SLS 13RS-227 ORIGINAL

Regular Session, 2013

SENATE BILL NO. 222

BY SENATOR WALSWORTH

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CHILDREN. Revises licensure procedures for child day care centers and facilities. (8/1/13)

1 AN ACT

2 To amend and reenact R.S. 46:1402.1, 1403, 1404(A), 1405, 1414.1(A), (B), (C), and (D), 1415, 1419 through 1422, 1425(A) and (B), 1426 (introductory paragraph) and (C), 3 1427(introductory paragraph), 1428(A) and 1430(A)(1), to enact R.S. 46:1406 and 4 5 1407, and to repeal R.S. 46:1408, 1409, 1412, 1413, and 1424, relative to child care 6 facilities; to provide for licensure requirements; to provide for transitional 7 provisions; to provide for licensure and authorization certificate procedures; to 8 provide for rules; to provide for disclosure; to provide for agencies and facilities 9 subject to regulation; to provide for revocation or refusal to renew licenses; to 10 provide for violations; to provide for appeals; to provide for penalties; to provide for 11 injunctive relief; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

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Section 1. R.S. 46:1402.1, 1403, 1404(A), 1405, 1414.1(A), (B), (C), and (D), 1415, 1419 through 1422, 1425(A) and (B), 1426 (introductory paragraph) and (C), 1427(introductory paragraph), 1428(A), and 1430(A)(1) are hereby amended and reenacted, and R.S. 1406 and 1407 are hereby enacted to read as follows:

\$1402.1. Licensing; prohibition of conflict of interest

All licenses <u>or authorization certificates</u> issued to child care facilities and child-placing facilities pursuant to this Chapter shall specify that the facility shall not enter into any contract or engage in any activities in conflict with its duties to the mothers, fathers, and children that it is licensed **or authorized** to serve.

## §1403. Definitions

A. As used in this Chapter, the following definitions shall apply unless the context clearly states otherwise:

- (1) "Authorization certificate" means a certificate issued to a child day care center or residential home that is owned or operated by a church or religious organization that does not wish to be licensed as a Type I or Type II center. "Authorization certificate" also means a certificate held by a child day care center or residential home holding a Class B license prior to the effective date of this Act.
- (2) "Camp" means any place or facility operated by any institution, society, agency, corporation, person or persons, or any other group which serves only children at least five years of age or older and operates only when school is not in session during the summer months and/or school holidays.
- (1)(3) "Child" means a person who has not reached age eighteen or otherwise been legally emancipated. The words "child" and "children" are used interchangeably in this Chapter.
- (2)(4) "Child-placing agency" means any institution, society, agency, corporation, facility, person or persons, or any other group engaged in placing children in foster care or with substitute parents for temporary care or for adoption, or engaged in assisting or facilitating the adoption of children, or engaged in placing youth in transitional placing programs, but shall not mean a person who may occasionally refer children for temporary care.
- (3) "Community home" means any place, facility, or home operated by any institution, society, agency, corporation, person or persons, or any other group which receives therein at least four but not more than six individuals, who are not related

to the operator and whose parents or guardians are not residents of the same facility, for supervision, care, lodging, and maintenance, with or without transfer of custody.

(4)(5) "Day Child day care center" means any place or facility operated by any institution, society, agency, corporation, person or persons, or any other group for the purpose of providing care, supervision, and guidance of seven or more children, not including those related to the caregiver, unaccompanied by parent or guardian, on a regular basis for at least twelve and one-half hours in a continuous seven-day week. If a child day care center provides transportation or arranges for transportation to and from the center, either directly or by contract with third parties, all hours during which a child is being transported shall be included in calculating the hours of operation. A day care center that remains open for more than twelve and one-half hours in a continuous seven-day week, and in which no individual child remains for more than twenty-four hours in one continuous stay shall be known as a full-time day care center. A day care center that remains open after 9:00 p.m. shall meet the appropriate regulations established for nighttime care.

