|          | (2)<br>secretaries serving on<br>chair in the Governor   | the Advi           | vernor may designate the Lieutenant Governor or one of the isory Committee and the Executive Committee to act as e.                     |  |  |
|----------|--|--------------------|---|--|--|
| 4        | 7-1204.  |                    |   |  |  |
| 5<br>6   | (a) The Dep<br>Committee.  | partment           | shall administer the Fund as directed by the Executive  |  |  |
| 7<br>8   | (b) (1) shall review and make  |                    | final action by the Executive Committee, the Advisory Board nendations on:  |  |  |
| 9        |  | (i)                | Program standards;  |  |  |
| 10       |  | (ii)               | Requests for proposals; and   |  |  |
| 11       |  | (iii)              | Criteria for awarding grants.   |  |  |
|          | 2 (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.   |                    |   |  |  |
| 17       | 15 (c) (1) On or before December 15 of each year, the Executive Committee, in 16 consultation with the Advisory Board, shall review and update the comprehensive 17 plan of after-school opportunity programs as described in paragraph (2) of this 18 subsection. |                    |   |  |  |
| 19       | (2)  | The con            | nprehensive plan shall address at least the following issues:   |  |  |
| 20       |  | (i)                | Integration of public and private funding sources;  |  |  |
| 21       |  | (ii)               | Maximization of federal funding opportunities;  |  |  |
| 22<br>23 | children, including n  | (iii)<br>eeded ser | Consideration of the special needs of developmentally disabled vices, supports, and appropriate provider training;                      |  |  |
| 24<br>25 | transportation resour  | (iv)<br>ces for af | Promotion of the use of school buildings and local public ter-school opportunity programs;  |  |  |
|          | referral centers of the assistance purposes;   | (v)<br>Marylar     | Where applicable, use of the local child care resource and and Child Care Resource Network for technical                                |  |  |
| 29<br>30 | opportunity program  | (vi)<br>s in the S | Promotion of continued expansion of high quality after-school tate; and   |  |  |
|          | improving the delive expansion of the pure   |                    | Consideration of implementing the full range of options for r-school opportunity programs, including the potential care voucher system. |  |  |

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**30 UNOFFICIAL COPY OF HOUSE BILL 932** 1 (d) (1) Each fiscal year, in consultation with the Advisory Board and subject 2 to the availability of money in the Fund, the Executive Committee shall issue a 3 request for proposals under the State procurement law soliciting bids for a grant from 4 the Fund. 5 Subject to subsection (b)(2) of this section, the Executive Committee (2) 6 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 8 Executive Committee. In any fiscal year, the total grants awarded to applicants operating 10 within a particular county or Baltimore City may not exceed 15% of the total grants 11 awarded in that fiscal year. 12 (4) The Executive Committee must identify and ensure that a 13 responsible organization will administer any grant awarded from the Fund. 14 In selecting an organization to administer a grant from the Fund, the 15 Executive Committee shall select the responsive and responsible bidder whose 16 application best incorporates features that will have a positive measurable impact on 17 one or more of the conditions of well-being for Maryland children and youth identified 18 by the Maryland Partnership for Children, Youth, and Families. 19 The Executive Committee may award a planning grant from the Fund to 20 assist an organization in a county to prepare an application for a grant for the next 21 fiscal year. 22 7-1205. 23 Subject to § 2-1246 of the State Government Article, the Executive Committee 24 shall report by December 31 of each year to the General Assembly on the 25 implementation of the Program, including an evaluation of the effectiveness of the 26 after-school opportunity programs funded by grants under the Program. 27 7-1206. 28 The Executive Committee shall adopt regulations to carry out the provisions of 29 this subtitle. 30 7-1207.

This subtitle may be cited as the Maryland After-School Opportunity Fund Act.

Maryland Child Care Resource Network;

Maryland Family Support Centers Network;

The functions and activities of the following programs are transferred from

SECTION 7. AND BE IT FURTHER ENACTED, That:

34 the Department of Human Resources to the State Department of Education:

