GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

Short Title:

HOUSE BILL 737 Senate Judiciary II Committee Substitute Adopted 6/6/12 Third Edition Engrossed 6/19/12

Strengthen Child Safety Laws/Care Facilities.

Sponsors: Referred to: April 7, 2011 1 A BILL TO BE ENTITLED 2 AN ACT TO STRENGTHEN THE LAWS REGARDING THE SAFETY OF CHILDREN IN 3 CHILD CARE FACILITIES. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 110-90.2 reads as rewritten: "§ 110-90.2. Mandatory child care providers' criminal history checks. 6 7 For purposes of this section: (a) "Child care", notwithstanding the definition in G.S. 110-86, means any child 8 (1)9 care provided in child care facilities required to be licensed or regulated under this Article and nonlicensed child care homes approved to receive or 10 11 receiving State or federal funds for providing child care. 12 "Child care provider" means a person who: (2)Is employed by or seeks to be employed by a child care facility 13 a. 14 providing child care as defined in subdivision (1) of this subsection and has contact with the children; subsection, whether in temporary or 15 16 permanent capacity, including substitute providers; 17 Owns or operates or seeks to own or operate a child care facility or b. nonlicensed child care home providing child care as defined in 18 subdivision (1) of this subsection; or 19 20 Is a member of the household in a family child care home orhome, c. 21 nonlicensed child care home home, or child care center in a residence and who is over 15 years old and is present when children are in care. 22 23 This subdivision shall apply only to new family child care homes and nonlicensed homes beginning March 1, 1998.old, including family 24 25 members and nonfamily members who use the home on a permanent or temporary basis as their place of residence. 26 "Criminal history" means a county, state, or federal criminal history of 27 (3) 28 conviction or pending indictment of a crime, crime or criminal charge, whether a misdemeanor or a felony, that bears upon an individual's fitness to 29 30 have responsibility for the safety and well-being of children as set forth in G.S. 110-91(8).children. Such crimes include include, but are not limited to, 31 the following North Carolina crimes contained in any of the following 32 33 Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping 34 and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive 35



(Public)

General Assembly Of North CarolinaSession 2011
or Incendiary Device or Material; Article 14, Burglary; Article 16, Larceny;
Article 17, Robbery; Article 19, False Pretenses and Cheats; Article 19A,
Obtaining Property or Services by False or Fraudulent Use of Credit Device
or Other Means; Article 19C, Identity Theft; Article 26, Offenses Against
Public Morality and Decency; Article 27, Prostitution; Article 29, Bribery;
Article 35, Offenses Against the Public Peace; Article 36A, Riots and Civil
Disorders; Article 39, Protection of Minors; Article 40, Protection of the
Family; <u>Article 52</u> , <u>Miscellaneous Police Regulations</u> ; and Article 59, Public
Intoxication. Such crimes also include <u>cruelty to animals in violation of</u>
Article 3 of Chapter 19A of the General Statutes, possession or sale of drugs
in violation of the North Carolina Controlled Substances Act, Article 5 of
Chapter 90 of the General Statutes, and alcohol-related offenses such as sale
to underage persons in violation of G.S. 18B-302 or driving while impaired
in violation of G.S. 20-138.1 through G.S. 20-138.5. In addition to the North
Carolina crimes listed in this subdivision, such crimes also include similar
crimes under federal law or under the laws of other states.
(4) "Substitute provider" means a person who temporarily assumes the duties of
a staff person for a time period not to exceed two consecutive months and
may or may not be monetarily compensated by the facility.
(5) "Uncompensated provider" means a person who works in a child care
facility and is counted in staff/child ratio or has unsupervised contact with
children, but who is not monetarily compensated by the facility.
(a1) No person shall be a child care provider or uncompensated child care provider who
has been any of the following:
(1) Convicted of a misdemeanor or a felony crime involving child neglect or
child abuse.
(2) Adjudicated a "responsible individual" under G.S. 7B-807(a1).
(3) Convicted of a "reportable conviction" as defined under G.S. 14-208.6(4).
(b) Effective January 1, 1996, the Department shall ensure that that, prior to
employment and every three years thereafter, the criminal history of all child care providers is
checked and a determination is made of the child care provider's fitness to have responsibility
for the safety and well-being of children based on the criminal history. The Department shall
ensure that <u>all</u> child care providers who have lived in North Carolina continuously for the
previous five years are checked for county and State criminal histories. The Department shall
ensure that all other child care providers are checked for county, State, and national-federal
criminal histories. The Department may prohibit a child care provider from providing child care
if the Department determines that the child care provider is unfit to have responsibility for the
safety and well-being of children based on the criminal history, in accordance with
G.S. 110-91(8).
(b1) The Department may prevent an individual from being a child care provider if the
Department determines that the individual is a habitually excessive user of alcohol, illegally
uses narcotic or other impairing drugs, or is mentally or emotionally impaired to an extent that
may be injurious to children.
(c) The Department of Justice shall provide to the Division of Child Development,
Department of Health and Human Services, the criminal history from the State and National
Repositories of Criminal Histories of any child care provider as requested by the Division.
The Division shall provide to the Department of Justice, along with the request, the
fingerprints of the provider to be checked, any additional information required by the
Department of Justice, and a form consenting to the check of the criminal record and to the use
of fingerprints and other identifying information required by the repositories signed by the
child care provider to be checked. The fingerprints of the provider shall be forwarded to the