(5)(6) "Department" means the Department of Health and Hospitals, with respect to facilities and agencies funded under Title XIX of the Social Security Act, and the Department of Children and Family Services for all other facilities and agencies.

(6) "Group home" means any place, facility, or home operated by any institution, society, agency, corporation, person or persons, or any other group which receives therein at least seven but not more than fifteen children who are not related to the operators and whose parents or guardians are not residents of the same facility for supervision, care, lodging, and maintenance, with or without transfer of custody.

(7) "License category" means the category of license applied for or held, which shall include child day care centers, maternity homes, residential homes, and child-placing agencies.

(8) "License type" means the type of license applied for or held, which

shall include Type I, Type II, and Type III licenses.

(7)(9) "Maternity home" means any place or facility in which any institution, society, agency, corporation, person or persons, or any other group regularly receives and provides necessary services for children before, during, and immediately following birth. This definition shall not include any place or facility which receives and provides services for women who receive maternity care in the home of a relative within the sixth degree of kindred, computed according to civil law, or general or special hospitals in which maternity treatment and care is part of the medical services performed and the care of children only brief and incidental.

(8)(10) "Related" or "relative" means a natural or adopted child or grandchild of the caregiver or a child in the legal custody of the caregiver.

(9)(11) "Residential home" means any place, facility, or home operated by any institution, society, agency, corporation, person or persons, or any other group to provide full-time care, twenty-four hours per day, for more than fifteen more than four children who are not related to the operators and whose parents or guardians are not residents of the same facility, with or without transfer of custody.

A residential home as defined in this Paragraph includes facilities known as children's homes, halfway houses, residential treatment centers, training schools, and facilities for the mentally retarded, emotionally disturbed, socially maladjusted, or otherwise mentally or physically handicapped.

(10)(12) "School", as referred to in R.S. 46:1415, means any institution or facility which provides for education of children in grades one or above. Any kindergarten or prekindergarten attached thereto shall be considered part of that school.

(13) "Specialized provider" means a child-placing agency, maternity home, or residential home.

(14) "Type I license" means the license held by a privately owned child day care center that either receives no state or federal funds from any source, whether directly or indirectly, or whose only source of state or federal funds is

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the federal food and nutrition program. (15) "Type II license" means the license held by any publicly- or 2 privately-owned specialized provider. 3 (16) "Type III license" means the license held by any publicly- or 4 privately-owned child day care center which receives state or federal funds, 5 directly or indirectly, from any source other than the federal food and nutrition 6 7 program. Type III child day care centers must meet the performance and 8 academic standards of the Early Childhood Care and Education Network 9 regarding kindergarten readiness, as determined by the State Board of 10 **Elementary and Secondary Education.** (11)(17) "Youth" means a person not less than sixteen years of age nor older 11 12 than twenty-one years of age. 13 B. For purposes of this Chapter "child care facility" shall include community homes, maternity homes, group homes, child day care centers, and residential homes 14 as defined in this Section. 15 16 §1404. Requirement of licensure 17 A. All child day care facilities centers and child-placing agencies 18 19 **specialized providers**, including facilities owned or operated by any governmental, profit, nonprofit, private, or church agency, shall be licensed or possess an 20 21 authorization certificate pursuant to this Chapter. Child care licenses shall be of 22 two three types: Class A and Class B. All child-placing agency licenses shall be Class A only. Type I, Type II, and Type III. 23 24 §1405. Transitional provisions 25 26 All child care facilities which were licensed on September 1, 1985, shall 27 automatically be issued Class A licenses. All child care facilities which were 28 registered on September 1, 1985, shall automatically be issued Class B licenses

without the necessity of making an application for licensure. A.(1) All child day

