GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 309 Senate Health Care Committee Substitute Adopted 5/22/25

Short Title: Bldg. Code Fam. Child Care Home Class.

(Public)

Sponsors:

Referred to:

March 6, 2025

1 A BILL TO BE ENTITLED 2 AN ACT TO DIRECT THE RESIDENTIAL CODE COUNCIL AND BUILDING CODE 3 COUNCIL TO CREATE A FAMILY CHILD CARE HOME OCCUPANCY 4 CLASSIFICATION WITHIN THE NORTH CAROLINA STATE BUILDING CODE, TO 5 MAKE VARIOUS CHILD CARE REGULATORY REFORMS, AND TO PROVIDE FOR 6 FLEXIBILITIES IN SCHOOL-AGE CHILD CARE. 7 The General Assembly of North Carolina enacts: 8 PART I. CREATION OF A FAMILY CHILD CARE HOME OCCUPANCY 9 CLASSIFICATION WITHIN A DWELLING SUBJECT TO THE NORTH CAROLINA 10 **RESIDENTIAL CODE** 11 12 **SECTION 1.(a)** Definitions. – For the purposes of this section, the following 13 definitions apply: 14 (1)Code. - The North Carolina State Building Code, and amendments to the Code, as adopted by the Councils. 15 Councils. - The Residential Code Council and the Building Code Council. 16 (2)Family child care home. – As described in G.S. 110-86(3)b. 17 (3) **SECTION 1.(b)** Family Child Care Home. – Until the effective date of the rules to 18 create a family child care home occupancy classification within a dwelling subject to the North 19 20 Carolina Residential Code, the Office of the State Fire Marshal, the Councils, and State and local governments enforcing the Code shall adhere to family child care home requirements as provided 21 22 in subsection (c) of this section. 23 **SECTION 1.(c)** Implementation. – Notwithstanding Section 310, Residential Group 24 R, of the North Carolina Building Code, and Section 203.10, Residential Group R, of the North 25 Carolina Fire Code, a family child care home located within a dwelling subject to the North 26 Carolina Residential Code shall be treated as a Residential Group R-3 occupancy. The building where the family child care home is located shall be permitted to comply with the North Carolina 27 Residential Code, provided that a family child care home must meet only the following additional 28 29 requirements: 30 (1)Rooms and areas within a family child care home where occupants receive care shall be on the same level of exit discharge. 31 32 Rooms and areas within a family child care home where occupants receive (2)care shall be located on the same level with, and within a maximum of 40 feet 33 34 travel distance to, at least one 2A:10B:C fire extinguisher.



