737

2015-2016 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2015

Introduced by Sen. MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families

AN ACT to amend the social services law, in relation to requiring filing with the office of children and family services by nursery school operators and authorizing certain nursery schools to submit fingerprints of applicants for the purpose of a search of criminal history records of the division of criminal justice services

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 390 of the social services law, as added by chapter 2 750 of the laws of 1990, paragraphs (d) and (e) of subdivision 1, para-3 graph (a) and clause (A) of subparagraph (ii) of paragraph (d) of subdivision 2, paragraph (b) of subdivision 3, paragraph (c) of subdivision 4 5 11 and paragraph (a) of subdivision 12 as amended, paragraph (e) of 6 subdivision 11 as added and paragraph (b) of subdivision 12 as relet-7 tered by chapter 117 of the laws of 2010, subparagraphs (i) and (ii) of 8 paragraph (d) of subdivision 2, paragraphs (a), (c) and (d) of subdivi-9 sion 3, paragraph (a) of subdivision 4, subdivision 10, paragraphs (a) and (b) of subdivision 11 as amended, subdivision 2-a and paragraph (d) 10 of subdivision 11 as added and paragraphs (e) and (f) of subdivision 3 11 12 as relettered by chapter 416 of the laws of 2000, paragraph (a) of 13 subdivision 7 and subdivision 13 as amended by chapter 160 of the laws 14 of 2003, paragraph (b) of subdivision 12 as added by chapter 319 of the 15 laws of 2006 and subdivision 8-a, as added by chapter 354 of the laws of 2009, is amended to read as follows: 16

17 S 390. Child day care AND NURSERY SCHOOLS; license [or], registration 18 OR FILING required. 1. Definitions. (a) (i) "Child day care" shall mean 19 care for a child on a regular basis provided away from the child's resi-20 dence for less than twenty-four hours per day by someone other than the

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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parent, step-parent, guardian, or relative within the third degree of 1 2 consanguinity of the parents or step-parents of such child. 3

(ii) Child day care shall not refer to care provided in:

(A) a day camp, as defined in the state sanitary code;

5 (B) an after-school program operated for the purpose of religious 6 education, sports, or recreation; 7

(C) a facility:

(1) providing day services under an operating certificate issued by 8 9 the [department] OFFICE;

10 (2) providing day treatment under an operating certificate issued by the office of mental health or office [of mental retardation and] FOR 11 12 PEOPLE WITH developmental disabilities; or

(D) a kindergarten, pre-kindergarten, [or nursery school for children 13 14 three years of age or older,] or after-school program for children oper-15 ated by a public school district or by a private school or academy which is providing elementary or secondary education or both, in accordance 16 the compulsory education requirements of the education law, 17 with 18 provided that the kindergarten, pre-kindergarten, nursery school, or 19 after school program is located on the premises or campus where the elementary or secondary education is provided. 20

21 (b) "Child day care provider" shall mean any individual, association, 22 corporation, partnership, institution or agency whose activities include providing child day care or operating a home or facility where child day 23 24 care is provided.

25 "Child day care center" shall mean any program or facility caring (C) 26 for children for more than three hours per day per child in which child day care is provided by a child day care provider except those programs 27 operating as a group family day care home as such term is defined in 28 29 paragraph (d) of this subdivision, a family day care home, as such term is defined in paragraph (e) of this subdivision, and a school-age child 30 care program, as such term is defined in paragraph (f) of this subdivi-31 32 sion.

33 (d) "Group family day care home" shall mean a program caring for children for more than three hours per day per child in which child day care 34 is provided in a family home for seven to twelve children of 35 all ages, except for those programs operating as a family day care home, as such 36 37 term is defined in paragraph (e) of this subdivision, which care for seven or eight children. A group family day care provider may provide 38 child day care services to four additional children if 39 such additional 40 children are of school age and such children receive services only before or after the period such children are ordinarily in school or 41 during school lunch periods, or school holidays, or during those periods 42 43 the year in which school is not in session. There shall be one careof 44 giver for every two children under two years of age in the group family 45 home. A group family day care home must have at least one assistant to the operator present when child day care is being provided to 46 seven or 47 more children when none of the children are school age, or nine or more 48 children when at least two of the children are school age and such chil-49 dren receive services only before or after the period such children are 50 ordinarily in school or during school lunch periods, or school holidays, 51 during those periods of the year in which school is not in session. or This assistant shall be selected by the group family day care 52 operator and shall meet the qualifications established for such position by the 53 54 regulations of the office of children and family services.

55 (e) "Family day care home" shall mean a program caring for children 56 for more than three hours per day per child in which child day care is

provided in a family home for three to six children. There shall be one 1 2 caregiver for every two children under two years of age in the family 3 day care home. A family day care provider may, however, care for seven 4 or eight children at any one time if no more than six of the children 5 are less than school age and the school-aged children receive care 6 primarily before or after the period such children are ordinarily in school, during school lunch periods, on school holidays, or during those 7 8 periods of the year in which school is not in session in accordance with 9 the regulations of the office of children and family services and the 10 office inspects such home to determine whether the provider can care 11 adequately for seven or eight children.

12 (f) "School age child care" shall mean a program caring for more than 13 six school-aged children who are under thirteen years of age or who are 14 incapable of caring for themselves. Such programs shall be in operation 15 consistent with the local school calendar. School age child care 16 programs shall offer care during the school year to an enrolled group of 17 children at a permanent site before or after the period children 18 enrolled in such program are ordinarily in school or during school lunch 19 periods and may also provide such care on school holidays and those 20 periods of the year in which school is not in session.

21 (G) "NURSERY SCHOOL" SHALL MEAN ANY PROGRAM OR FACILITY OPERATED BY AN 22 INDIVIDUAL, ASSOCIATION, CORPORATION, PARTNERSHIP, INSTITUTION, OR AGEN-CY, NOT INCLUDING THE PARENT, STEPPARENT, GUARDIAN, OR RELATIVE 23 WITHIN 24 THIRD DEGREE OF CONSANGUINITY, WHICH PROVIDES EARLY CARE AND/OR THE 25 EDUCATION TO THREE OR MORE PRESCHOOL CHILDREN FOR THREE OR LESS HOURS 26 PER DAY PER CHILD. MORE THAN ONE ADULT SHALL BE AVAILABLE AT ALL TIMES 27 WHEN CHILDREN ARE PRESENT AT A NURSERY SCHOOL PROGRAM.

(H) "PRESCHOOL CHILD" SHALL MEAN A CHILD OF FIVE YEARS OF AGE OR LESS.
 (I) "OFFICE" SHALL MEAN THE OFFICE OF CHILDREN AND FAMILY SERVICES.

30 (a) Child day care centers caring for seven or more children and 2. group family day care programs, as defined in subdivision one of this 31 32 section, shall obtain a license from the office of children and family 33 services and shall operate in accordance with the terms of such license 34 and the regulations of such office. Initial licenses shall be valid for 35 a period of up to two years; subsequent licenses shall be valid for a period of up to four years so long as the provider remains substantially 36 37 in compliance with applicable law and regulations during such period.

(b) Family day care homes, child day care centers caring for at least three but fewer than seven children, and school-age child care programs shall register with the [department] OFFICE and shall operate in compliance with the regulations of the [department] OFFICE.

42 (B-1) NURSERY SCHOOLS CARING FOR AT LEAST THREE CHILDREN SHALL FILE 43 WITH THE OFFICE AND SHALL OPERATE IN COMPLIANCE WITH THE REGULATIONS OF 44 THE OFFICE.