1	care centers that meet the definition for a Type I license pursuant to this
2	Chapter shall be automatically issued a Type I license.
3	(2) Any child day care center possessing a Class A license on July 31,
4	2013, that meets the definition of a Type I license pursuant to this Chapter, shall
5	automatically be issued a Type I license on the effective date of this Act.
6	B.(1) All existing child placing agencies, maternity homes, and residential
7	homes that meet the definition for a Type II license pursuant to this Chapter
8	shall automatically be issued a Type II license as provided by rule.
9	(2) Any child day care center, maternity home, residential home, or
10	child-placing agency possessing a Class A license on July 31, 2013, that meets
11	the definition of a Type II license pursuant to this Chapter, shall automatically
12	be issued a Type II license on the effective date of this Act.
13	C. All existing child day care centers that meet the definition for a Type
14	III license pursuant to this Chapter shall be automatically issued a Type III
15	license in accordance with applicable regulations.
16	D. All existing child day care centers or residential homes possessing a
17	Class B license on July 31, 2013, shall automatically be issued an authorization
18	certificate as provided by rule.
19	E. Any child care center requesting to change their license type or
20	authorization certificate for the following year shall apply to the department no
21	later than December first of the preceding year. This Subsection shall not apply
22	to child day care centers changing location or ownership that are required to
23	apply for a new licence or authorization certificate pursuant to Subsection
24	1406(D) of this Chapter.
25	§1406. Licenses and authorization certificates; application; temporary or
26	provisional; fees
27	A. Application for licensure of a new child day care center or specialized
28	provider shall be made by the child day care center or specialized provider to

the department upon forms furnished by the department. Upon receipt of the

application for a license and verification that minimum requirements for such license as established by rule are satisfied, and that the facility or agency is in compliance with all other state and local laws and regulations, the department shall issue a Type I, Type II, or Type III license for the appropriate license category for such period as may be provided for by rule.

B. Application for a new authorization certificate as a child day care center shall be made by the child day care center to the department upon forms furnished by the department. Upon receipt of the application for authorization and upon verification that minimum requirements for such authorization as established by rule are met, and that the child day care center is in compliance with all other state and local laws and regulations, the department shall issue an authorization certificate for such period as may be provided for by rule.

C. The department may provide through the promulgation of rules for the issuance of temporary, provisional, or extended licenses or authorization certificates for each license category and type if a disapproval has not been received from any other state or local agency regulated by any other laws or rules to inspect such facilities or agencies.

D. A license or authorization certificate of any type or category shall apply only to the location stated on the application, and such license or authorization certificate, once issued, shall not be transferable from one person to another or from one location to another. If the location or ownership of the facility is changed, then the license or authorization certificate shall be automatically revoked. A new application form shall be completed prior to all license or authorization certificate renewals.

E. All licensed or authorized facilities shall display the license or authorization certificate in a prominent place at the facility, except that a facility operated by a church or religious organization may be exempt from such requirement provided the license or authorization certificate is available upon request.

1	F. There shall be an annual license and authorization certificate fee for
2	each type of child day care center and specialized provider in an amount equal
3	to the annual license fee in full force and effect for all Class A and Class B child
4	care facilities and child-placing agencies possessing such certificate on July 31,
5	2013, without an increase in the amount of such fees.
6	G. There shall be an annual license and authorization certificate fee of
7	twenty-five dollars for any license or authorization certificate issued to a child
8	day care center providing care for fifteen or fewer children; one hundred
9	dollars for any license or authorization certificate issued to a child day care
10	center providing care for at least sixteen but no more than fifty children; one
11	hundred seventy-five dollars for any license or authorization certificate issued
12	to a child day care center providing care for at least fifty-one but no more than
13	one hundred children; and two hundred fifty dollars for any license or
14	authorization certificate issued to a child day care center providing care for
15	more than one hundred children.
16	H. There shall be an annual license fee of one hundred dollars for any
17	license issued to a residential home providing care for six or less children; two
18	hundred dollars for any license issued to a residential facility providing care for
19	at least seven but no more than fifteen children; and three hundred dollars for
20	any license issued to a residential facility providing care for sixteen or more
21	children.
22	I. There shall be an annual license fee of fifty dollars for any license
23	issued to a child-placing agency or maternity home.
24	J. The fees provided for in this Section shall not apply to any authorized
25	child day care center owned or operated by a church or religious organization.
26	K. Annual fees for an authorization and any type or category of license
27	shall not be increased unless expressly authorized by statute as provided in
28	Article VII, § 2.1 of the Louisiana Constitution.