General Assembly Of North Carolina Session 2011
State Bureau of Investigation for a search of their criminal history record file and the State
Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of
Investigation for a national federal criminal history record check.
At the time of application the child care provider whose criminal history is to be checked
shall be furnished with a statement substantially similar to the following:
"NOTICE
CHILD CARE PROVIDER
MANDATORY CRIMINAL HISTORY CHECK
NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY
RECORD CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE
CHILD CARE IN A LICENSED CHILD CARE FACILITY, AND ALL
PERSONS PROVIDING CHILD CARE IN NONLICENSED CHILD CARE
HOMES THAT RECEIVE STATE OR FEDERAL FUNDS.
"Criminal history" includes means a county, state, and federal convictions or
pending indictments of any of the following crimes: the followingor federal
criminal history of conviction, pending indictment of a crime, or criminal
charge, whether a misdemeanor or a felony, that bears on an individual's fitness
to have responsibility for the safety and well-being of children. Such crimes
include, but are not limited to, the following North Carolina crimes contained in
any of the following Articles of Chapter 14 of the General Statutes: Article 6,
Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article
10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use
of Explosive or Incendiary Device or Material; <u>Article 14, Burglary; Article 16,</u>
Larceny; Article 17, Robbery; Article 19, False Pretenses and Cheats; Article
19A, Obtaining Property or Services by False or Fraudulent Use of Credit
Device or Other Means; Article 19C, Identity Theft; Article 26, Offenses Against Public Morality and Decency; Article 27, Prostitution; Article 29,
Bribery; Article 35, Offenses Against the Public Peace; Article 36A, Riots and
<u>Civil Disorders;</u> Article 39, Protection of Minors; Article 40, Protection of the
Family; and Article 59, Public Intexication; Intexication. Such crimes also
include cruelty to animals in violation of Article 3 of Chapter 19A of the
General Statutes, violation of the North Carolina Controlled Substances Act,
Article 5 of Chapter 90 of the General Statutes, and alcohol-related offenses
such as sale to underage persons in violation of G.S. 18B-302 or driving while
impaired in violation of G.S. 20-138.1 through G.S. 20-138.5; or G.S. 20-138.5.
In addition to the North Carolina crimes listed in this notice, such crimes also
include similar crimes under federal law or under the laws of other states. Your
fingerprints will be used to check the criminal history records of the State
Bureau of Investigation (SBI) and the Federal Bureau of Investigation (FBI).
If it is determined, based on your criminal history, that you are unfit to have
responsibility for the safety and well-being of children, you shall have the
opportunity to complete, or challenge the accuracy of, the information contained
in the SBI or FBI identification records.
If you disagree with the determination of the North Carolina Department of
Health and Human Services on your fitness to provide child care, you may file a
civil lawsuit within 60 days after receiving written notification of
disqualification in the district court in the county where you live.