45 (c) Any child day care provider not required to obtain a license 46 pursuant to paragraph (a) of this subdivision or to register with the 47 [department] OFFICE pursuant to paragraph (b) of this subdivision may 48 register with the [department] OFFICE.

(d) (i) The office [of children and family services] shall promulgate regulations for licensure and for registration of child day care AND FILING FOR NURSERY SCHOOLS pursuant to this section. Procedures for obtaining a license or registration or renewing a license shall include a satisfactory inspection of the facility by the office [of children and family services] prior to issuance of the license or registration or renewal of the license. 1 (ii) (A) Initial registrations shall be valid for a period of up to 2 two years, subsequent registrations shall be valid for a period of up to 3 four years so long as the provider remains substantially in compliance 4 with applicable law and regulations during such period.

5 (B) After initial registration by the child day care provider, the 6 office [of children and family services] shall not accept any subsequent 7 registration by such provider, unless:

8 (1) such provider has met the training requirements set forth in 9 section three hundred ninety-a of this title;

10 (2) such provider has met the requirements of section three hundred 11 ninety-b of this title relating to criminal history screening;

12 (3) such provider has complied with the requirements of section four 13 hundred twenty-four-a of this article; and

14 (4) the office [of children and family services] has received no 15 complaints about the home, center, or program alleging statutory or 16 regulatory violations, or, having received such complaints, the office 17 [of children and family services] has determined, after inspection 18 pursuant to paragraph (a) of subdivision three of this section, that the 19 home, center, or program is operated in compliance with applicable stat-20 utory and regulatory requirements.

21 Where the office [of children and family services] has determined (C) 22 that a registration should not be continued because the requirements of 23 clause (B) of this subparagraph have not been satisfied, the office [of 24 children and family services] may terminate the registration. If the 25 children and family services] does not terminate the regisoffice [of 26 tration, the office [of children and family services] shall inspect the home or program before acknowledging any subsequent registration. Where 27 28 the home or program has failed to meet the requirements of this section, 29 the office [of children and family services] may reject any subsequent registration of a provider. Nothing herein shall prohibit the office [of 30 children and family services] from terminating or suspending registra-31 32 tion pursuant to subdivision ten of this section where the office [of 33 children and family services] determines that termination or suspension 34 is necessary.

(iv) Child day care providers who have been issued a license OR NURS-ERY SCHOOL OPERATORS WHO HAVE FILED WITH THE OFFICE shall openly display such license OR OFFICE VERIFICATION OF THE FILING in the facility or home for which the license OR FILING is issued. Child day care providers who have registered OR FILED with the [department] OFFICE shall provide proof of registration OR FILING upon request.

(e) Notwithstanding any other provision of this section, where a child is cared for by a parent, guardian or relative within the third degree of consanguinity of the parent of such child and such person simultaneously provides child day care for other children, only the other children shall be considered in determining whether such person must be registered, FILED or licensed, provided that such person is not caring, in total, for more than eight children.

48 2-a. (a) The office [of children and family services] shall promulgate 49 regulations which establish minimum quality program requirements for licensed and registered child day care homes, programs and facilities. 50 Such requirements shall include but not be limited to (i) the need for 51 age appropriate activities, materials and equipment to promote cogni-52 tive, educational, social, cultural, physical, emotional, language and 53 54 recreational development of children in care in a safe, healthy and 55 caring environment (ii) principles of childhood development (iii) appro-56 priate staff/child ratios for family day care homes, group family day

care homes, school age day care programs and day care centers, provided 1 such staff/child ratios shall not be less stringent than 2 however that 3 applicable staff/child ratios as set forth in part four hundred four-4 teen, four hundred sixteen, four hundred seventeen or four hundred eigh-5 teen of title eighteen of the New York code of rules and regulations as 6 of January first, two thousand (iv) appropriate levels of supervision of 7 children in care (v) minimum standards for sanitation, health, infection 8 control, nutrition, buildings and equipment, safety, security proce-9 dures, first aid, fire prevention, fire safety, evacuation plans and 10 drills, prevention of child abuse and maltreatment, staff qualifications 11 and training, record keeping, and child behavior management.

12 (b) The use of electronic monitors as a sole means of supervision of 13 children in day care shall be prohibited, except that electronic moni-14 tors may be used in family day care homes and group family day care 15 homes as an indirect means of supervision where the parents of any child be supervised have agreed in advance to the use of such monitors as 16 to 17 an indirect means of supervision and the use of such monitors is 18 restricted to situations where the children so supervised are sleeping.

19 (c) No child less than six weeks of age may be cared for by a licensed registered day care provider, except in extenuating circumstances 20 or 21 where prior approval for care of such children has been given by the 22 office [of children and family services]. Extenuating circumstances for the purposes of this section shall include but not be limited to the 23 24 medical or health needs of the parent or child, or the economic hardship 25 of the parent.

3. (a) The office [of children and family services] may make announced 26 unannounced inspections of the records and premises of any child day 27 or 28 care provider, whether or not such provider has a license from, or is 29 registered with, the office [of children and family services]. The 30 children and family services] shall make office [of unannounced of the records and premises of any child day care provider 31 inspections OR NURSERY SCHOOL OPERATOR within fifteen days after the office 32 [of 33 children and family services] receives a complaint that, if true, would 34 indicate such provider OR OPERATOR does not comply with the regulations 35 the office [of children and family services] or with statutory of requirements. If the complaint indicates that there may be 36 imminent 37 danger to the children, the office [of children and family services] 38 shall investigate the complaint no later than the next day of operation 39 of the provider OR OPERATOR. The office [of children and family 40 services] may provide for inspections through the purchase of services.

(b) Where inspections have been made and violations of applicable statutes or regulations have been found, the office [of children and family services] shall within ten days advise the child day care provider OR OPERATOR in writing of the violations and require the provider to correct such violations. The office [of children and family services] may also act pursuant to subdivisions ten and eleven of this section.

47 (c) (i) The office [of children and family services] shall establish a 48 toll-free statewide telephone number to receive inquiries about child 49 day care homes, programs and facilities and complaints of violations of 50 the requirements of this section or regulations promulgated under this 51 The office [of children and family services] shall develop a section. 52 system for investigation, which shall include inspection, of such complaints. The office [of children and family services] may provide for 53 54 such investigations through purchase of services. The office [of chil-55 dren and family services] shall develop a process for publicizing such 1 2

3 (ii) Information to be maintained and available to the public through 4 such toll-free telephone number shall include, but not be limited to:

5 (A) current license and registration status of child day care homes,
6 programs and facilities including whether a license or registration is
7 in effect or has been revoked or suspended; and

8 (B) child care resource and referral programs providing services 9 pursuant to title five-B of this article and other resources known to 10 the office [of children and family services] which relate to child day 11 care homes, programs and facilities in the state.

12 (iii) Upon written request identifying a particular child day care 13 home, program or facility, the office [of children and family services] 14 shall provide the information set forth below. The office [of children 15 and family services] may charge reasonable fees for copies of documents 16 provided, consistent with the provisions of article six of the public 17 officers law. The information available pursuant to this clause shall 18 be:

19 (A) the results of the most recent inspection for licensure or regis-20 tration and any subsequent inspections by the office [of children and 21 family services];

(B) complaints filed against child day care homes, programs or facilities which describes the nature of the complaint and states how the complaint was resolved, including the status of the office [of children and family services] investigation, the steps taken to rectify the complaint, and the penalty, if any, imposed; and

27 (C) child day care homes, programs or facilities which have requested 28 or received a waiver from any applicable rule or regulation, and the 29 regulatory requirement which was waived.