§1407. Rules, regulations and standards for licenses and authorization

1	<u>certificates</u>
2	A. The department shall promulgate regulations for authorization
3	certificates and each category and type of license to carry out the provisions of
4	this Chapter in accordance with the provisions of the Administrative Procedure
5	Act.
6	B.(1) The regulations developed by the department, at a minimum, shall:
7	(a) Promote the health, safety, and welfare of children attending any
8	facility.
9	(b) Promote safe, comfortable, and proper physical facilities.
10	(c) Insure adequate supervision of those attending facilities by capable,
11	qualified, and healthy personnel.
12	(d) Insure adequate and healthy food service in facilities where food is
13	offered.
14	(e) Prohibit discrimination by child day care centers and specialized
15	providers on the basis of race, color, creed, sex, national origin, handicapping
16	condition, ancestry, or whether the child is being breast-fed. However, this shall
17	not restrict the hiring or admission policies of a licensed day care center owned
18	by a church or religious organization, which may give preference in hiring or
19	admission to members of the church or denomination. Nor shall it affect the
20	rights of religious sectarian child-placing agencies to consider creed in any
21	decision or action relating to foster care or adoption.
22	(f) Require providers to have a written description of admission policies
23	and criteria which expresses the needs, problems, situations, or patterns best
24	addressed by its program. These policies shall be available to the person legally
25	responsible for any child referred for placement.
26	(g) Include procedures by which parents and guardians are given an
27	opportunity for consultation and information about the educational and
28	therapeutic programs for the individual in attendance.
29	(h) Include regulations and standards for nighttime care.

(i) Include procedures for the receipt, recordation, and disposition of

2	<u>complaints.</u>
3	(j) Include procedures for the child's return to the parents.
4	Arrangements for the child's return to the parent shall not include third parties
5	or other child care agencies unless written agreement between the child care
6	agency and the parent is on file with the child care agency.
7	(k) Include procedures that allow a child day care center to remedy
8	certain deficiencies immediately upon identification by the department in an
9	onsite inspection, provided that any deficiency that may be remedied in such
10	manner does not constitute a critical violation of licensing standards as
11	determined by the department.
12	(2) Any entity approved by the department shall also require the
13	following:
14	(a) Approval from the office of the state fire marshal, code enforcement
15	and building safety.
16	(b) Approval from the office of public health.
17	(c) Adherence to the performance and academic standards of the Early
18	Childhood Care and Education Network regarding kindergarten readiness as
19	determined by the State Board of Elementary and Secondary Education. The
20	Department of Education shall base its approval upon the uniform
21	accountability system.
22	(3) No facility holding a Type I license or authorization certificate shall
23	receive any state or federal funds, from any source, whether directly or
24	indirectly, other than those received solely for food and nutrition. If a facility
25	holding a Type I license or authorization certificate receives any state or federal
26	funds, whether directly or indirectly, other than those received solely for food
27	and nutrition, its license or authorization certificate shall be automatically
28	revoked.
29	C. The department shall prepare standard forms for applications and for

