HOUSE BILL 1163

 $\begin{array}{c} 1 \text{lr} 2489 \\ \text{CF SB } 925 \end{array}$

By: Delegate Love

Introduced and read first time: February 16, 2011 Assigned to: Rules and Executive Nominations

Re-referred to: Health and Government Operations, February 28, 2011

Committee Report: Favorable with amendments

House action: Adopted

Read second time: April 2, 2011

CHAPTER _____

1 AN ACT concerning

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Family Law - Family Child Care - Large Family Child Care Homes

3 FOR the purpose of defining a certain large family child care home as a residence in 4 which family child care is provided for a certain number of children; requiring 5 the State Department of Education to adopt certain regulations; providing that, 6 in a large family child care home, there may not be more than a certain number 7 of children in certain care at certain times, and there shall be a limit on the 8 number of children under a specified age and an adult to child ratio that comply 9 with certain regulations; making certain requirements of law that apply to 10 family child care homes applicable to large family child care homes; repealing a 11 certain provision of law that authorizes child care centers of a certain size; 12 authorizing certain grants to certain child care homes under certain circumstances; requiring the Department to adopt certain regulations on or 13 before a certain date; making certain stylistic changes; defining certain terms 14 altering certain definitions; requiring the publisher of the Annotated Code to 15 make certain changes to the Code; providing for a delayed effective date for 16 17 certain provisions of this Act; and generally relating to family child care and 18 <u>large</u> family child care homes.

BY repealing and reenacting, with amendments,

Article – Family Law

Section 4-403(b)(3), 5-501, 5-502(b)(3), and 5-505(b), 5-550(c) and (d), 5-550.1, 5-551, 5-552, 5-553, 5-554(a), 5-554.1(a), (c), and (e)(1),

5-555(a), (b)(1), and (c), 5-556(a) and (f), 5-556.1, 5-559.1, 5-559.2(b),

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



1 2 3 4 5 6 7	5–559.3(b)(2) and (d), 5–559.5(b), (d), and 5–559.5(b) to be under the amended part "Part V. Family Child Care Homes and Large Family Child Care Homes"; and 5–560(e)(2), 5–561(b)(2) and (c)(5)(i), 5–564(b)(1)(ii)2., 5–570(c)(3)(iv), 5–573(b), 5–592(b)(5) and (6) and (f)(2), 5–594(c) and (e), 5–594.3(d)(3), 5–1308(c)(3)(v), and 6–103(c)(4), and 14–202(a)(3) Annotated Code of Maryland (2006 Replacement Volume and 2010 Supplement)
8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
0	Article – Family Law
1	4–403.
12 13	(b) In implementing the program, the Department of Human Resources shall:
14 15 16	(3) to the extent possible, coordinate for families with children the delivery of [day] CHILD care, health, educational, mental health, employment, housing, and crisis services provided by public and private agencies.
L7	5–501.
18	(a) In this subtitle the following words have the meanings indicated.
19	(b) "Administration" means:
20	(1) the Social Services Administration of the Department; or
21 22 23	(2) any other unit within the Department to which the Secretary of Human Resources has delegated in writing specified responsibilities of the Administration under this subtitle.
24	(c) [Repealed.
25 26 27	(d) "Day] "CHILD care provider" means the adult who has primary responsibility for the operation of a family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME.
28 29 30	[(e)] (D) "Family [day] CHILD care" means the care given to a child under the age of 13 years or to any developmentally disabled person under the age of 21 years, in place of parental care for less than 24 hours a day, in a residence other than the child's residence, for which the [day] CHILD care provider is paid.

1 2	[(f)] (family [day]		"Family [day] CHILD care home" means a residence in which LD care is provided FOR UP TO 8 CHILDREN.
3 4 5	[(g)] services profamily home	vided	"Foster care" means continuous 24-hour care and supportive for a minor child placed by a child placement agency in an approved
6 7	[(h)] services pro	` '	"Group care" means continuous 24—hour care and supportive for a minor child placed in a licensed group facility.
8 9 10	services pro	vided ated by	"Kinship care" means continuous 24—hour care and supportive for a minor child placed by a child placement agency in the home of a blood or marriage within the 5th degree of consanguinity or affinity v rule.
12 13	(I) FAMILY CH CHILDREN	HILD (RGE FAMILY CHILD CARE HOME" MEANS A RESIDENCE IN WHICH CARE IS PROVIDED FOR AT LEAST 9 BUT NOT MORE THAN 12
15 16	(j) subtitle.	(1)	"License" means a license issued by the Administration under this
17		(2)	"License" includes:
18			(i) a child placement agency license;
19			(ii) a child care home license;
20			(iii) a child care institution license; and
21			(iv) a residential educational facility license.
22 23	(k) out–of–hom		al board" means a local citizen board of review for children in
24	(1)	"Out	-of-home care" means:
25		(1)	out-of-home placement; and
26 27	following a	(2) child's	the monitoring of and services provided to a child in aftercare out—of—home placement.
28 29	(m) kinship care		-of-home placement" means placement of a child into foster care, p care, or residential treatment care.