- 1 (3) Maryland Child Care Credential; and
- 2 (4) any other child care or early childhood development program within 3 the Department of Human Resources.
- 4 (b) The functions and activities of the following programs are transferred from 5 the Office for Children, Youth, and Families to the State Department of Education:
- 6 (1) Home Visiting Consortium;
- 7 (2) Healthy Families Maryland;
- 8 (3) School Based Health Care Initiative; and
- 9 (4) any other childcare or early childhood development program within 10 the Office for Children, Youth, and Families.
- SECTION 8. AND BE IT FURTHER ENACTED, That all employees of the Child
- 12 Care Administration and the Office for Children, Youth, and Families, whose
- 13 positions are transferred to the State Department of Education by this Act shall be so
- 14 transferred on the effective date of this Act without any diminution of their rights,
- 15 benefits, or employment and retirement status.
- SECTION 9. AND BE IT FURTHER ENACTED, That all persons who are
- 17 classified employees of the Child Care Administration and the Office for Children,
- 18 Youth, and Families as of June 30, 2005, and who are transferred to the State
- 19 Department of Education as part of the transfer of nonstatutory programs relating to
- 20 the Child Care Administration and the Office for Children, Youth, and Families shall
- 21 be transferred without any diminution of their rights, benefits, or employment status,
- 22 including, if any, merit system and retirement status.
- 23 SECTION 10. AND BE IT FURTHER ENACTED, That nothing in this Act shall
- 24 be construed to:
- 25 (a) Diminish any of the powers and duties of the Social Services
- 26 Administration to investigate reports of child abuse and neglect; or
- 27 (b) Affect any of the powers and duties of the Department of Juvenile Services,
- 28 the Department of Health and Mental Hygiene, and the Department of Human
- 29 Resources to operate residential care facilities or group homes.
- 30 SECTION 11. AND BE IT FURTHER ENACTED, That except as otherwise
- 31 provided in this Act, nothing in this Act affects the term of office of an appointed
- 32 member of any board, commission, committee, or council. A person who is a member of
- 33 such a unit on the effective date of this Act shall remain a member for the balance of
- 34 the term to which the person was appointed, unless the person before the end of the
- 35 term dies, resigns, or is removed pursuant to the provisions of law.
- 36 SECTION 12. AND BE IT FURTHER ENACTED, That all property, including
- 37 real or personal property, records, fixtures, appropriations, credits, assets, liabilities,

- 1 obligations, rights, and privileges held by the Department of Human Resources or the
- 2 Office for Children, Youth, and Families to carry out the exclusive functions of the
- 3 programs transferred under this Act shall be transferred to the State Department of
- 4 Education on the effective date of this Act.
- 5 SECTION 13. AND BE IT FURTHER ENACTED, That, except as otherwise
- 6 provided by law, all existing laws, rules, and regulations, proposed rules and
- 7 regulations, standards and guidelines, policies, orders and other directives, forms,
- 8 plans, memberships, contracts, property, investigations, administrative and judicial
- 9 responsibilities, rights to sue and be sued, and all other duties and responsibilities
- 10 associated with the functions of the Child Care Administration and the programs
- 11 transferred from the Office for Children, Youth, and Families and the Maryland
- 12 Family Support Centers Network prior to the effective date of this Act shall continue
- 13 in effect under the State Department of Education, until completed, withdrawn,
- 14 canceled, modified, or otherwise changed pursuant to law.
- 15 SECTION 14. AND BE IT FURTHER ENACTED, That all contracts,
- 16 agreements, grants, or other obligations entered into by the Child Care
- 17 Administration or the programs transferred from the Office for Children, Youth, and
- 18 Families, and the Maryland Family Support Centers Network prior to July 1, 2005,
- 19 are hereby declared to be valid, legal and binding obligations of the State Department
- 20 of Education, enforceable in accordance with their terms.
- 21 SECTION 15. AND BE IT FURTHER ENACTED, That the publishers of the
- 22 Annotated Code of Maryland, subject to the approval of the Department of Legislative
- 23 Services, shall propose the correction of any agency names and titles throughout the
- 24 Annotated Code that are rendered incorrect by this Act and any necessary corrections
- 25 shall be satisfied by passage of the Annual Corrective Bill of 2006.
- 26 SECTION 16. AND BE IT FURTHER ENACTED, That all appropriations,
- 27 including State and federal funds, held by the Department of Human Resources to
- 28 carry out the exclusive functions of the Child Care Administration or any other
- 29 program transferred under this Act shall be transferred to the State Department of
- 30 Education on the effective date of this Act.
- 31 SECTION 17. AND BE IT FURTHER ENACTED, That all appropriations
- 32 including State and federal funds, held by the Office for Children, Youth, and
- 33 Families to carry out the exclusive functions of the Home Visiting Consortium,
- 34 Healthy Families Maryland, the School Based Health Care Initiative, and any other
- 35 program transferred under this Act shall be transferred to the State Department of
- 36 Education on the effective date of this Act.
- 37 SECTION 18. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 38 July 1, 2005.