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	General Assembly Of North Carolina	Session 2025
1 2 3	(3) A family child care home shall have and maintain a Fire S and Lockdown Plan compliant with Section 404 of the N Code.	
4 5	(4) A family child care home shall have carbon monoxide al systems compliant with Section R315 of the North Carolina	
6 7	(5) A family child care home shall have smoke alarms comp R314 of the North Carolina Residential Code.	
8	SECTION 1.(d) Additional Residential Code Council Rulemakin	
9	Residential Code Council shall adopt rules to amend the North Carolina R	
10	create a family child care home occupancy classification within a dwelling su	5
11	Carolina Residential Code consistent with subsection (c) of this section	
12	G.S. 150B-19(4), the rules adopted by the Residential Code Council pursuant	
13	shall be substantively identical to the provisions of subsection (c) of this sect	1
14	pursuant to this subsection are not subject to Part 3 of Article 2A of Chapter 13	
15	Statutes. Rules adopted pursuant to this subsection shall become effective	
16	G.S. 150B-21.3(b1), as though 10 or more written objections had been received	ved as provided in
17	G.S. 150B-21.3(b2).	
18	SECTION 1.(e) Additional Building Code Council Rulemaking	•
19	Building Code Council shall adopt rules to amend the North Carolina Sta	-
20	volumes specified within G.S. $143-138(a)(1)$ through (9) to make conforming	0
21	with rules adopted by the Residential Code Council as required by subsection	
22 23	Rules adopted pursuant to this subsection are not subject to Part 3 of Article 2.	-
23 24	of the General Statutes. Rules adopted pursuant to this subsection shall be provided in G.S. 150B-21.3(b1), as though 10 or more written objections have	
24 25	provided in G.S. 150B-21.5(b1), as though 10 of more written objections had provided in G.S. 150B-21.3(b2).	J been received as
23 26	SECTION 1.(f) Sunset. – This section expires when permanen	t rules adopted as
20 27	required by subsections (d) and (e) of this section become effective.	i fuies adopted as
28	required by subsections (d) and (e) of this section become effective.	
20 29	PART II. CREATION OF A FAMILY CHILD CARE HOME	OCCUPANCY
30	CLASSIFICATION WITHIN A DWELLING SUBJECT TO THE NOR	
31	BUILDING CODE	
32	SECTION 2.(a) Definitions. – For the purposes of this section	on, the following
33	definitions apply:	
34	(1) Code. – The North Carolina State Building Code, and a	mendments to the
35	Code, as adopted by the Councils.	
36	(2) Councils. – The Residential Code Council and the Building	g Code Council.
37	(3) Family child care home. – As described in G.S. 110-86(3)).
38	SECTION 2.(b) Family Child Care Home. – Until the effective	date of the rules to
39	create a family child care home occupancy classification within a dwelling su	5
40	Carolina Building Code, the Office of the State Fire Marshal, the Councils, a	and State and local
41	governments enforcing the Code shall adhere to family child care home require	ements as provided
42	in subsection (c) of this section.	
43	SECTION 2.(c) Implementation. – Notwithstanding Section 310,	-
44	R, of the North Carolina Building Code, and Section 203.10, Residential Gro	
45	Carolina Fire Code, a family child care home located within a dwelling su	
46	Carolina Building Code shall be treated as a Residential Group R-3 occupa	•
47	where the family child care home is located shall be permitted to comply with	
48	Building Code, provided that a family child care home must meet only the fo	nowing additional
49 50	requirements:	0.000 0.00 0.00 0.00 0.00 0.00 0.00 0.
50 51	(1) Rooms and areas within a family child care home where	occupants receive
51	care shall be on the same level of exit discharge.	

	General Assemb	oly Of North Carolina	Session 2025
2	(2)	Rooms and areas within a family child care home care shall be located on the same level with, and with travel distance to, at least one 2A:10B:C fire extingu	in a maximum of 40 feet
, 	(3)	A family child care home shall have and maintain a	
, ,	(3)	and Lockdown Plan compliant with Section 404 of	•
		Code.	ule Norui Caronna Pire
	(4)	A family child care home shall have carbon monox	vide alarm and detection
	(+)	systems compliant with Section 915 of the North Ca	
	(5)	A family child care home shall have smoke alarms	
	(\mathbf{J})	R907 of the North Carolina Building Code.	compliant with Section
	SECT	FION 2.(d) Additional Building Code Council Ruler	naking Authority _ The
		Council shall adopt rules to amend the North Caroli	
	-	d within G.S. $143-138(a)(1)$ through (9) to create a	-
		ification within a dwelling subject to the North (
		subsection (c) of this section. Notwithstanding G.S.	
		uilding Code Council pursuant to this subsection shall b	
		of subsection (c) of this section. Rules adopted pursual	•
		art 3 of Article 2A of Chapter 150B of the General	
		ubsection shall become effective as provided in G.S. 1	
		en objections had been received as provided in G.S. 15	
		FION 2.(e) Additional Residential Code Council Rule	
		Council shall adopt rules to amend the North Caro	
		g changes consistent with rules adopted by the Bu	
		ection (d) of this section. Rules adopted pursuant to	
		of Article 2A of Chapter 150B of the General Statutes	
		n shall become effective as provided in G.S. 150B-2	
		ections had been received as provided in G.S. 150B 2	· · · · ·
		FION 2.(f) Sunset. – This section expires when per	
		ections (d) and (e) of this section become effective.	manent rules adopted as
	required by subst	certons (u) and (c) of this section become effective.	
	PART III. CH	REATION OF A FAMILY CHILD CARE H	IOME OCCUPANCY
		ION WITHIN A DWELLING SUBJECT TO TH	
		EGULATIONS FOR MANUFACTURED HOMES	
		TION 3.(a) Definitions. – For the purposes of this	s section, the following
	definitions apply		
	(1)	Code. – The North Carolina State Building Code,	and amendments to the
	(-)	Code, as adopted by the Councils.	
	(2)	Councils. – The Residential Code Council and the B	uilding Code Council.
	(3)	Family child care home. – As described in G.S. 110-	0
		TION 3.(b) Family Child Care Home. – Until the effe	
		hild care home occupancy classification within a dwe	
	•	a Regulations for Manufactured Homes, the Office of	0
		I State and local governments enforcing the Code sha	
		ements as provided in subsection (c) of this section.	j
	-	FION 3.(c) Implementation. – Notwithstanding Section	n 310. Residential Group
		Carolina Building Code, and Section 203.10, Residenti	-
		de, a family child care home located within a dwellin	1
		egulations for Manufactured Homes shall be treated as	•
		dwelling where the family child care home is locate	_
		North Carolina Regulations for Manufactured Homes	-
	1.	nust meet only the following additional requirements:	· 1