1 inspection reports. 2 D. A comprehensive review of all standards, rules, and regulations for all licenses and authorizations shall be made at least every three years by the 3 department. 4 5 E. The secretary of the department, in specific instances, may waive compliance with a minimum standard upon determination that the economic 6 7 impact is sufficiently great to make compliance impractical, as long as the 8 health and well-being of the staff or children is not imperiled. If it is determined 9 that the facility or agency is meeting or exceeding the intent of a standard or 10 regulation, the standard or regulation may be deemed to be met. 11 F. The department shall not regulate or attempt to regulate or control the religious or spiritual content of the curriculum of a school or facility 12 13 sponsored by a church or religious organization as long as the civil or human 14 rights of the children are not violated. G. Nothing in the rules, regulations, and standards adopted pursuant to 15 this Section shall authorize or require medical examination, immunization, or 16 17 treatment of any child whose parents object to such examination, immunization, or treatment on religious grounds. 18 19 H. Every facility shall have a written discipline policy, which shall be 20 made available to parents and to authorized inspection personnel upon request. 21 22 §1414.1. Disclosure requirements; penalties A. Any owner, operator, current or prospective employee, or volunteer of a 23 24 child care facility licensed or authorized by the Department of Children and Family Services shall report annually and at any time upon the request of the department on 25

B. Any such current or prospective employee or volunteer of a child care

the state central registry disclosure form promulgated by the department whether or

not his name is currently recorded on the state central registry for a justified finding

of abuse or neglect and he is the named perpetrator.

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facility licensed <u>or authorized</u> by the department shall submit the state central registry disclosure form to the owner or operator of the facility, who shall maintain the documents in accordance with current department licensing <u>and authorization</u> requirements. Any state central registry disclosure form that is maintained in a child care facility licensing <u>and authorization</u> file shall be confidential and subject to the confidentiality provisions of R.S. 46:56(F) pertaining to the investigations of abuse and neglect.

C. Any owner, operator, current or prospective employee, or volunteer of a child care facility licensed **or authorized** by the department who knowingly falsifies the information on the state central registry disclosure form shall be guilty of a misdemeanor offense and shall be fined not more than five hundred dollars, or imprisoned for not more than six months, or both.

D. Any owner, operator, current or prospective employee, or volunteer of a child care facility licensed <u>or authorized</u> by the department who discloses that he is currently recorded on the state central registry for a justified finding of abuse or neglect shall be entitled to a risk assessment evaluation provided by the department to determine that the individual does not pose a risk to children. Any such individual who is determined to pose a risk to children shall have the right to file an appeal in accordance with R.S. 49:992 of the Administrative Procedure Act. Any such determination by the risk evaluation panel shall be kept on file at all times by the department.

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## §1415. Facilities and agencies subject to regulation; exemptions

All child <u>day</u> care <u>facilities</u> <u>centers</u> and <u>child-placing agencies</u> <u>specialized</u> <u>providers</u> shall be subject to the provisions of this Chapter. However, private or public day schools serving children in grades one and above <u>or operating</u>, <u>including</u> <u>any</u> kindergartens or prekindergarten programs <u>attached thereto</u>, as well as <u>Montessori schools</u>, camps, and all care given without charge, shall be exempt from such provisions.

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§1419. Revocation or refusal to renew license; written notice

The department shall have the power to deny, revoke, or refuse to renew a license or authorization certificate for a child-care facility child day care center or child-placing agency specialized provider if an applicant has failed to comply with the provisions of this Chapter or any applicable, published rule or regulation of the department relating to child care facilities child day care centers and child-placing agencies specialized providers. If a license or authorization certificate is denied, revoked, or withdrawn, the action shall be effective when made and the department shall notify the applicant, or licensee, or authorized center or specialized provider of such action in writing immediately and of the reason for the denial, revocation, or withdrawal of the license or authorization certificate.

§1420. Refusal or revocation of license; appeal procedure

A. Upon the refusal of the department to grant a license or authorization certificate upon the revocation of a license, the agency, institution, society, corporation, person or persons, or other group having been refused a license or authorization certificate or having had a license or authorization certificate revoked shall have the right to appeal such action by submitting a written request to the secretary of the department within thirty days after receipt of the notification of the refusal of the license or authorization certificate or, in the case of revocation, within fifteen calendar days after receipt of the notification of the revocation. The appeal hearings shall be held no later than thirty days after the request therefor, except as provided in the Administrative Procedure Act, and shall be conducted in accordance with applicable regulations of the department and the provisions of R.S. 46:107. This provision shall in no way preclude the right of the party to seek relief through mandamus suit against the department, as provided by law.