"Residential educational facility" means:

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1	(1	l) a fa	cility that:
2 3	with disabilitie	(i) es;	provides special education and related services for students
4 5	Education; and	(ii)	holds a certificate of approval issued by the State Board of
6 7	children in a re	(iii) esidentia	provides continuous 24–hour care and supportive services to l setting; or
8	(2	2) one	of the following schools:
9		(i)	the Benedictine School;
10		(ii)	the Linwood School;
11		(iii)	the Maryland School for the Blind; or
12		(iv)	the Maryland School for the Deaf.
13 14 15	supportive ser	vices for	al treatment care" means continuous 24-hour care and a minor child placed in a facility that provides formal programs k, and health care services.
16	(p) "S	State Boa	rd" means the State Citizens Review Board for Children.
17 18 19	\ L	_	ered family [day] CHILD care home" means a residence in HILD care is provided and in which the [day] CHILD care
20 21	STATE DEPAR	•	not obtained a certificate of registration from the Department OF EDUCATION ;
22 23	care;	2) is n	ot related by blood or marriage to each child in the provider's
24 25	providing care		ot a friend of each child's parents or legal guardian and is alar basis; and
26 27	agency license	•	not received the care of the child from a child placement Administration or by a local department.
28	(r) "T	Voluntary	placement agreement" means a binding, written agreement

voluntarily entered into between a local department and the parent or legal guardian

of a minor child that specifies, at a minimum, the legal status of the child and the

- rights and obligations of the parent or legal guardian, the child, and the local department while the child is in placement.
- 3 5–502.
- 4 (b) It is the policy of this State:
- 5 (3) to encourage the development of [day] CHILD care services for 6 minor children in a safe, healthy, and homelike environment.
- 7 5–505.
- 8 (b) This section applies only to foster homes, family [day] CHILD care homes, 9 LARGE FAMILY CHILD CARE HOMES, and child care centers in the State.

10 Part V. Family [Day] CHILD Care Homes AND LARGE FAMILY CHILD CARE 11 HOMES.

- 12 5-550.
- 13 (c) "Direct Grant Fund" means the Family [Day] CHILD Care Provider 14 Direct Grant Fund.
- 15 (d) "Family [day] CHILD care provider" means an individual who cares for 16 no more than eight children in a registered family day CHILD care home OR A 17 REGISTERED LARGE FAMILY CHILD CARE HOME.
- 18 5–550.1.
- 19 (a) The Department shall implement a system of registration for family 20 [day] CHILD care homes AND LARGE FAMILY CHILD CARE HOMES.
- 21 (b) The purpose of registration of family [day] CHILD care homes <u>AND</u> 22 LARGE FAMILY CHILD CARE HOMES is to:
- 23 (1) protect the health, safety, and welfare of children while they are in 24 family [day] CHILD care;
- 25 (2) identify family [day] CHILD care homes AND LARGE FAMILY 26 CHILD CARE HOMES;
- 27 (3) provide basic technical assistance and child care information to 28 [day] CHILD care providers; and
- 29 (4) minimize the regulatory rigidity often associated with licensing.