	General Assem	bly Of North Carolina	Session 2025
1 2	(1)	Rooms and areas within a family child care home w care shall be on the same level of exit discharge.	where occupants receive
3 4	(2)	Rooms and areas within a family child care home we care shall be located on the same level with, and within	in a maximum of 40 feet
5		travel distance to, at least one 2A:10B:C fire extingui	
6	(3)	A family child care home shall have and maintain a l	
7		and Lockdown Plan compliant with Section 404 of	the North Carolina Fire
8		Code.	
9	(4)	A family child care home shall have carbon monox	
10	(5)	systems compliant with Section R315 of the North Ca	
11 12	(5)	A family child care home shall have smoke alarms	compliant with Section
12	SEC	R314 of the North Carolina Residential Code.	alzing Authority The
		TION 3.(d) Additional Building Code Council Rulem	•
14	Ū.	Council shall adopt rules to amend the North Carolir ad within $C = 142, 128(a)(1)$ through (0) to arrests at	0
15		ed within G.S. 143-138(a)(1) through (9) to create a fification within a dwelling subject to the State of North (
16 17	- ·	0,00	0
18		Homes consistent with subsection (c) of this see	-
18 19	• •), the rules adopted by the Building Code Council pur- tively identical to the provisions of subsection (c) of this	
20		subsection are not subject to Part 3 of Article 2A of Chap	1
20	1	adopted pursuant to this subsection shall become effective adopted pursuant to this subsection shall become effective adopted pursuant to the subsective adopt	
22		b1), as though 10 or more written objections had been	-
22	G.S. 150B-21.3(received as provided in
23 24		TION 3.(e) Additional Residential Code Council Ruler	naking Authority The
24 25		e Council shall adopt rules to amend the North Caroli	•
26		ig changes consistent with rules adopted by the Bui	
27		section (d) of this section. Rules adopted pursuant to	-
28		of Article 2A of Chapter 150B of the General Statutes.	
29		on shall become effective as provided in G.S. 150B-21	
30		jections had been received as provided in G.S. 150B-21.	
31		TION 3.(f) Sunset. – This section expires when pern	
32		ections (d) and (e) of this section become effective.	nument rules udopted ds
33	i quine a cy succ		
34	PART IV. VAI	RIOUS CHILD CARE REGULATORY REFORM	S AND TECHNICAL
35	CHANGES		
36		TION 4.(a) G.S. 110-86 reads as rewritten:	
37	"§ 110-86. Defi		
38	-	ontext or subject matter otherwise requires, the terms	or phrases used in this
39		defined as follows:	1
40			
41	(3)	Child care facility. – Includes child care centers, family	ly child care homes, and
42		any other child care arrangement not excluded b	-
43		provides child care, regardless of the time of day,	•
14		whether or not operated for profit.	1 /
15		a. A child care center is an arrangement where, a	t any one time, there are
16		three or more preschool-age children or ni	-
17		children receiving child care.	
48		b. A family child care home is a child care ar	rangement located in a
49		residence an operator occupied private dwel	
50		time, more than two children, but less than 1	
51		care, provided the arrangement is in accordance	ce with G.S. 110-91(7)b.