30 (iv) Nothing in this paragraph shall be construed to require or permit 31 the disclosure either orally or in writing of any information that is 32 confidential pursuant to law.

33 Where investigation or inspection reveals that a child day care (d) provider which must be licensed or registered is not, the office [of 34 children and family services] shall advise the child day care provider 35 in writing that the provider is in violation of the licensing or 36 reqis-37 tration requirements and shall take such further action as is necessary 38 to cause the provider to comply with the law, including directing an 39 unlicensed or unregistered provider to cease operation. In addition, the 40 office [of children and family services] shall require the provider to notify the parents or guardians of children receiving care from the provider that the provider is in violation of the licensing or registra-41 42 43 tion requirements and shall require the provider to notify the office 44 [of children and family services] that the provider has done so. Any 45 provider who is directed to cease operations pursuant to this paragraph shall be entitled to a hearing before the office [of children and family 46 47 services]. If the provider requests a hearing to contest the directive 48 to cease operations, such hearing must be scheduled to commence as soon as possible but in no event later than thirty days after the receipt of 49 50 the request by the office [of children and family services]. The provid-51 may not operate the center, home or program after being directed to er cease operations, regardless of whether a hearing is requested. 52 If the provider does not cease operations, the office [of children and family 53 54 services] may impose a civil penalty pursuant to subdivision eleven of 55 this section, seek an injunction pursuant to section three hundred nine-56 ty-one of this title, or both.

1 (e) (i) Where an authorized agency is subsidizing child day care 2 pursuant to any provision of this chapter, the authorized agency may 3 submit to the [department] OFFICE justification for a need to impose 4 additional requirements upon child day care providers and a plan to 5 monitor compliance with such additional requirements. No such additional 6 requirements or monitoring may be imposed without the written approval 7 of the [department] OFFICE.

8 (ii) An authorized agency may refuse to allow a child day care provider who is not in compliance with this section and regulations issued 9 10 hereunder or any approved additional requirements of the authorized 11 agency to provide child day care to the child. In accordance with the plan approved by the [department] OFFICE, an authorized agency shall 12 13 have the right to make announced or unannounced inspections of the 14 records and premises of any provider who provides care for such chil-15 dren, including the right to make inspections prior to subsidized chil-16 dren receiving care in a home where the inspection is for the purpose of 17 determining whether the child day care provider is in compliance with applicable law and regulations and any additional requirements 18 imposed 19 upon such provider by the authorized agency. Where an authorized agency 20 makes such inspections, the authorized agency shall notify the [depart-21 ment] OFFICE immediately of any violations of this section or regu-22 lations promulgated hereunder, and shall provide the [department] OFFICE 23 with an inspection report whether or not violations were found, documenting the results of such inspection. 24

(iii) Nothing contained in this paragraph shall diminish the authority
of the department to conduct inspections or provide for inspections
through purchase of services as otherwise provided for in this section.
Nothing contained in this paragraph shall obligate the [department]
OFFICE to take any action to enforce any additional requirements imposed
on child day care providers by an authorized agency.

(E-1) (I) WHERE A COMPLAINT IS RECEIVED ALLEGING THAT A NURSERY SCHOOL 31 32 OPERATOR WHO IS REQUIRED TO FILE HAS NOT DONE SO, THE OFFICE, WITHIN TEN DAYS OF RECEIPT OF THE COMPLAINT, SHALL ADVISE, IN WRITING, THE 33 NURSERY SCHOOL OPERATOR SUBJECT TO SUCH COMPLAINT, OF THE FILING STANDARDS AND 34 35 REQUIREMENTS, AND OF THE OPERATOR'S OBLIGATION TO FILE IF SUCH PERSON IS SUBJECT TO FILING. THE OFFICE SHALL FURTHER DIRECT THE ALLEGED NURSERY 36 37 SCHOOL OPERATOR TO RESPOND WITHIN THIRTY DAYS OF RECEIPT OF THE OFFICE'S 38 LETTER. UNLESS SUCH NURSERY SCHOOL OPERATOR FILES, SUCH RESPONSE SHALL STATE WHY THE ALLEGED OPERATOR IS NOT SUBJECT TO THE FILING REQUIREMENTS 39 40 OF THIS SECTION.

(II) SHOULD A NURSERY SCHOOL OPERATOR FAIL TO FILE OR SUBMIT THE
RESPONSE REQUIRED BY SUBPARAGRAPH (I) OF THIS PARAGRAPH WITHIN THE TIME
LIMIT THEREIN SPECIFIED, THE OFFICE SHALL TAKE SUCH FURTHER ACTION AS IS
NECESSARY TO CAUSE THE OPERATOR TO COMPLY WITH THE LAW.

45 (f) Individual local social services districts may alter their participation in activities related to arranging for, subsidizing, delivering 46 47 the provision of subsidized child day care provided, monitoring and 48 however, that the total participation of an individual district in all activities related to the provision of subsidized child day care shall 49 50 be no less than the participation level engaged in by such individual 51 district on the effective date of this section.

4. (a) The office [of children and family services] on an annual basis shall inspect at least twenty percent of all registered family day care homes, registered child day care centers, NURSERY SCHOOLS FILED WITH THE OFFICE and registered school age child care programs to determine whether such homes, centers and programs are operating in compliance with

applicable statutes and regulations. The office [of children and family 1 2 services] shall increase the percentage of family day care homes, child 3 day care centers and school age child care programs which are inspected 4 pursuant to this subdivision as follows: to at least thirty percent by 5 the thirty-first of December two thousand; and to at least fifty percent by the thirty-first of December two thousand one. The office [of chil-6 7 dren and family services] may provide for such inspections through purchase of services. Priority shall be given to family day care homes 8 9 which have never been licensed or certified prior to initial registra-10 tion.

11 (b) Any family day care home or school-age child care program licensed, registered, or certified by the [department] OFFICE or by any 12 authorized agency on the effective date of this section shall be deemed 13 14 registered until the expiration of its then-current license or certif-15 icate unless such license or certificate is suspended or revoked pursu-16 to subdivision ten of this section. Family day care homes and ant 17 school-age child care programs not licensed, registered, or certified on 18 the effective date of this section shall register pursuant to subdivi-19 sion two of this section.

5. Child day care providers required to have a license from the [department] OFFICE or to be registered with the [department] OFFICE pursuant to this section shall not be exempt from such requirement through registration with another state agency, or certification, registration, or licensure by any local governmental agency or any authorized agency.

26 6. Unless otherwise limited by law, a parent with legal custody or а 27 legal guardian of any child in a child day care program OR NURSERY 28 SCHOOL shall have unlimited and on demand access to such child or ward. Such parent or guardian unless otherwise limited by law, also shall have 29 the right to inspect on demand during its hours of operation any area of 30 child day care center, group family day care home, school-age child 31 а 32 care program, or family day care home to which the child or ward of such 33 parent or guardian has access or which could present a hazard to the 34 health and safety of the child or ward.