B. Notwithstanding any law, rule, regulation, or provision to the contrary, including but not limited to R.S. 49:964(A)(2), the Department of Children and Family Services shall be entitled to seek judicial review from any

final decision or order rendered by the division of administrative law in any appeal hearing arising under this Chapter.

§1421. Operating without or in violation of license; penalty

Whoever operates any child <u>day</u> care <u>facility</u> <u>center</u> or <u>child-placing agency</u> <u>specialized provider</u>, as defined in R.S. 46:1403, without a valid license <u>or</u> <u>authorization certificate</u> issued by the department shall be fined not less than one thousand dollars for each day of such offense.

§1422. Operating without or in violation of license; injunctive relief

If any child <u>day</u> care <u>facility center</u> or <u>child-placing agency specialized</u> <u>provider</u> operates without a valid license <u>or authorization certificate</u> issued by the department, the department may file suit in the district court in the parish in which the facility is located for injunctive relief, including a temporary restraining order, to restrain the institution, society, agency, corporation, person or persons, or any other group operating the facility or agency from continuing the violation. The state health officer shall have exclusive authority over all matters involving the prevention or spread of communicable diseases within a child <u>day</u> care <u>facility center</u> or <u>child-placing agency specialized provider</u>.

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§1425. Adoption services; requirements for advertising; injunctive relief; exceptions; penalties

A. It shall be unlawful for any person other than a <u>licensed</u> child-placing agency possessing a Class A or Class B license or a Louisiana-based crisis pregnancy center to advertise through print or electronic media that it will adopt children or assist in the adoption of children.

B. If any person advertises in violation of this Section, the attorney general, the Department of Children and Family Services, the appropriate district attorney, or any licensed Class A or Class B child-placing agency or a Louisiana-based crisis pregnancy center may file suit in district court according to the general rules of venue to obtain injunctive relief to restrain the person from continuing the violation.

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2	§1426. Disclosure of information
3	A. The department shall make available, upon request of a parent or guardian
4	of any child who has applied for placement in a day care center licensed or
5	authorized by the department, the following information relative to such day care
6	center:
7	* * *
8	C.(1) Licensed or authorized day care centers and other state agencies shall
9	cooperate with the secretary of the department to make such requested information
10	available.
11	(2) Day care centers shall make available to parents or legal guardians
12	information on how to view or obtain copies of child care licensing or authorizing
13	surveys from the department. Day care centers shall post information which explains
14	that the licensing or authorizing surveys are available online and list the web
15	address where such information may be obtained and information which explains
16	that licensing or authorizing surveys may be obtained by sending a request in
17	writing to the department. The department shall develop a form suitable for display
18	which shall be posted at each licensed or authorized day care center in compliance
19	with this Subsection.
20	* * *
21	§1427. Parent-child relationship
22	The Department of Social Children and Family Services shall not interfere
23	with the parent-child relationship regarding the religious training of a child, where
24	all of the following conditions are met:
25	* * *
26	§1428. Immunization information; influenza
27	A. Each licensed or authorized child care facility, whether licensed as a
28	Class A or Class B facility, before November first of each year, shall make available

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to each child's parent or legal guardian information relative to the risks associated

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with influenza and the availability, effectiveness, known contraindications and possible side effects of the influenza immunization. Such information shall include the causes and symptoms of influenza, the means by which influenza is spread, and the places where a parent or legal guardian may obtain additional information and where a child may be immunized against influenza. Such information shall be updated annually if new information on such disease is available.