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2	SECTION 4.(b) G.S. 110-91 reads as rewritten:
3	"§ 110-91. Mandatory standards for a license.
4	All child care facilities shall comply with all State laws and federal laws and local ordinances
5	that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the
6	standards in this section shall be complied with by all child care facilities. However, none of the
7	standards in this section apply to the school-age children of the operator of a child care facility
8	but do apply to the preschool-age children of the operator. Children 13 years of age or older may
9	receive child care on a voluntary basis provided all applicable required standards are met. The
10	standards in this section, along with any other applicable State laws and federal laws or local
11	ordinances, shall be the required standards for the issuance of a license by the Secretary under
12	the policies and procedures of the Commission except that the Commission may, in its discretion,
13	adopt less stringent standards for the licensing of facilities which provide care on a temporary,
14	part-time, drop-in, seasonal, after-school or other than a full-time basis.
15	
16 17	(4) Building. – Each child care facility shall be located in a building which meets
17	the appropriate requirements of the North Carolina <u>State</u> Building Code under
18 19	standards which shall be developed by the Building Code Council, Code, subject to adoption by the Commission specifically for child care facilities,
19 20	including facilities operated in a private residence. as family child care homes.
20 21	These standards shall be consistent with the provisions of this Article. A local
21	building code enforcement officer shall approve any proposed alternate
23	material, design, or method of construction, provided the building code
24	enforcement officer finds that the alternate, for the purpose intended, is at least
25	the equivalent of that prescribed in the technical building codes in quality,
26	strength, effectiveness, fire resistance, durability, or safety. A local building
27	code enforcement officer shall require that sufficient evidence or proof be
28	submitted to substantiate any claim made regarding the alternate. The Child
29	Care Commission may request changes to the North Carolina State Building
30	Code to suit the special needs of preschool children. Satisfactorily written
31	reports from representatives of building inspection agencies shall be required
32	prior to the issuance of a license and whenever renovations are made to a child
33	care center, or when the operator requests licensure of space not previously
34	approved for child care.
35	(5) Fire Prevention. – Each child care facility shall be located in a building that
36	meets appropriate requirements for fire prevention and safe evacuation that
37	apply to child care facilities as established by the Department of Insurance
38	Office of the State Fire Marshal in consultation with the Department. Except
39 40	for child care centers located on State property, each child care center shall be inspected at least annually by a local fire department or volunteer fire
40 41	department for compliance with these requirements. Child care centers located
41	on State property shall be inspected at least annually by an official designated
43	by the Department of Insurance. <u>Office of the State Fire Marshal.</u>
44	"
45	SECTION 4.(c) Section 8 of S.L. 2024-34 is amended by adding a new subsection
46	to read:
47	"SECTION 8.(a1) In modifying the quality rating improvement system (QRIS), the Division
48	of Child Development and Early Education shall ensure a North Carolina Early Childhood
49	Credential based on five years of work experience in a licensed child care facility in this State is
50	treated as equivalent to when that credential is earned through other pathways for purposes of
51	awarding a star rating."