35 7. (a) The [department] OFFICE shall implement on a statewide basis 36 programs to educate parents and other potential consumers of child day 37 care programs AND NURSERY SCHOOLS about their selection and use. The 38 [department] OFFICE may provide for such implementation through the 39 purchase of services. Such education shall include, but not be limited 40 to, the following topics:

41 (i) types of child day care programs;

42 (ii) factors to be considered in selecting and evaluating child day 43 care programs;

44 (iii) regulations of the [department] OFFICE governing the operation 45 of different types of programs;

46 (iv) rights of parents or guardians in relation to access to children 47 and inspection of child day care programs;

48 (v) information concerning the availability of child day care subsi-49 dies;

50 (vi) information about licensing [and], registration AND FILING 51 requirements;

52 (vii) prevention of child abuse and maltreatment in child day care 53 programs, including screening of child day care providers and employees; 54 (viii) tax information; and

(ix) factors to be considered in selecting and evaluating child day 1 2 care programs when a child needs administration of medications during 3 the time enrolled. 4 (b) The [department] OFFICE shall implement a statewide campaign to educate the public as to the legal requirements for registration of 5 6 family day care and school-age child care, THE FILING OF NURSERY 7 SCHOOLS, and the benefits of such [registration] PROCEDURES. The [department] OFFICE may provide for such implementation through the purchase of services. The campaign shall: 8 9 10 (i) use various types of media; (ii) include the development of public educational materials for fami-11 lies, [family day care providers,] employers and community agencies; 12 (iii) explain the role and functions of child care resource and refer-13 14 ral programs, as such term is used in title five-B of this article; 15 OFFICE (iv) explain the role and functions of the [department] in regard to registered LICENSED AND FILED programs; and 16 (v) publicize the [department's] OFFICE'S toll-free telephone number 17 for making complaints of violations of [child day care] requirements 18 19 related to programs which are required to be licensed [or], registered 20 OR FILED. 21 8. The [department] OFFICE shall establish and maintain a list of all 22 current FILED, registered and licensed [child day care] programs and a list of all programs whose license [or], registration OR FILING has been 23 revoked, rejected, terminated, or suspended. Such information shall be 24 25 available to the public, pursuant to procedures developed by the [department] OFFICE. 26 27 8-a. The office [of children and family services] shall not make 28 available to the public online any group family day care home provider's family day care provider's home street address or map showing the 29 or location of such provider's home where such provider has requested to 30 opt out of the online availability of this information. The office shall 31 32 provide a written form informing a provider of their right to opt out of 33 providing information online, and shall also permit a provider to 34 request to opt out through the office's website. 35 9. The [department] OFFICE shall make available, directly or through purchase of services, to registered [child day care] providers informa-36 37 tion concerning: 38 (a) liability insurance; 39 (b) start-up grants; 40 (c) United States department of agriculture food programs; (d) subsidies available for child day care; 41 42 (e) tax information; and 43 (f) support services required to be provided by child care resource 44 referral programs as set forth in subdivision three of section four and 45 hundred ten-r of this article. 10. Any home or facility providing child day care shall be operated in 46 47 accordance with applicable statutes and regulations. Any violation of 48 applicable statutes or regulations shall be a basis to deny, limit, 49 suspend, revoke, or terminate a license or registration. Consistent with 50 articles twenty-three and twenty-three-A of the correction law, and 51 guidelines referenced in subdivision two of section four hundred twenty-five of this article, if the office [of children and family services] 52 is made aware of the existence of a criminal conviction or pending crim-53 54 inal charge concerning an operator of a family day care home, group 55 family day care home, school-age child care program, or child day care center or concerning any assistant, employee or volunteer in such homes, 56

programs or centers, or any persons age eighteen or over who reside in 1 2 such conviction or charge may be a basis to deny, limit, such homes, 3 suspend, revoke, reject, or terminate a license or registration. Before 4 any license issued pursuant to the provisions of this section is 5 suspended or revoked, before registration pursuant to this section is 6 suspended or terminated, or when an application for such license is 7 denied or registration rejected, the applicant for or holder of such 8 registration or license is entitled, pursuant to section twenty-two of this chapter and the regulations of the office [of children and family 9 10 services], to a hearing before the office [of children and family 11 services]. However, a license or registration shall be temporarily suspended or limited without a hearing upon written notice to the opera-12 13 tor of the facility following a finding that the public health, or an 14 individual's safety or welfare, [are] IS in imminent danger. The holder 15 of a license or registrant is entitled to a hearing before the office [of children and family services] to contest the temporary suspension or 16 17 limitation. If the holder of a license or registrant requests a hearing 18 contest the temporary suspension or limitation, such hearing must be to 19 scheduled to commence as soon as possible but in no event later than 20 thirty days after the receipt of the request by the office [of children 21 and family services]. Suspension shall continue until the condition 22 requiring suspension or limitation is corrected or until a hearing decision has been issued. If the office [of children and family services] 23 24 determines after a hearing that the temporary suspension or limitation 25 such suspension or limitation shall be extended until the was proper, 26 condition requiring suspension or limitation has been corrected or until 27 the license or registration has been revoked.

28 11. (a) (i) (A) The office [of children and family services] shall 29 adopt regulations establishing civil penalties of no more than five hundred dollars per day to be assessed against child day care centers, 30 school age child care programs, group family day care homes or family 31 32 day care homes for violations of this section, sections three hundred ninety-a and three hundred ninety-b of this title and any regulations 33 34 promulgated thereunder. The regulations establishing civil penalties shall specify the violations subject to penalty. 35

(B) THE OFFICE SHALL ALSO ADOPT REGULATIONS ESTABLISHING CIVIL PENALTIES OF NO MORE THAN TWO HUNDRED FIFTY DOLLARS PER DAY TO BE ASSESSED
AGAINST NURSERY SCHOOL OPERATORS WHO OPERATE NURSERY SCHOOLS WITHOUT
HAVING MADE THE FILING REQUIRED BY THIS SECTION.

40 (ii) The office [of children and family services] shall adopt requlations establishing civil penalties of no more than five hundred 41 dollars per day to be assessed against child day care providers 42 who 43 operate child day care centers or group family day care homes without a 44 license or who operate family day care homes, school-age child care 45 programs, or child day care centers required to be registered without obtaining such registration. 46

47 (iii) In addition to any other civil or criminal penalty provided by 48 law, the office [of children and family services] shall have the power to assess civil penalties in accordance with its regulations adopted 49 50 pursuant to this subdivision after a hearing conducted in accordance 51 with procedures established by regulations of the office of children and family services. Such procedures shall require that notice of 52 the time and place of the hearing, together with a statement of charges of 53 54 violations, shall be served in person or by certified mail addressed to 55 school age child care program, group family day care home, family the 56 day care home, NURSERY SCHOOL OPERATOR or child day care center at least

thirty days prior to the date of the hearing. The statement of charges 1 shall set forth the existence of the violation or violations, the amount 2 3 of penalty for which the program may become liable, the steps which must 4 be taken to rectify the violation, and where applicable, a statement that a penalty may be imposed regardless of rectification. A written 5 6 answer to the charges of violations shall be filed with the office [of 7 children and family services] not less than ten days prior to the date 8 hearing with respect to each of the charges and shall include all of material and relevant matters which, if not disclosed in the answer, 9 10 would not likely be known to the office [of children and family 11 services].

12 (iv) The hearing shall be held by the commissioner of the office [of children and family services] or the commissioner's designee. The burden 13 14 proof at such hearing shall be on the office [of children and family of 15 services] to show that the charges are supported by a preponderance of 16 the evidence. The commissioner of the office [of children and family 17 services] or the commissioner's designee, in his or her discretion, may allow the child day care center operator or provider to attempt to prove 18 19 by a preponderance of the evidence any matter not included in the 20 answer. Where the child day care provider satisfactorily demonstrates 21 that it has rectified the violations in accordance with the requirements 22 of paragraph (c) of this subdivision, no penalty shall be imposed except 23 as provided in paragraph (c) of this subdivision.