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1 2 3 4	(c) The system of registration is intended to promote a high degree of flexibility in the regulation of family [day] CHILD care homes <u>AND LARGE FAMILY CHILD CARE HOMES</u> while assuring the health and safety of children who are cared for in family [day] CHILD care homes <u>AND LARGE FAMILY CHILD CARE HOMES</u> .
5	5-551.
6 7	(a) The Department shall adopt regulations that relate to the registration of family [day] CHILD care homes <u>AND LARGE FAMILY CHILD CARE HOMES</u> .
8 9 10	(b) So far as practicable, the regulations shall be uniform with the rules and regulations adopted by other State agencies as those rules and regulations relate to other types of [day] CHILD care.
11	(c) At a minimum, the regulations of the Department shall provide for:
12 13	(1) minimum standards of environmental health and safety, including provisions for:
14 15	(i) adequate and safe physical surroundings, including requirements for window coverings in accordance with § 5–505 of this subtitle;
16 17	(ii) the physical and mental health of [day] CHILD care providers; and
18 19	(iii) investigation of any criminal record of a [day] CHILD care provider;
20 21 22	(2) a thorough evaluation of each prospective family [day] CHILD care home, LARGE FAMILY CHILD CARE HOME, and [day] CHILD care provider, to be completed before the Department accepts an initial registration;
23 24	(3) an initial family [day] CHILD care registration that expires 2 years after its effective date;
25	(4) a continuing family [day] CHILD care registration that:
26 27 28	(i) upon application by the [day] CHILD care provider that meets the requirements set by the Department, is issued to the provider before the end of the initial registration period; and
29 30	(ii) once issued, remains in effect until surrendered, suspended, revoked, or replaced by a conditional registration;

reporting of any changed circumstances that relate to the

requirements, by the [day] CHILD care provider, at the time the change occurs;

1 2	(6) an orientation to be provided to prospective [day] CHILD care providers by the Department before initial registration;
3 4 5 6	(7) announced inspection by the Department of each registered family [day] CHILD care home <u>AND LARGE FAMILY CHILD CARE HOME</u> prior to issuance of an initial or continuing registration to determine whether applicable requirements are being met;
7 8 9 10	(8) unannounced inspection by the Department of each registered family [day] CHILD care home AND LARGE FAMILY CHILD CARE HOME at least once during each 12—month period that an initial or continuing registration is in effect to determine whether safe and appropriate child care is being provided;
11 12 13	(9) procedures to be followed by the Department in response to a complaint about a family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME;
14 15 16	(10) a requirement that a person who advertises a family [day] CHILD care home, LARGE FAMILY CHILD CARE HOME, or family [day] CHILD care service shall:
17 18	(i) indicate in the advertisement that the family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME is registered; and
19 20 21	(ii) display in the advertisement the registration number issued to the family [day] CHILD care home, LARGE FAMILY CHILD CARE HOME, or family day CHILD care service by the Department;
22 23	(11) a requirement that each registered [day] CHILD care provider shall hold a current certificate indicating successful completion of approved:
24 25	(i) basic first aid training through the American Red Cross or through a program with equivalent standards; and
26 27 28 29	(ii) cardiopulmonary resuscitation (CPR) training through the American Heart Association or through a program with equivalent standards appropriate for the ages of children for whom care is provided in the family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME; and
30 31 32	(12) (i) a requirement that a family [day] CHILD care home <u>OR</u> <u>LARGE FAMILY CHILD CARE HOME</u> that receives notice of a contaminated drinking water supply from the family [day] CHILD care home's <u>OR LARGE FAMILY CHILD</u>

 $\underline{\mathbf{CARE\ HOME'S}}$ supplier of water, in accordance with § 9–410 of the Environment

Article or otherwise, send notice of the drinking water contamination to the parent or

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

1 2	(3) require a family [day] CHILD care provider to train staff and ensure that staff are familiar with the plan.
3	5-552.
4 5	(a) Except as otherwise provided in this section, a family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME may not operate unless it is registered.
6 7	(b) A family [day] CHILD care home is not required to be registered if the [day] CHILD care provider:
8	(1) is related to each child by blood or marriage;
9	(2) is a friend of each child's parents or legal guardian and the care is provided on an occasional basis; or
11 12 13	(3) has received the care of the child from a child placement agency licensed by the Administration DEPARTMENT OF HUMAN RESOURCES or by a local department OF SOCIAL SERVICES.
14 15 16 17	(c) A person may not advertise a family [day] CHILD care home, LARGE FAMILY CHILD CARE HOME, or family [day] CHILD care service unless the family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME is registered under the provisions of this Part V of this subtitle.
18 19 20	(d) An employee of the Department charged with the investigation and enforcement of child care regulations may serve a civil citation to a person found in violation of this section.
21	5–553.
22 23	(a) For purposes of this Part V of this subtitle, a [day] CHILD care provider's own children under the age of 2 years shall be counted as children served.
24	(b) (1) At any given time, a [day] CHILD care provider:
25 26	(I) IN A FAMILY CHILD CARE HOME, may not care for more than 8 children, of whom no more than 4 may be under the age of 2 years; AND
27 28	(H) IN A LARGE FAMILY CHILD CARE HOME, MAY NOT CARE FOR MORE THAN 12 CHILDREN.
29 80	(2) An adult to child ratio of at least 1 adult to every 2 children under