	General Assembly Of N	North Carolina	Session 2025
1	SECTION 4	(d) G.S. 110-91(8) reads as rewritten:	
2		fications for Staff. – Qualifications for child care staff	are as follows:
3	<u>a.</u>	All child care center administrators shall be at least	t 21 years of age.
4		All child care center administrators shall have the	e North Carolina
5		Early Childhood Administration Credential or i	ts equivalent as
6		determined by the Department. All child car	e administrators
7		performing administrative duties as of the date this	act becomes law
8		and child care administrators who assume administra	
9		time after this act becomes law and until Septemb	oer 1, 1998, shall
10		obtain the required credential by September 1, 2	2000. Child care
11		administrators who assume administrative duties at	fter September 1,
12		1998, shall begin working toward the completion of the	
13		Early Childhood Administration Credential or its equ	
14		months after assuming administrative duties and sl	-
15		credential or its equivalent within two years after b	
16		complete the credential. Each child care center sh	
17		direction or supervision of a person meeting these	-
18		staff counted toward meeting the required staff-chil	
19		least 16 years of age, provided that persons younger	
20		age work under the direct supervision of a credent	aled staff person
21	1	who is at least 21 years of age.	
22	<u>b.</u>	All lead teachers in a child care center shall have	
23 24		Carolina Early Childhood Credential or its equivale	
24 25		by the Department. Lead teachers shall <u>either (i)</u> by North Carolina, Early Childhood, Cradential, and	
23 26		North Carolina Early Childhood Credential co equivalent as determined by the Department within	
20 27		becoming employed as a lead teacher or within six	
28		act becomes law, whichever is later, and shall compl	
20 29		or its equivalent within 18 months after enrollment.	
30		have a minimum of five years of documented experie	
31		licensed child care facility in this State which	
32		equivalent to the North Carolina Early Childhood Ca	
33	<u>c.</u>	For child care centers licensed to care for 200 or n	
34	—	Department, in collaboration with the North Card	
35		Early Childhood Professional Development, shall es	
36		to recognize the levels of education achieved by	child care center
37		administrators and teachers who perform adminis	trative functions.
38		The Department shall use these categories to esta	blish appropriate
39		staffing based on the size of the center and the	individual staff
40		responsibilities.	
41	<u>d.</u>	Effective January 1, 1998, an operator of a licensed	-
42		home shall be at least 21 years old and have a high s	-
43		its equivalent. Operators of a family child care home	-
44		January 1, 1998, shall be at least 18 years of age and	
45		is defined as understanding licensing requirement	-
46		ability to communicate with the family and rele	
47		personnel. Any operator of a licensed family child c	are nome shall be
48 49	2	the person on-site providing child care.	alich annuantista
49 50	<u>e.</u>	The Commission shall adopt standards to estal qualifications for all staff in child care centers. The	
50 51		qualifications for all staff in child care centers. The reflect training, experience, education and credentia	
51			and shall be

General Assembly Of North	Carolina	ı	Session 2025
resp child G.S doct qual relig SECTION 4.(e) "a. The staff infa than	onsibilitie lren in cl 110-106 rine of ification ious-spon S. 110-9 Commis commis child rate those cu	es. It is the intent of this hild care are cared for b , no requirements may any established religi- requirements of this nsored child care facilitie 01(7)a. reads as rewritten sion shall adopt rules for tios, group sizes and mut- oddlers, provided that thes	or child care centers regarding ti-age groupings other than for a rules shall be no less stringent child ratios as enacted in Section
1.	· ·	1	led in this subdivision, the
1.	-	-	zes for infants and toddlers in
		care centers shall be no n	
Age	ciniu	Ratio Staff/Children	Group Size
0 to 12 mor	the	1/5	10 15
12 to 24 mo		1/6	$\frac{1015}{1218}$
2 to 3 years	intilis	1/10	20.
2 to 5 years	No ch		for more than 25 children in one
			roviding care for 26 or more
		-	or more groups according to the
		-	provide separate supervisory
	-		able space for each group.
<u>1a.</u>	-	-	ting under voluntary enhanced
<u>-14.</u>		_	roup size for toddlers aged 2 to
			18 to 20 children when the child
	-	enter maintains a 1/9 stat	
1b.			ing under the highest voluntary
		-	child care center may use the
		*	es for infants and toddlers when
	-		s staff-child ratios as provided
	herein		1
Age		Ratio Staff/Children	Group Size
<u>0 to 12 mor</u>	ths	<u>1/4</u>	
12 to 24 mo		1/5	$\frac{\underline{12}}{\underline{15}}$
2 to 3 years		1/8	$\overline{20}$.
 ''			
SECTION 4.(f) T	he Depar	tment of Health and Hur	nan Services, Division of Child
			ith the Child Care Commission,
			centers to ensure each of the
following:	-	-	
(1) Allow the u	se of exis	sting buildings to house	multiunit child care centers and
include mix	ed-age ce	enters if they meet the re-	quirements outlined in the rules
		child care centers.	-
			child care center based on the
	ige used l	by each owner.	
-	-	-	d are awarded a license by the
Division shall be considered e			
			-