(b)(i) In assessing penalties pursuant to this subdivision, the office
[of children and family services] may consider the completeness of any
rectification made and the specific circumstances of such violations as
mitigating factors.

28 (ii) Upon the request of the office [of children and family services], 29 attorney general shall commence an action in any court of competent the 30 jurisdiction against any child day care program subject to the 31 provisions of this subdivision and against any person, entity or corpo-32 ration operating such center or school age child care program, group 33 family day care home or family day care home for the recovery of any penalty assessed by the office [of children and family services] 34 in 35 accordance with the provisions of this subdivision.

(iii) Any such penalty assessed by the office [of children and family services] may be released or compromised by the office [of children and family services] before the matter has been referred to the attorney general; when such matter has been referred to the attorney general, such penalty may be released or compromised and any action commenced to recover the same may be settled and discontinued by the attorney general with the consent of the office [of children and family services].

(c)(i) Except as provided for in this paragraph, a child day care provider shall avoid payment of a penalty imposed pursuant to this subdivision where the provider has rectified the condition which resulted in the imposition of the penalty within thirty days of notification of the existence of the violation of statute or regulation.

48 (ii) [Clause] SUBPARAGRAPH (i) of this paragraph notwithstanding, 49 rectification shall not preclude the imposition of a penalty pursuant to 50 this subdivision where:

51 (A) the child day care provider has operated a child day care center 52 or group family day care home without a license, has refused to seek a 53 license for the operation of such a center or home, or has continued to 54 operate such a center or home after denial of a license application, 55 revocation of an existing license or suspension of an existing license; 1

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(B) the child day care provider has operated a family day care home, school-age child care program or child day care center required to be registered without being registered, has refused to seek registration for the operation of such home, program or center or has continued to operate such a home, program or center after denial of a registration application, revocation of an existing registration or suspension of an

7 existing registration;

8 (C) there has been a total or substantial failure of the facility's 9 fire detection or prevention systems or emergency evacuation procedures; 10 (D) the child day care provider or an assistant, employee or volunteer 11 OR NURSERY SCHOOL has failed to provide adequate and competent super-12 vision;

13 (E) the child day care provider or an assistant, employee or volunteer 14 OR NURSERY SCHOOL has failed to provide adequate sanitation;

(F) the child day care provider or an assistant, employee, volunteer, NURSERY SCHOOL or, for a family day care home or group family day care home, a member of the provider's household, has injured a child in care, unreasonably failed to obtain medical attention for a child in care requiring such attention, used corporal punishment against a child in care or abused or maltreated a child in care;

21 (G) the child day care provider OR NURSERY SCHOOL has violated the 22 same statutory or regulatory standard more than once within a six month 23 period;

(H) the child day care provider or an assistant, employee or volunteer
OR NURSERY SCHOOL has failed to make a report of suspected child abuse
or maltreatment when required to do so pursuant to section four hundred
thirteen of this article; or

(I) the child day care provider or an assistant, employee or volunteer OR NURSERY SCHOOL has submitted to the office of children and family services a forged document as defined in section 170.00 of the penal law.

(d) Any civil penalty received by the office of children and family services pursuant to this subdivision shall be deposited to the credit of the "quality child care and protection fund" established pursuant to section ninety-seven-www of the state finance law, AS ADDED BY CHAPTER FOUR HUNDRED SIXTEEN OF THE LAWS OF TWO THOUSAND.

37 (e)(i) The office [of children and family services] shall deny a new 38 application for licensure or registration made by a day care provider 39 whose license or registration was previously revoked or terminated based 40 a violation of statute or regulation for a period of two years from on the date that the revocation or termination of the license or registra-41 tion became finally effective, unless such office determines, in its 42 43 discretion, that approval of the application will not in any way jeopardize the health, safety or welfare of children in the center, program 44 45 or home. For the purposes of this paragraph, the date that the revocation or termination became finally effective shall be, as applicable: 46

(A) the date that the revocation or termination became effective basedon the notice of revocation or termination;

49 (B) the date that the hearing decision was issued upholding the revo-50 cation or termination;

51 (C) the date of issuance of a final court order affirming the revoca-52 tion or termination or affirming a hearing decision that upheld the 53 revocation or termination; or

54 (D) another date mutually agreed upon by the office of children and 55 family services and the provider.

(ii)(A) Such office shall deny a new application for licensure [or], 1 2 registration OR FILING made by a day care provider OR NURSERY SCHOOL 3 OPERATOR who is enjoined or otherwise prohibited by a court order from 4 operation of a day care center, NURSERY SCHOOL, group family day care family day care home or school-age child care program without a 5 home, 6 license or registration for a period of two years from the date of the 7 court order unless the court order specifically enjoins the provider 8 from providing day care for a period longer than two years, in which case the office shall deny any new application made by the provider 9 10 while the provider is so enjoined.

11 (B) Such office shall deny a new application for licensure [or], registration OR FILING made by a day care provider OR NURSERY SCHOOL OPERATOR who is assessed a second civil penalty by such office for having operated a day care center, NURSERY SCHOOL, group family day care 12 13 14 15 home, family day care home or school-age child care program without a 16 license or registration for a period of two years from the date of the second fine. For the purposes of this paragraph, the date of the second 17 18 fine shall be either the date upon which the day care provider signs a 19 stipulation agreement to pay the second fine or the date upon which a hearing decision is issued affirming the determination of such office to 20 21 impose the second fine, as applicable.

22 (iii) A day care provider OR NURSERY SCHOOL OPERATOR who surrenders the provider's license [or], registration OR FILING while such office is 23 engaged in enforcement seeking suspension, revocation or termination of 24 25 such provider's license [or], registration OR FILING pursuant to the 26 regulations of such office, shall be deemed to have had their license 27 [or], registration OR FILING revoked or terminated and shall be subject 28 the prohibitions against licensing [or], registration OR FILING to 29 pursuant to subparagraph (i) of this paragraph for a period of two years 30 from the date of surrender of the license or registration.

12. (a) Notwithstanding any other provision of law, except as may be 31 32 required as a condition of licensure [or], registration OR FILING by 33 regulations promulgated pursuant to this section, no village, town (outside the area of any incorporated village), city or county shall adopt or enact any law, ordinance, rule or regulation which would 34 35 impose, mandate or otherwise enforce standards for sanitation, health, 36 37 fire safety or building construction on a one or two family dwelling or 38 multiple dwelling used to provide group family day care or family day care than would be applicable were such child day care not provided on 39 40 the premises. No village, town (outside the area of any incorporated village), city or county shall prohibit or restrict use of a one or two 41 family dwelling, or multiple dwelling for family or group family day 42 43 care where a license or registration for such use has been issued in 44 accordance with regulations issued pursuant to this section. Nothing in 45 this paragraph shall preclude local authorities with enforcement jurisdiction of the applicable sanitation, health, fire safety or building 46 47 construction code from making appropriate inspections to assure compli-48 ance with such standards.

49 (b) Notwithstanding any other provision of law, but pursuant to 50 section five hundred eighty-one-b of the real property tax law, no assessing unit, as defined in subdivision one of section one hundred two 51 the real property tax law, in the assessment of the value of any 52 of 53 parcel used for residential purposes and registered as a family day care 54 home pursuant to this section, shall consider the use or registration of 55 such parcel as a family day care home.