\* \* \*

§1430. Operating in violation of regulations; penalties and fines

A.(1) For violations related to supervision, criminal history record checks, the state central registry disclosure process, staff-to-child ratios, motor vehicle checks, or failure to report critical incidents, the Department of Children and Family Services may issue a written warning that includes a corrective action plan, in lieu of revocation, upon any person or entity violating these requirements if such condition or occurrence does not pose an imminent threat to the health, safety, rights, or welfare of a child. Failure to implement a corrective action plan issued pursuant to this Section may result in either the assessment of a civil fine or license or authorization certificate revocation or may result in both actions being taken by the department. Such civil fine shall not exceed two hundred fifty dollars per day for each assessment; however, the aggregate fines assessed for violations determined in any consecutive twelve-month period shall not exceed two thousand dollars.

\* \* \*

Section 2. R.S. 46:1408, 1409, 1412, 1413, and 1424 are hereby repealed.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Alan Miller.

## DIGEST

<u>Present law</u> provides for licensing of child-placing agencies, community homes, day care centers, group homes, maternity homes, and residential homes with Class A and Class B licenses.

<u>Proposed law</u> provides for licensing and authorization certification of camps, child-placing agencies, community homes, child day care centers, group homes, maternity homes, and residential homes with Type I, II and III licenses, and authorization certificates.

<u>Present law</u> requires that all licenses issued to child care facilities and child-placing facilities to specify that the facility shall not enter into any contract or engage in any activities in conflict with its duties to the mothers, fathers, and children that it is licensed to serve.

Proposed law expands present law to include both licenses and authorization certificates.

<u>Proposed law</u> defines an "authorization certificate" as a certificate issued to a child day care center or residential home that is owned or operated by a church or religious organization that does not wish to be licensed as a Type I or Type II center, and a child day care center or residential home holding a Class B license prior to the effective date of <u>proposed law</u>.

<u>Proposed law</u> defines a "specialized provider" as a child-placing agency, maternity home, or residential home.

<u>Proposed law</u> defines a "Type I license" as a license held by a privately owned child day care center that either receives no state or federal funds from any source, whether directly or indirectly, or whose only source of state or federal funds is the federal food and nutrition program.

<u>Proposed law</u> defines a "Type II license" as a license held by any publicly- or privately-owned specialized provider.

<u>Proposed law</u> defines a "Type III license" as a license held by any publicly- or privately-owned child day care center which receives state or federal funds, directly or indirectly, from any source other than the federal food and nutrition program. Type III child day care centers must meet the performance and academic standards of the Early Childhood Care and Education Network regarding kindergarten readiness, as determined by the State Board of Elementary and Secondary Education.

<u>Proposed law</u> provides that all child day care centers that meet the definition for a Type I license shall be automatically issued a Type I license, and that any child day care center possessing a Class A license on 7/31/13, that meets the definition of a Type I license shall automatically be issued a Type I license.

<u>Proposed law</u> required that all day care centers and specialized providers to be either licensed or possess an authorization certificate in order to provide services.

<u>Proposed law</u> provides that all existing child day care centers that meet the definition for a Type I license, or possess a Class A license on 7/31/13, to automatically be issued a Type I license.

<u>Proposed law</u> provides that all existing child placing agencies, maternity homes, and residential homes that meet the definition for a Type II license, or possess a Class A license on 7/31/13, to automatically be issued a Type II license.

<u>Proposed law</u> provides that all existing child day care centers that meet the definition for a Type III license, or possess a Class B license on 7/31/13, to automatically be issued a Type III license.

<u>Proposed law</u> provides that all existing child day care centers or residential homes that possess a Class B license on 7/31/13, to automatically be issued an authorization certificate.

<u>Proposed law</u> requires a facility to apply for a new license or authorization certificate if the location or ownership of the facility is changed.

<u>Proposed law</u> provides that all applicable fees provided for in <u>present law</u> remain in effect. Exempts from fees any authorized child day care center owned or operated by a church or religious organization.

<u>Proposed law</u> requires the department to promulgate regulations for authorization certificates and each category and type of license to carry out the provisions of <u>proposed law</u> in accordance with the provisions of the APA.