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PART V. SCHOOL-AGE FLEXIBILITIES

SECTION 5.(a) G.S. 110-91 reads as rewritten:

"§ 110-91. Mandatory standards for a license.

All child care facilities shall comply with all State laws and federal laws and local ordinances 4 5 that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the 6 standards in this section shall be complied with by all child care facilities. However, none 7 Notwithstanding any provision of law or rule to the contrary, any building and grounds which 8 are currently approved for school occupancy and which house a public or private elementary or 9 middle school shall be deemed to have met the space and equipment, sanitation, fire, and building code requirements for a licensed child care facility when the building and grounds are serving 10 11 the same, or a subset of the same, school-age children in an out-of-school child care program. None of the standards in this section apply to the school-age children of the operator of a child 12 13 care facility but do apply to the preschool-age children of the operator. Children 13 years of age 14 or older may receive child care on a voluntary basis provided all applicable required standards are met. The standards in this section, along with any other applicable State laws and federal laws 15 or local ordinances, shall be the required standards for the issuance of a license by the Secretary 16 17 under the policies and procedures of the Commission except that the Commission may, in its 18 discretion, adopt less stringent standards for the licensing of facilities which provide care on a 19 temporary, part-time, drop-in, seasonal, after-school or other than a full-time basis.

(6) Space and Equipment Requirements. – There shall be no less than 25 square feet of indoor space for each child for which a child care center is licensed, exclusive of closets, passageways, kitchens, and bathrooms, and this floor space shall provide during rest periods 200 cubic feet of airspace per child for which the center is licensed. There shall be adequate outdoor play area for each child under rules adopted by the Commission which shall be related to the size of center and the availability and location of outside land area. In no event shall the minimum required exceed 75 square feet per child. The outdoor area shall be protected to assure the safety of the children receiving child care by an adequate fence or other protection. A center operated in a public school shall be deemed to have adequate fencing protection. A center operating exclusively during the evening and early morning hours, between 6:00 P.M. and 6:00 A.M., need not meet the outdoor play area requirements mandated by this subdivision.

Each child care facility shall provide indoor area equipment and furnishings that are child size, sturdy, safe, and in good repair. Each child care facility that provides outdoor area equipment and furnishings shall provide outdoor area equipment and furnishings that are child size, sturdy, free of hazards that pose a threat of serious injury to children while engaged in normal play activities, and in good repair. The Commission shall adopt standards to establish minimum requirements for equipment appropriate for the size of child care facility. Space shall be available for proper storage of beds, cribs, mats, cots, sleeping garments, and linens as well as designated space for each child's personal belongings.

The Division of Child Development of the Department of Health and Human Services shall establish and implement a policy that defines any building which is currently approved for school occupancy and which houses a public or private elementary <u>or middle</u> school to include the playgrounds and athletic fields as part of the school building when that building is used to serve school-age children in <u>after-school_out-of-school</u> child care programs. <u>Playgrounds Except as otherwise provided in this section, playgrounds</u> and