1 13. Notwithstanding any other provision of law, this section[, except 2 for paragraph (a-1) of subdivision two-a of this section,] shall not 3 apply to child day care centers in the city of New York, OR ANY NURSERY 4 SCHOOL WHICH IS ASSOCIATED WITH A SCHOOL DISTRICT, THAT ALREADY IMPLE-5 MENTS A FINGERPRINTING PROCESS.

6 S 2. The section heading and subdivisions 1 and 2 of section 390-a of 7 the social services law, the section heading as amended by chapter 750 8 of the laws of 1990, subdivisions 1 and 2 as amended by chapter 416 of 9 the laws of 2000 and paragraph (e) of subdivision 2 as added by chapter 10 230 of the laws of 2001, are amended to read as follows:

11 Standards and training for child day care AND NURSERY SCHOOLS. 1. All children and family services and municipal staff employed to 12 office of accept registrations AND FILINGS, issue licenses or conduct inspections 13 14 child day care homes, programs or facilities, subject to the amounts of 15 appropriated therefor, shall receive training in at least the following: regulations promulgated by the office of children and family services 16 17 pursuant to section three hundred ninety of this title; child abuse prevention and identification; safety and security procedures in child 18 day care settings; the principles of childhood development, and the 19 20 laws, regulations and procedures governing the protection of children 21 from abuse or maltreatment.

22 license or registration shall be issued to, OR FILING ACCEPTED 2. No 23 FROM a family day care home, group family day care home, school age child care program [or], child day care center OR NURSERY SCHOOL OPERA-24 25 TOR and no such registration, FILING or license shall be renewed until 26 it can be demonstrated by the employer or licensing agency that there is 27 procedure developed and implemented, in accordance with section three а 28 hundred ninety-b of this title and pursuant to regulations of the office 29 of children and family services, to:

30 (a) review and evaluate the backgrounds of and information supplied by any person applying to be a child day care center or school-age child 31 32 care program employee or volunteer or group family day care assistant, a 33 provider of family day care or group family day care, or a director of a 34 child day care center, head start day care center, NURSERY SCHOOL or 35 school-age child care program. Such procedures shall include but not be limited to the following requirements: that the applicant set forth his 36 37 or her employment history, provide personal and employment references; 38 submit such information as is required for screening with the statewide 39 central register of child abuse and maltreatment in accordance with the 40 provisions of section four hundred twenty-four-a of this article; sign a sworn statement indicating whether, to the best of his or her knowledge, 41 or she has ever been convicted of a crime in this state or any other 42 he 43 jurisdiction; and provide his or her fingerprints for submission to the 44 division of criminal justice services in accordance with the provisions 45 of section three hundred ninety-b of this title;

(b) establish relevant minimal experiential and educational qualifications for employees and directors of child day care centers or head start day care center programs;

(c) assure adequate and appropriate supervision of employees and volunteers of group family day care homes, family day care homes, child day care centers, NURSERY SCHOOLS and school-age child care programs; [and]

(d) demonstrate, in the case of child day care centers, group family 54 day care homes, family day care homes, NURSERY SCHOOLS and school-age 55 child care programs the existence of specific procedures which will 56 assure the safety of a child who is reported to the state central regis1 ter of child abuse and maltreatment as well as other children provided 2 care by such homes, centers or programs, immediately upon notification 3 that a report has been made with respect to a child named in such report 4 while the child was in attendance at such homes, centers or programs[.]; 5 AND

6 (e) establish necessary rules to provide for uniform visitor control 7 procedures, including visitor identification.

8 S 3. Section 390-b of the social services law, as added by chapter 9 416 of the laws of 2000, is amended to read as follows:

10 390-b. Criminal history review of child care providers, generally. S 11 1. (a) Notwithstanding any other provision of law to the contrary, and 12 subject to rules and regulations of the division of criminal justice services, the office of children and family services shall perform a 13 14 criminal history record check with the division of criminal justice 15 services regarding any operator, employee or volunteer of a child day care center or school age child care provider, as defined in paragraphs 16 17 (c) and (f) of subdivision one of section three hundred ninety of this 18 Child day care center operators, school age child care operators title. 19 and any employees or volunteers, who previously did not have a criminal 20 history record check performed in accordance with this subdivision shall 21 have such a criminal history record check performed when the child day 22 care center or school age child care provider applies for license or 23 registration renewal. Child day care centers which are not subject to 24 the provisions of section three hundred ninety of this title, shall not 25 subject to the provisions of this section. The provisions of this be 26 section shall apply to a volunteer only where the volunteer has the 27 potential for regular and substantial contact with children enrolled in 28 the program.

29 (b) Notwithstanding any other provision of law to the contrary, and 30 subject to rules and regulations of the division of criminal justice services, the office of children and family services shall perform a 31 32 criminal history record check with the division of criminal justice 33 services regarding the operator, any assistants, employees or volunteers of a group family day care home [or], family day care home OR NURSERY 34 35 SCHOOL, as defined in paragraphs (d) [and], (e) AND (G) of subdivision one of section three hundred ninety of this title, and any person age 36 37 eighteen or over residing on the premises of the group family day care home [or], family day care home OR NURSERY SCHOOL which is to be 38 39 licensed [or], registered OR FOR WHICH A FILING MUST BE MADE in accord-40 ance with section three hundred ninety of this title. Group family day care home operators, family day care home operators, NURSERY SCHOOL OPERATORS, any assistants, employees or volunteers, and persons who are 41 42 43 age eighteen or over residing on the premises of a licensed group family 44 day care home [or], registered family day care home OR NURSERY SCHOOL 45 who previously did not have a criminal history record check performed in accordance with this subdivision shall have such a criminal history 46 check performed when the group family day care home [or], family 47 record 48 day care home OR NURSERY SCHOOL applies for renewal of the home's license [or], registration OR FILING. 49 The provisions of this section 50 shall apply to a volunteer only where the volunteer has the potential 51 for regular and substantial contact with children enrolled in the 52 program.

53 2. (a) As part of the provider's application for, or renewal of, a 54 child day care center or school age child care license or registration, 55 the provider shall furnish the office of children and family services 56 with fingerprint cards of any operator of a child day care center or 1 school age child care program, and any employee or volunteer, who previ-2 ously did not have a criminal history record check performed in accord-3 ance with this section, together with such other information as is 4 required by the office of children and family services and the division 5 of criminal justice services.

6 (b) Every child day care center or school age child care provider 7 shall obtain a set of fingerprints for each prospective employee or volunteer and such other information as is required by the office of 8 children and family services and the division of criminal justice 9 10 services. The child day care center or school age child care program 11 shall furnish to the applicant blank fingerprint cards and a description how the completed fingerprint cards will be used. The child day care 12 of center or school age child care program shall promptly transmit such 13 14 fingerprint cards to the office of children and family services.

15 (c) As part of the provider's application for, or renewal of, a group family day care home license or family day care home registration, the 16 17 provider shall furnish the office of children and family services with 18 fingerprint cards of any operator of a group family day care home or 19 family day care home, and any assistant, employee or volunteer, and any 20 person age eighteen or over residing on the premises of the group family 21 day care home or family day care home, who previously did not have a 22 criminal history record check performed in accordance with this section, 23 together with such other information as is required by the office of 24 children and family services and the division of criminal justice 25 services.

(d) 26 Every group family day care home or family day care home provider 27 shall obtain a set of fingerprints for each prospective assistant, employee, volunteer and any person age eighteen or over who will be 28 29 residing on the premises of the group family day care home or family day care home, and such other information as is required by the office of 30 children and family services and the division of criminal justice 31 32 services. The group family day care home or family day care home provid-33 er shall furnish to the applicant blank fingerprint cards and a 34 description of how the completed fingerprint cards will be used. The group family day care home or family day care home provider 35 shall promptly transmit such fingerprint cards to the office of children and 36 37 family services.