31 (B) (1) IN A FAMILY CHILD CARE HOME:

1	(I) THERE MAY NOT BE MORE THAN:
2	1. 8 CHILDREN IN CARE AT ANY GIVEN TIME; AND
3	2. 4 CHILDREN UNDER THE AGE OF 2 YEARS; AND
4	(II) THERE SHALL BE AN ADULT TO CHILD RATIO OF AT
5	LEAST 1 ADULT TO EVERY 2 CHILDREN UNDER THE AGE OF 2 YEARS.
6	(2) IN A LARGE FAMILY CHILD CARE HOME:
7 8	(I) THERE MAY NOT BE MORE THAN 12 CHILDREN IN CARE AT ANY GIVEN TIME; AND
9	(II) THERE SHALL BE A LIMIT ON THE NUMBER OF
10	CHILDREN UNDER THE AGE OF 2 YEARS AND AN ADULT TO CHILD RATIO THAT
11	COMPLY WITH REGULATIONS ADOPTED BY THE DEPARTMENT UNDER § 5–551
12	OF THIS PART V OF THIS SUBTITLE.
13	(c) If the Department determines that the group size provisions of subsection
14	(b) of this section are unsuitable for a particular family [day] CHILD care home OR
15	LARGE FAMILY CHILD CARE HOME, the Department may decrease the number of
16	children permitted to be in care at that family [day] CHILD care home OR LARGE
17	FAMILY CHILD CARE HOME.
18	5-554.
19	(a) A registration under this Part V of this subtitle may be revoked, a [day]
20	CHILD care provider may appeal from the revocation, and the operation of an
21	unregistered family [day] CHILD care home may be enjoined.
22	5-554.1.
23	(a) The State Superintendent or other authorized official or employee of the
24	Department may apply to a judge of the District Court or a circuit court for an
25	administrative search warrant to enter any unregistered family [day] CHILD care
26	home to conduct any inspection required or authorized by law to determine compliance
27	with the provisions of this subtitle relating to family [day] CHILD care homes.
28	(c) A judge of a District Court or circuit court in the jurisdiction in which the
29	unregistered family [day] CHILD care home is located may issue an administrative
30	search warrant on finding that:

1 the Department has reasonably sought and been denied access to (1) 2 an unregistered family [day] CHILD care home for the purpose of making an 3 inspection: the requirements of subsection (b) of this section are met; 4 (2)5 (3) the official or employee of the Department is authorized or required by law to make an inspection of the unregistered family [day] CHILD care 6 7 home for which the warrant is sought; and 8 the Department has shown probable cause for the issuance of the (4) 9 warrant by specific evidence: 10 of an existing violation of § 5–552 of this subtitle; and (i) 11 (ii) that the health, safety, and welfare of the children in the 12 unregistered family [day] CHILD care home are substantially threatened due to 13 conditions in the UNREGISTERED family [day] CHILD care home. An administrative search warrant issued under this section 14 authorizes the State Superintendent and other officials or employees of the State 15 16 Department of Education or the Department of Human Resources to enter the 17 specified property to perform the inspection and other functions authorized by law to 18 determine compliance with the provisions of this subtitle relating to family [day] 19 CHILD care homes AND LARGE FAMILY CHILD CARE HOMES. 20 5-555. 21(a) The Department shall prepare and, as needed, update an informational 22 pamphlet for parents of children in family [day] CHILD care. 23(b) The pamphlet shall contain: 24(1) an outline of family [day] CHILD care regulations; 25The Department shall make the pamphlet available to [day] CHILD care 26providers for distribution to parents. 27 5-556.28In addition to any other provision of law relating to child abuse and 29neglect, a local department that receives a report of suspected child abuse under § 30 5-704 or § 5-705 of this title that concerns a family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME shall notify the State Superintendent's designee 31 32 within 48 hours.

- 1 (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] CHILD care home OR LARGE FAMILY CHILD CARE HOME.
- 5 5-556.1.
- Within 30 days after a child under the age of 6 years enters care in a family

 [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME, a parent or

 guardian of the child shall provide to the family [day] CHILD care home OR LARGE

 FAMILY CHILD CARE HOME evidence of an appropriate screening for lead poisoning.