General Assemb	ly Of North Carolina	Session 2025
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•	• • • • •	school-age children in
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	months after becoming employed as a lead teacher or	within six months after
	this act becomes law, whichever is later, and shall cor	nplete the credential or
	its equivalent within 18 months after enrollment.	
	For child care centers licensed to care for 200	or more children, the
	Department, in collaboration with the North Carol	ina Institute for Early
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	•	
	teachers who perform administrative functions. The	Department shall use
	• • • • •	on the size of the center
	and the individual staff responsibilities.	
	•	•
	• • •	-
		•
		-
	••••	-
	qualifications for all staff in child care centers. These	standards shall reflect
	" SECT ensure uniformity out-of-school chil	 SECTION 5.(b) The Child Care Commission shall adopt ensure uniformity and consistency in application of the exemptions for out-of-school child care programs as provided in this section. SECTION 5.(c) G.S. 110-91(8) reads as rewritten: (8) Qualifications for Staff. – All child care center admini 21 years of age. All child care center administrators Carolina Early Childhood Administration Credentia determined by the Department. Department or the Sche Credential when exclusively providing school-age ch administrators performing administrative duties as of the law and child care administrators who assume administrators before the credential by September 1, 2000. Child ca assume administrative duties after September 1, 199 toward the completion of the North Carolina Early Chi Credential when exclusively providing school-age months after assuming administrative duties and shall or its equivalent equivalent, or the Scho Credential. Each child care center shall be under the dist of a person meeting these requirements. All staff coun required staff-child ratio shall be at least 16 years of age younger than 18 years of age work under the dist credential or its equivalent as determined by the Dep shall be enrolled in the North Carolina Early coursework or its equivalent as determined by the Dep shall be enrolled in the North Carolina Early coursework or its equivalent as determined by the Dep shall be enrolled in the North Carolina Early coursework or its equivalent as determined by the Dep shall be enrolled in the North Carolina Early coursework or its equivalent as determined by the dist of the course of the soft of a person meeting these renordiment. For child care centers licensed to care for 200 Department, in collaboration with the North Carolina Early coursework or its equivalent as determined by the levels of education achieved by child care center the sublish the levels of education achieved by child care center becomes law, whichever is later, and shall cor

	bly Of North Carolina	Session 2025
	training, experience, education and credentialing a the size center and the level of individual staff resp of this provision to guarantee that all children in qualified people. Pursuant to G.S. 110-106, no re	ponsibilities. It is the intent child care are cared for by
	with the teachings or doctrine of any established i	
	staff qualification requirements of this subdi	
	religious-sponsored child care facilities pursuant to	
SEC	TION 5.(d) G.S. 110-98.5 reads as rewritten:	
"§ 110-98.5. Ca	re for school-age children during state of emerger	ncy.
Notwithstand	ding any provision of law or rule to the contrary, when	n remote or virtual learning
is required due t	to a declared state of emergency issued under G.S.	166A-19.20, the following
shall apply:		
(3)	Care provided to school-age children pursuant to the	
	child care as defined under G.S. 110-86. However	
	prior to the state of emergency, it shall be deemed	
	emergency whether it expands its capacity to	
	children so long as it adheres to the staff-child ratio	
	TION 5.(e) The Weikart Youth Program Qual	
U /	be added as an assessment tool for evaluating out-of-s	1 0
	a star rating. The Department of Health and Human	
	d Early Education, shall complete the necessary cr	
	n and have it available for applicants to use not later t	than one year after the date
this act becomes	law.	
	ESTABLISH WORKGROUP TO EXAMI	
REGULATORY	Y REQUIREMENTS FOR PHYSICAL STRUC	TURES OF LICENSED.
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CHILD CARE	TION 6.(a) The Division of Child Development	and Early Education (the
CHILD CARE SEC Division) shall e	TION 6.(a) The Division of Child Development establish the Licensed Childcare Licensure Workgrou	and Early Education (the up to examine streamlining
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	General Assembly Of North Carolina Session 2025
1	(2) Resolving conflicts between various code requirements for licensed child care
2	facilities.
3	SECTION 6.(c) The Division of Child Development and Early Education shall
4	report the findings and recommendations of the workgroup to the Joint Legislative Oversight
5	Committee on Health and Human Services, the Joint Legislative Oversight Committee on
6	General Government, and the Fiscal Research Division no later than one year after this act
7	becomes law.
8	SECTION 7. This act is effective when it becomes law.