38 (e) AS PART OF THE PROVIDER'S APPLICATION FOR, OR RENEWAL OF, A NURS-39 ERY SCHOOL FILING, THE PROVIDER SHALL FURNISH THE OFFICE OF CHILDREN AND 40 FAMILY SERVICES WITH FINGERPRINT CARDS OF ANY OPERATOR OF A NURSERY SCHOOL, AND ANY EMPLOYEE OR VOLUNTEER, WHO PREVIOUSLY 41 DID NOT HAVE Α CRIMINAL HISTORY RECORD CHECK PERFORMED IN ACCORDANCE WITH THIS SECTION, 42 43 TOGETHER WITH SUCH OTHER INFORMATION AS IS REQUIRED BY THE OFFICE OF 44 CHILDREN AND FAMILY SERVICES AND THE DIVISION OF CRIMINAL JUSTICE 45 SERVICES.

46 (F) EVERY NURSERY SCHOOL PROVIDER SHALL OBTAIN A SET OF FINGERPRINTS 47 FOR EACH PROSPECTIVE EMPLOYEE OR VOLUNTEER AND SUCH OTHER INFORMATION AS 48 IS REQUIRED BY THE OFFICE OF CHILDREN AND FAMILY SERVICES AND THE DIVI-49 SION OF CRIMINAL JUSTICE SERVICES. THE NURSERY SCHOOL PROGRAM SHALL 50 FURNISH TO THE APPLICANT BLANK FINGERPRINT CARDS AND A DESCRIPTION OF 51 COMPLETED FINGERPRINT CARDS WILL BE USED. THE NURSERY SCHOOL HOW THE PROGRAM SHALL PROMPTLY TRANSMIT SUCH FINGERPRINT CARDS TO THE OFFICE 52 OF 53 CHILDREN AND FAMILY SERVICES.

(G) The office of children and family services shall pay the processing fee imposed pursuant to subdivision eight-a of section eight hundred thirty-seven of the executive law. The office of children and family 1 services shall promptly submit the fingerprint cards and the processing 2 fee to the division of criminal justice services for its full search and 3 retain processing.

4 [(f)] (H) A licensed or registered child day care center, school-age 5 child care program, group family day care home or family day care home 6 may temporarily approve an applicant to be an employee, assistant or 7 volunteer for such provider while the results of the criminal history 8 record check are pending, but shall not allow such person to have unsu-9 pervised contact with children during such time.

3. Notwithstanding any other provision of law to the contrary, after reviewing any criminal history record information provided by the division of criminal justice services, of an individual who is subject to a criminal history record check pursuant to this section, the office of children and family services and the provider shall take the following actions:

16 Where the criminal history record of an applicant to be an (a) (i) 17 operator of a child day care center, school age child care program, group family day care home, family day care home, NURSERY SCHOOL, or any 18 person over the age of eighteen residing in such a home OR SCHOOL, 19 reveals a felony conviction at any time for a sex offense, crime against 20 21 a child, or a crime involving violence, or a felony conviction within 22 the past five years for a drug-related offense, the office of children 23 and family services shall deny the application OR FILING unless the 24 office determines, in its discretion, that approval of the application 25 OR FILING will not in any way jeopardize the health, safety or welfare 26 of the children in the center, program or home; or

27 (ii) Where the criminal history record of an applicant to be an opera-28 a child day care center, school age child care program, group tor of 29 family day care home, family day care home, NURSERY SCHOOL, or any person over the age of eighteen residing in such a home OR SCHOOL, 30 reveals a conviction for a crime other than one set forth in subpara-31 32 graph (i) of this paragraph, the office of children and family services 33 may deny the application OR FILING, consistent with article twenty-34 three-A of the correction law; or

35 (iii) Where the criminal history record of an applicant to be an operof a child day care center, school age child care program, group 36 ator 37 family day care home, family day care home, NURSERY SCHOOL, or any other 38 person over the age of eighteen residing in such a home, reveals a charge for any crime, the office of children and family services shall 39 40 hold the application OR FILING in abeyance until the charge is finally 41 resolved.

42 Where the criminal history record of a current operator of a (b) (i) 43 child day care center, school age child care program, group family day 44 care home, family day care home, NURSERY SCHOOL, or any other person 45 over the age of eighteen residing in such a home OR SCHOOL, reveals a conviction for a crime set forth in subparagraph (i) of paragraph (a) of 46 47 the office of children and family services shall this subdivision, 48 conduct a safety assessment of the program and take all appropriate 49 steps to protect the health and safety of the children in the program. 50 The office of children and family services shall deny, limit, suspend, 51 revoke, reject or terminate a license [or], registration OR FILING based such a conviction, unless the office determines, in its discretion, 52 on that continued operation of the center, program [or], home OR SCHOOL 53 54 will not in any way jeopardize the health, safety or welfare of the children in the center, program [or], home OR SCHOOL; 55

(ii) Where the criminal history record of a current operator of 1 а 2 child day care center, school age child care program, group family day 3 care home, family day care home, NURSERY SCHOOL, or any other person 4 over the age of eighteen residing in such a home OR SCHOOL, reveals a 5 conviction for a crime other than one set forth in subparagraph (i) of 6 paragraph (a) of this subdivision, the office of children and family 7 services shall conduct a safety assessment of the program and take all appropriate steps to protect the health and safety of the children in the program. The office may deny, limit, suspend, revoke, reject or 8 9 10 terminate a license [or], registration OR FILING based on such a 11 conviction, consistent with article twenty-three-A of the correction 12 law;

13 (iii) Where the criminal history record of a current operator of а 14 child day care center, school age child care program, group family day care home, family day care home, NURSERY SCHOOL, or any other person 15 over the age of eighteen residing in such a home OR SCHOOL, reveals a 16 17 charge for any crime, the office of children and family services shall 18 conduct a safety assessment of the program and take all appropriate steps to protect the health and safety of the children in the program. The office may suspend a license [or], registration OR FILING based on 19 20 21 such a charge where necessary to protect the health and safety of the 22 children in the program.

23 Where the criminal history record of an applicant to be an (c) (i) 24 employee or volunteer at a child day care center [or], school age child 25 care program OR NURSERY SCHOOL reveals a conviction for a crime set 26 forth in subparagraph (i) of paragraph (a) of this subdivision, the office of children and family services shall direct the provider to deny 27 28 application unless the office determines, in its discretion, that the 29 approval of the application will not in any way jeopardize the health, safety or welfare of the children in the center or program; 30

(ii) Where the criminal history record of an applicant to be an employee or volunteer at a child day care center [or], school age child care program OR NURSERY SCHOOL reveals a conviction for a crime other than one set forth in subparagraph (i) of paragraph (a) of this subdivision, the office of children and family services may, consistent with article twenty-three-A of the correction law, direct the provider to deny the application;

38 (iii) Where the criminal history record of an applicant to be an 39 employee or volunteer at a child day care center [or], school age child 40 care program OR NURSERY SCHOOL reveals a charge for any crime, the 41 office of children and family services shall hold the application in 42 abeyance until the charge is finally resolved.