 This evidence may include documentation from the child's continuing care health care provider that the child was screened through an initial questionnaire and was determined not to be at risk for lead poisoning.
- 13 5–559.1.
- 14 (a) There is a Family [Day] CHILD Care Provider Direct Grant Fund 15 administered by the Department.
- 16 (b) To administer grants to family [day] CHILD care providers, the 17 Department may contract with State agencies and nonprofit organizations.
- 18 5–559.2.
- 19 (b) A grant made under this subtitle shall be awarded as a reimbursement 20 for the expenses incurred by a family [day] CHILD care provider to comply with State 21 and local regulations.
- 22 5–559.3.
- 23 (b) The Direct Grant Fund shall be used to:
- 24 (2) make grants to family [day] CHILD care providers.
- 25 (d) The amount of State general funds expended for grants to family [day] 26 CHILD care providers from the Direct Grant Fund may not exceed \$50,000 in each year.
- 28 5–559.5.
- 29 (b) The application shall include:
- 30 (1) the identity and location of the family [day] CHILD care provider;
- 31 (2) an itemization of known and estimated costs;

- 1 (3)the total amount of funds required by the family [day] CHILD care 2 provider to comply with State and local regulations; 3 the funds available to the applicant without financial assistance **(4)** 4 from the Department; 5 (5)the amount of financial assistance sought from the Department; 6 a statement from the family [day] CHILD care provider on how the (6)grant funds will be used; 7 8 information that relates to the family income of the grant (7)9 applicant; and 10 (8)any other relevant information that the Department requests. 11 5-560.12 For purposes of §§ 5–561(g), 5–564(a)(2)(i) and (c)(1)(i) and (2), and 13 5–567 of this subtitle, "employer" includes a child care resource and referral center, an 14 association of registered family [day] CHILD care providers, and an association of 15 licensed child care centers to the extent that the center or association establishes and 16 maintains a pool of individuals who are qualified to work as substitute or temporary employees in a facility identified in § 5–561(b)(1) or (2) of this subtitle. 17 18 5-561.19 The following facilities shall require employees and employers to obtain a 20 criminal history records check under this Part VI of this subtitle: 21(2)a family [day] CHILD care home OR LARGE FAMILY CHILD CARE 22**HOME** required to be registered under Part V of this subtitle; 23 (c) The following individuals shall obtain a criminal history records check 24under this Part VI of this subtitle: 25 any adult known by a local department to be residing in: (5)26 a family [day] CHILD care home OR LARGE FAMILY CHILD CARE HOME required to be registered under this title: 27
- 29 (b) (1) The Department shall provide an initial and a revised statement of 30 the applicant's State criminal record to:

5-564.

1 2	employee of	:	(ii)	the State	Departme	ent of	Educatio	on if th	e applica	ant is an
3 4	CHILD CAR	Е НОМ	<u>ιε</u> that		mily [day] l to be regi	-				
5	5-570.									
6	(c)	(3)	"Chile	d care cente	er" does no	t includ	de:			
7 8	CARE HOMI	E that	(iv) is requ	a family [ired to be r	· -		·			
9	5-573.									
10	(b)	These	rules	and regula	tions shall	:				
11		(1)	ensur	e safe and	sanitary co	ondition	ns in chi	ld care o	centers;	
12 13	care centers	(2)	ensur	e proper ca	are, protect	tion, ar	nd super	vision o	f childre	n in child
14		(3)	ensur	e the healt	h of childre	en in cl	nild care	centers	by:	
15			(i)	monitorin	g children	for sign	ns and s	ymptom	s of child	l abuse;
16 17	detection an	ıd repo	(ii) rting;	instructin	g licensee	es and	staff	concern	ing chi	ld abuse
18 19	disease; and	l	(iii)	monitorin	g health p	practice	es to he	lp prevo	ent the s	spread of
20 21	needs;		(iv)	monitorin	g the care	e of in	fants a	nd child	dren wit	h special
22 23	care centers	(4) ;	promo	ote the sou	ınd growtl	h and	developi	nent of	children	in child
24 25 26 27 28	reflecting t appropriate or other faci children req	for ins	practic stitutio and ser	ns and oth ve betweer	conformin erwise pro n 7 and 12	ng a ro oviding childre	esidence for cent en and fa	to sta ers that acilities	andards are in r	that are esidences