	General Assembly Of North Carolina	Session 2011
1 2 3	Any child care provider who intentionally falsifies any to be furnished to conduct the criminal history <u>record chec</u> Class 2 misdemeanor."	1
4	Refusal to consent to a criminal history record check or intentional	l falsification of any
5	information required to be furnished to conduct a criminal history record check is grounds for	
6	the Department to prohibit the child care provider from providing child	
7	provider who intentionally falsifies any information required to be furnished to conduct the	
8	criminal history shall be guilty of a Class 2 misdemeanor.	
9	(d) The Department shall notify in writing the child care provide	er, and the child care
10	provider's employer, if any, or for nonlicensed child care homes the local p	purchasing agency, of
11	the determination by the Department whether the child care provider is	
12	child care based on the child care provider's criminal history. In acco	
13	regulating the dissemination of the contents of the criminal history file fur	-
14	Bureau of Investigation, the Department shall not release nor disclose any	
15	care provider's criminal history to the child care provider or the child care	
16	or local purchasing agency. The Department shall also notify the child	1
17	procedure for completing or challenging the accuracy of the criminal histo	bry and the child care
18	provider's right to contest the Department's determination in court.	e ar file a simil astion
19 20	A child care provider who disagrees with the Department's decision n in the district court of the county of residence of the child care provider	•
20 21	receiving written notification of disqualification. <u>Review of the Depart</u>	-
21	disqualifying a child care provider shall be de novo. No jury trial is ava	
23	district court under this section.	anable for appears to
24	(e) All the information that the Department receives through	the checking of the
25	criminal history is privileged information and is not a public record but is	-
26	of the Department and those persons authorized under this section to rec	
27	The Department may destroy the information after it is used for the purpose	
28	section after one calendar year.	·
29	(f) There shall be no liability for negligence on the part of an emp	ployer of a child care
30	provider, an owner or operator of a child care facility, a State or local ager	ncy, or the employees
31	of a State or local agency, arising from any action taken or omission by an	
32	out the provisions of this section. The immunity established by this subsec	
33	to gross negligence, wanton conduct, or intentional wrongdoing that	
34	actionable. The immunity established by this subsection is waived	
35	indemnification by insurance, indemnification under Article 31A of Chapt	
36	Statutes, and to the extent sovereign immunity is waived under the Torts C	laim Act, as set forth
37 38	in Article 31 of Chapter 143 of the General Statutes.	inting and the local
38 39	(g) The child care provider shall pay the cost of the fingerpr check.federal criminal history record check in accordance with G.S. 114-1	-
40	of Justice shall perform the State criminal history record check. If the De	1
40 41	that a child care provider who has lived continuously in the State less t	-
42	disqualified based on the local and State criminal history record check,	
43	request a criminal history check from the National Repository of Crimi	1
44	Department of Justice. The Department of Health and Human Services sha	•
45	national criminal history record check.for and conduct the county cri	1.0
46	check. Child care providers who reside outside the State bear the cost of	
47	history record check and shall provide the county criminal history record	-
48	of Child Development as required by this section."	
49	SECTION 2. G.S. 110-91(8) reads as rewritten:	
50	"§ 110-91. Mandatory standards for a license.	