43 (d) (i) Where the criminal history record of a current employee or 44 volunteer at a child day care center [or], school age child care program 45 OR NURSERY SCHOOL reveals a conviction for a crime set forth in subparaof paragraph (a) of this subdivision, the office of children 46 qraph (i) 47 and family services shall conduct a safety assessment of the program and 48 take all appropriate steps to protect the health and safety of the chil-49 dren in the program. The office shall direct the provider to terminate 50 employee or volunteer based on such a conviction, unless the office the 51 determines, in its discretion, that the continued presence of the employee or volunteer in the center or program will not in any way jeop-52 53 ardize the health, safety or welfare of the children in the center or 54 program;

55 (ii) Where the criminal history record of a current employee or volun-56 teer at a child day care center [or], school age child care program OR

NURSERY SCHOOL reveals a conviction for a crime other than one set forth 1 2 subparagraph (i) of paragraph (a) of this subdivision, the office of in 3 children and family services shall conduct a safety assessment of the 4 program and take all appropriate steps to protect the health and safety 5 of the children in the program. The office may direct the provider to 6 terminate the employee or volunteer based on such a conviction, consist-7 ent with article twenty-three-A of the correction law;

8 (iii) Where the criminal history record of a current employee or 9 volunteer at a child day care center [or], school age child care program 10 OR NURSERY SCHOOL reveals a charge for any crime, the office of children 11 and family services shall conduct a safety assessment of the program and 12 take all appropriate steps to protect the health and safety of the chil-13 dren in the program.

14 (e) (i) Where the criminal history record of an applicant to be an 15 employee, assistant or volunteer at a group family day care home or 16 family day care home reveals a conviction for a crime set forth in (i) of paragraph (a) of this subdivision, the office of 17 subparagraph 18 children and family services shall direct the provider to deny the 19 application unless the office determines, in its discretion, that approval of the application will not in any way jeopardize the health, 20 21 safety or welfare of the children in the home;

(ii) Where the criminal history record of an applicant to be an employee, assistant or volunteer at a group family day care home or family day care home reveals a conviction for a crime other than one set forth in subparagraph (i) of paragraph (a) of this subdivision, the office of children and family services may, consistent with article twenty-three-A of the correction law, direct the provider to deny the application;

(iii) Where the criminal history record of an applicant to be an employee, assistant or volunteer at a group family day care home or family day care home reveals a charge for any crime, the office of children and family services shall hold the application in abeyance until the charge is finally resolved.

34 (f) (i) Where the criminal history record of a current employee, 35 assistant or volunteer at a group family day care home or family day care home reveals a conviction for a crime set forth in subparagraph (i) 36 37 of paragraph (a) of this subdivision, the office of children and family services shall conduct a safety assessment of the program and take all 38 39 appropriate steps to protect the health and safety of the children in 40 the home. The office of children and family services shall direct the provider to terminate the employee, assistant or volunteer based on such 41 conviction, unless the office determines, in its discretion, that the 42 а 43 continued presence of the employee, assistant or volunteer in the home 44 will not in any way jeopardize the health, safety or welfare of the 45 children in the home;

46 (ii) Where the criminal history record of a current employee, assist-47 ant or volunteer at a group family day care home or family day care home 48 reveals a conviction for a crime other than one set forth in subparagraph (i) of paragraph (a) of this subdivision, the office of 49 children 50 family services shall conduct a safety assessment of the home and and 51 take all appropriate steps to protect the health and safety of the children in the home. The office may direct the provider to terminate the 52 employee, assistant or volunteer based on such a conviction, consistent 53 54 with article twenty-three-A of the correction law;

55 (iii) Where the criminal history record of a current employee, assist-56 ant or volunteer at a group family day care home or family day care home 1 reveals a charge for any crime, the office of children and family 2 services shall conduct a safety assessment of the home and take all 3 appropriate steps to protect the health and safety of the children in 4 the home.

5 (g) Advise the provider that the individual has no criminal history 6 record.

7 4. Prior to making a determination to deny an application pursuant to 8 subdivision three of this section, the office of children and family 9 services shall afford the applicant an opportunity to explain, in writ-10 ing, why the application should not be denied.

11 Notwithstanding any other provision of law to the contrary, the 5. office of children and family services, upon receipt of a criminal history record from the division of criminal justice services, may 12 13 14 request, and is entitled to receive, information pertaining to any crime 15 contained in such criminal history record from any state or local law 16 enforcement agency, district attorney, parole officer, probation officer 17 court for the purposes of determining whether any ground relating to or 18 such criminal conviction or pending criminal charge exists for denying a 19 license, registration, FILING, application or employment.

6. The notification by the office of children and family services to the child day care provider pursuant to this section shall include a summary of the criminal history record, if any, provided by the division of criminal justice services.

7. Where the office of children and family services directs a child day care provider to deny an application based on the criminal history record, the provider must notify the applicant that such record is the basis of the denial.

28 Any safety assessment required pursuant to this section shall 8. 29 include a review of the duties of the individual, the extent to which such individual may have contact with children in the program or house-30 hold and the status and nature of the criminal charge or conviction. 31 32 Where the office of children and family services performs the safety 33 assessment, it shall thereafter take all appropriate steps to protect 34 the health and safety of children receiving care in the child day care 35 center, school age child care program, family day care home [or], group 36 family day care home OR NURSERY SCHOOL.

37 9. Any criminal history record provided by the division of criminal justice services, and any summary of the criminal history record provided by the office of children and family services to a child day 38 39 40 care provider pursuant to this section, is confidential and shall not be available for public inspection; provided, however, nothing herein shall 41 prevent a child day care provider or the office of children and family 42 43 services from disclosing criminal history information at any administra-44 tive or judicial proceeding relating to the denial or revocation of an 45 application, employment, license [or], registration OR FILING. The subject of a criminal history review conducted pursuant to this section 46 47 shall be entitled to receive, upon written request, a copy of the summa-48 ry of the criminal history record provided by the office of children and family services to the child day care provider. Unauthorized disclosure of such records or reports shall subject the provider to civil penalties 49 50 51 in accordance with the provisions of subdivision eleven of section three 52 hundred ninety of this title.

53 10. A child day care provider shall advise the office of children and 54 family services when an individual who is subject to criminal history 55 record review in accordance with subdivision one or two of this section 56 is no longer subject to such review. The office of children and family

services shall inform the division of criminal justice services when an 1 2 subject to criminal history review is no longer individual who is 3 subject to such review so that the division of criminal justice services 4 may terminate its retain processing with regard to such person. At least 5 once a year, the office of children and family services will be required 6 conduct a validation of the records maintained by the division of to 7 criminal justice services.

8 S 4. Paragraph (a) of subdivision 1 of section 424-a of the social 9 services law, as amended by chapter 126 of the laws of 2014, is amended 10 to read as follows:

(a) A licensing agency shall inquire of the [department] OFFICE OF 11 12 CHILDREN AND FAMILY SERVICES and [the department] SUCH OFFICE shall, 13 subject to the provisions of paragraph (e) of this subdivision, inform 14 such agency and the subject of the inquiry whether an applicant for a 15 certificate, license or permit, assistants to group family day care 16 providers, the director of a camp subject to the provisions of article thirteen-B of the public health law, and any person over the age of 17 eighteen who resides in the home of a person who has applied to become 18 19 an adoptive parent or a foster parent or to operate a family day care home, NURSERY SCHOOL, or group family day care home has been or is 20 21 currently the subject of an indicated child abuse and maltreatment 22 report on file with the statewide central register of child abuse and 23 maltreatment.

S 5. This act shall take effect on the one hundred eightieth day after it shall have become a law, provided, however, that any rules or regulations necessary to implement the provisions of this act on its effective date shall be promulgated on or before such date.