1 2		out otherwise the purposes and requirements of this Part VII imposition of intermediate sanctions to ensure compliance;
3 4 5	more than 14 hours in 1	prohibit a child from remaining at a child care center for day unless the Department issues an exception for that child the State Superintendent;
6 7 8 9	all times at least 1 indivi	(i) require that a child care center have in attendance at dual who is responsible for supervision of children, including and who holds a current certificate indicating successful
10 11	Cross or through a progra	1. basic first aid training through the American Red m with equivalent standards; and
12 13 14 15	_	2. cardiopulmonary resuscitation (CPR) training Heart Association or through a program with equivalent of the ages of children for whom care is provided in the child
16 17 18		require that a child care center serving more than 20 nce certificate holders described in item (i) of this item in a te holder for every 20 children;
19 20 21 22 23	accordance with § 9-410	(i) require that a child care center that receives notice of water supply from the child care center's supplier of water, in of the Environment Article or otherwise, send notice of the ation to the parent or legal guardian of each child attending
24	(ii)	require that the notice sent by the child care center shall:
25 26	notice of contamination fr	1. be sent within 10 business days after receipt of the om the child care center's water supplier;
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27		2. be in writing;
27 28 29	center's water supply; and	3. identify the contaminants and their levels in the
28	the water contamination	3. identify the contaminants and their levels in the

child care center.

$\frac{1}{2}$	disaster, or other threatening situation that may pose a health or safety hazard to the children in the child care center;
3	(ii) require the plan under item (i) of this item to include:
4	1. a designated relocation site and evacuation route;
5 6	2. procedures for notifying parents or other adults responsible for the child of the relocation;
7 8	3. procedures to address the needs of individual children, including children with special needs;
9 10	4. procedures for the reassignment of staff duties during an emergency, as appropriate; and
11 12	5. procedures for communicating with local emergency management officials or other appropriate State or local authorities; and
13 14	(iii) require a child care center to train staff and ensure that staff are familiar with the plan; and
15 16	[(11)] (10) require a child care center to have window coverings in accordance with \S 5–505 of this subtitle.
17	5–592.
18	(b) The members shall include:
19 20	(5) a pediatrician with an interest and expertise in [day] CHILD care issues, appointed by the State Superintendent;
21 22	(6) at least two family [day] CHILD care providers, appointed by the State Superintendent; and
23 24 25 26	(f) (2) A member of the Council who is a user of child care services, a family [day] CHILD care provider, or a child care provider from a child care center is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.
27	5–594.

"Child care provider" means a family [day] CHILD care provider or a

$\frac{1}{2}$	(e) "Family [day] CHILD care provider" has the meaning stated in \S 5–550(d) of this subtitle.
3	5-594.3.
4	(d) Grants made under this part shall be limited to:
5 6 7	(3) family [day] CHILD care homes <u>AND LARGE FAMILY CHILD CARE</u> <u>HOMES</u> that serve children who receive child care subsidies through the purchase of child care program.
8	5–1308.
9	(c) (3) The performance reviews shall determine whether:
10 11 12	(v) the foster parent or kinship care provider is receiving all services necessary to meet the needs of the child, including [day] CHILD care, respite care, and other support services.
13	6–103.
14	(c) The Department of Human Resources shall:
15 16 17	(4) to the extent possible, coordinate delivery of education, health care, mental health care, employment services, and child [day] care services to single parents by public and private agencies; and
18	14-202.
19	(a) The adult protective services program shall include:
20 21 22	(3) assistance to locate, apply for, and effectively use home care, [day] CHILD care, chore services, transportation, counseling, emergency arrangements, and other health and social services;
23 24 25 26	SECTION 2. AND BE IT FURTHER ENACTED, That, on or before January 1, 2012, the State Department of Education shall adopt regulations that relate to the registration of large family child care homes, as required under § 5–551(a) of the Family Law Article, as enacted by Section 1 of this Act.
27 28 29 30 31	SECTION 2. 3. AND BE IT FURTHER ENACTED, That the publisher of the Annotated Code, in consultation with and subject to the approval of the Department of Legislative Services, shall change any reference references to "family day care" to be "family child care", "family day care home" to be "family child care home", and "day care provider" to be "child care provider", throughout the Annotated Code. These

18	HOUSE BILL 1163	
	re intended by the General Assembly to be nonsubstantive changes the with the intent of this Act.	at are
	TION 4. AND BE IT FURTHER ENACTED, That Sections 1 and 3 oake effect January 1, 2012.	<u>f this</u>
	TION 3. 5. AND BE IT FURTHER ENACTED, That, except as provided this Act, this Act shall take effect October July 1, 2011.	led in
Annroyadi		
Approved:		
	Governor.	

President of the Senate.

Speaker of the House of Delegates.