General Assembly Of North Carolina

Session 2011

1 All child care facilities shall comply with all State laws and federal laws and local 2 ordinances that pertain to child health, safety, and welfare. Except as otherwise provided in this 3 Article, the standards in this section shall be complied with by all child care facilities. 4 However, none of the standards in this section apply to the school-age children of the operator 5 of a child care facility but do apply to the preschool-age children of the operator. Children 13 6 years of age or older may receive child care on a voluntary basis provided all applicable 7 required standards are met. The standards in this section, along with any other applicable State 8 laws and federal laws or local ordinances, shall be the required standards for the issuance of a 9 license by the Secretary under the policies and procedures of the Commission except that the 10 Commission may, in its discretion, adopt less stringent standards for the licensing of facilities 11 which provide care on a temporary, part-time, drop-in, seasonal, after-school or other than a 12 full-time basis.

13 14 (8) Qualifications for Staff. – All child care center administrators shall be at 15 least 21 years of age. All child care center administrators shall have the North Carolina Early Childhood Administration Credential or its equivalent 16 17 as determined by the Department. All child care administrators performing 18 administrative duties as of the date this act becomes law and child care 19 administrators who assume administrative duties at any time after this act 20 becomes law and until September 1, 1998, shall obtain the required 21 credential by September 1, 2000. Child care administrators who assume 22 administrative duties after September 1, 1998, shall begin working toward 23 the completion of the North Carolina Early Childhood Administration 24 Credential or its equivalent within six months after assuming administrative 25 duties and shall complete the credential or its equivalent within two years 26 after beginning work to complete the credential. Each child care center shall 27 be under the direction or supervision of a person meeting these requirements. 28 All staff counted toward meeting the required staff-child ratio shall be at 29 least 16 years of age, provided that persons younger than 18 years of age 30 work under the direct supervision of a credentialed staff person who is at 31 least 21 years of age. All lead teachers in a child care center shall have at 32 least a North Carolina Early Childhood Credential or its equivalent as 33 determined by the Department. Lead teachers shall be enrolled in the North 34 Carolina Early Childhood Credential coursework or its equivalent as 35 determined by the Department within six months after becoming employed 36 as a lead teacher or within six months after this act becomes law, whichever 37 is later, and shall complete the credential or its equivalent within 18 months 38 after enrollment. 39

For child care centers licensed to care for 200 or more children, the Department, in collaboration with the North Carolina Institute for Early Childhood Professional Development, shall establish categories to recognize the levels of education achieved by child care center administrators and teachers who perform administrative functions. The Department shall use these categories to establish appropriate staffing based on the size of the center and the individual staff responsibilities.

Effective January 1, 1998, an operator of a licensed family child care home shall be at least 21 years old and have a high school diploma or its equivalent. Operators of a family child care home licensed prior to January 1, 1998, shall be at least 18 years of age and literate. Literate is defined as understanding licensing requirements and having the ability to communicate with the family and relevant emergency personnel. Any operator of a

40

41

42

43

44

45

46

47

48 49

50

51

Genera	Al Assembly Of North Carolina Session 2011
	licensed family child care home shall be the person on-site providing child
	care.
	No person shall be an operator of nor be employed in a child care facility
	who has been convicted of a crime involving child neglect, child abuse, or
	moral turpitude, or who is an habitually excessive user of alcohol or who
	illegally uses narcotic or other impairing drugs, or who is mentally or
	emotionally impaired to an extent that may be injurious to children.
	The Commission shall adopt standards to establish appropriate
	qualifications for all staff in child care centers. These standards shall reflect
	training, experience, education and credentialing and shall be appropriate for
	the size center and the level of individual staff responsibilities. It is the intent
	of this provision to guarantee that all children in child care are cared for by
	qualified people. Pursuant to G.S. 110-106, no requirements may interfere
	with the teachings or doctrine of any established religious organization. The
	staff qualification requirements of this subdivision do not apply to
	religious-sponsored child care facilities pursuant to G.S. 110-106.
	"
	SECTION 3. This act becomes effective January 1, 2013.