- (1) The regulations developed by the department, at a minimum, shall:
  - (a) Promote the health, safety, and welfare of children attending any facility.
  - (b) Promote safe, comfortable, and proper physical facilities.
  - (c) Insure adequate supervision of those attending facilities by capable, qualified, and healthy personnel.
  - (d) Insure adequate and healthy food service in facilities where food is offered.
  - (e) Prohibit discrimination by child day care centers and specialized providers on the basis of race, color, creed, sex, national origin, handicapping condition, ancestry, or whether the child is being breast-fed. However, this shall not restrict the hiring or admission policies of a licensed day care center owned by a church or religious organization, which may give preference in hiring or admission to members of the church or denomination. Nor shall it affect the rights of religious sectarian child-placing agencies to consider creed in any decision or action relating to foster care or adoption.
  - (f) Require providers to have a written description of admission policies and criteria which expresses the needs, problems, situations, or patterns best addressed by its program. These policies shall be available to the person legally responsible for any child referred for placement.
  - (g) Include procedures by which parents and guardians are given an opportunity for consultation and information about the educational and therapeutic programs for the individual in attendance.
  - (h) Include regulations and standards for nighttime care.
  - (i) Include procedures for the receipt, recordation, and disposition of complaints.
  - (j) Include procedures for the child's return to the parents. Arrangements for the child's return to the parent shall not include third parties or other child care agencies unless written agreement between the child care agency and the parent is on file with the child care agency.
  - (k) Include procedures that allow a child day care center to remedy certain deficiencies immediately upon identification by the department in an onsite inspection, provided that any deficiency that may be remedied in such manner does not constitute a critical violation of licensing standards as determined by the department.

<u>Proposed law</u> requires any entity approved by the department also do the following:

- (1) Gain approval from the office of state fire marshal.
- (2) Gain approval from the office of public health.
- (3) Adhere to the performance and academic standards of the Early Childhood Care and Education Network regarding kindergarten readiness as determined by BESE. The Department of Education shall base its approval upon the uniform accountability system.

<u>Proposed law</u> requires that no facility holding a Type I license or authorization certificate shall receive any state or federal funds, from any source, whether directly or indirectly, other than those received solely for food and nutrition. If a facility holding a Type I license or authorization certificate receives any state or federal funds, whether directly or indirectly, other than those received solely for food and nutrition, its license or authorization certificate shall be automatically revoked.

<u>Proposed law</u> requires the department to prepare standard forms for applications and for inspection reports.

<u>Proposed law</u> requires a comprehensive review of all standards, rules, and regulations for all licenses and authorizations shall be made at least every three years by the department.

<u>Proposed law</u> allows the department secretary, in specific instances, to waive compliance with a minimum standard upon determination that the economic impact is sufficiently great to make compliance impractical, as long as the health and well-being of the staff or children is not imperiled. If it is determined that the facility or agency is meeting or exceeding the intent of a standard or regulation, the standard or regulation may be deemed to be met.

<u>Proposed law</u> prohibits the department from regulating or attempting to regulate or control the religious or spiritual content of the curriculum of a school or facility sponsored by a church or religious organization as long as the civil or human rights of the children are not violated.

<u>Proposed law</u> provides that nothing in the rules, regulations, and standards adopted pursuant to <u>proposed law</u> shall authorize or require medical examination, immunization, or treatment of any child whose parents object to such examination, immunization, or treatment on religious grounds.

<u>Proposed law</u> requires that every facility have a written discipline policy, which shall be made available to parents and to authorized inspection personnel upon request.

Effective August 1, 2013.

(Amends R.S. 46:1402.1, 1403, 1404(A), 1405, 1414.1(A), (B), (C), and (D), 1415, 1419 through 1422, 1425(A) and (B), 1426 (intro para) and (C), 1427(intro para), 1428(A) and 1430(A)(1); adds R.S. 46:1406 and 1407; and repeals R.S. 46:1408, 1409, 1412, 1413, and 1424)