House Bill 354 (COMMITTEE SUBSTITUTE)

By: Representatives Clark of the 101st, Coleman of the 97th, Tankersley of the 160th, Kaiser of the 59th, Morgan of the 39th, and others

A BILL TO BE ENTITLED AN ACT

To amend Title 20 of the Official Code of Georgia Annotated, relating to education, so as to
 revise terminology relating to early care and learning; to require the Department of Early
 Care and Learning to provide certain information to owners of early care and education
 programs; to authorize the department to administer certain programs; to provide for
 contested cases; to amend various other titles of the Official Code of Georgia Annotated for
 purposes of conformity; to provide for related matters; to repeal conflicting laws; and for
 other purposes.

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SECTION 1.

10 Title 20 of the Official Code of Georgia Annotated, relating to education, is amended by

revising Code Section 20-1A-2, relating to definitions relative to early care and learning, asfollows:

13 ″20-1A-2.

14 As used in this chapter, the term:

15 (1) 'Board' means the Board of Early Care and Learning.

16 (2) 'Child care learning center' means a day-care center that participates in Georgia's 17 Pre-K Program any place operated by a person, society, agency, corporation, institution, 18 or group wherein are received for pay for group care for less than 24 hours per day, 19 without transfer of legal custody, 19 or more children under 18 years of age; provided, 20 however, that this term shall not include a private school which provides kindergarten 21 through grade 12 education, meets the requirements of Code Section 20-2-690, and is 22 accredited by one or more of the entities listed in subparagraph (A) of paragraph (6) of 23 Code Section 20-3-519 and which provides care before, after, or both before and after the 24 customary school day to its students as an auxiliary service to such students during the

25 <u>regular school year only.</u>

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(3) 'Commissioner' means the commissioner of the Department of Early Care and Learning early care and learning.
(4) 'Day-care center' means any place operated by a person, society, agency, corporation, institution, or group wherein are received for pay for group care for less than 24 hours per day, without transfer of legal custody, 19 or more children under 18 years of age; provided, however, that this term shall not include a private school which provides kindergarten through grade 12 education, meets the requirements of Code Section

20-2-690, and is accredited by one or more of the entities listed in subparagraph (A) of
 paragraph (6) of Code Section 20-3-519 and which provides care before, after, or both
 before and after the customary school day to its students as an auxiliary service to such
 students during the regular school year only.

37 (5)(4) 'Department' means the Department of Early Care and Learning.

(6)(5) 'Early care and education programs' include all family day-care homes, group

39 day-care homes, day-care centers, and child care learning centers<u>, regardless of whether</u>

40 <u>such homes or centers offer education</u>.

41 (7)(6) 'Early childhood' means the period of childhood from birth to age six.

(8)(7) 'Family day-care home' means a private residence operated by any person who
receives therein for pay for supervision and care fewer than 24 hours per day, without
transfer of legal custody, at least three but not more than six children under 18 13 years
of age who are not related to such person and whose parents or guardians are not
residents in the same private residence; provided, however, that the total number of
unrelated children cared for in such home, for pay and not for pay, may not exceed six
children under 13 years of age at one time.

49 (9)(8) 'Group day-care home' means any place operated by any person or group wherein

are received for pay not less than seven nor more than 18 children under 18 years of age

51 for care and supervision for less than 24 hours per day."

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SECTION 2.

Said title is further amended by revising paragraph (2) of subsection (d) of Code Section
20-1A-3, relating to the commissioner and the board of the Department of Early Care and
Learning, as follows:

⁵⁶ "(2) Functions transferred to the department from the Department of Human Resources
 ⁵⁷ (now known as the Department of Human Services) relating to day-care centers (now
 ⁵⁸ known as child care learning centers), group day-care homes, family day-care homes, and
 ⁵⁹ other functions as agreed upon by the department and the Department of Human
 ⁶⁰ Resources (now known as the Department of Human Services) in accordance with Code
 ⁶¹ Section 20-1A-8;"

62	SECTION 3.
63	Said title is further amended by revising Code Section 20-1A-4, relating to the powers and
64	duties of the Department of Early Care and Learning, as follows:
65	″20-1A-4.
66	The Department of Early Care and Learning shall have the following powers and duties:
67	(1) To administer such programs and services as may be necessary for the operation and
68	management of voluntary pre-kindergarten, which shall be known as 'Georgia's Pre-K
69	Program';
70	(2) To administer such programs and services as may be necessary for the operation and
71	management of preschool and child development programs, such as Even Start and child
72	care regulation and food programs;
73	(3) To act as the agent of the federal government in conformity with this chapter and the
74	administration of any federal funds granted to the state to aid in the furtherance of any
75	functions of the department;
76	(4) To assist local units of administration in this state so as to assure the proliferation of
77	services under this chapter;
78	(5) To regulate early care and education programs in accordance with this chapter;
79	(6) To perform the functions set out in Code Section 20-1A-64, relating to improvement
80	of the quality, availability, and affordability of child care in this state;
81	(7) To serve as the Head Start state collaboration office;
82	(8) To establish and collect annual fees for licensure, registration, or commission of early
83	care and education programs. Such fees so established shall be reasonable and shall be
84	determined in such a manner that the total amount of fees established shall help defray
85	the direct and indirect costs to the department in performing such function. The
86	department shall remit all fees collected to the general fund of the state;
87	(9) To recommend in writing to the owner of any early care and learning program
88	licensed by the department that such program carry liability insurance coverage sufficient
89	to protect its clients. Any such program which after receiving such recommendation is
90	not covered by liability insurance shall post that fact in a conspicuous place in the
91	program and shall notify the parent or guardian of each child under the care of the
92	program in writing. Such notice shall be in at least 1/2 inch letters. Each such parent or
93	guardian must acknowledge receipt of such notice in writing and a copy of such
94	acknowledgment shall be maintained on file at the program at all times while the child
95	attends the program and for 12 months after the child's last date of attendance. Failure
96	to do so may subject the owner of the program to a civil fine of \$1,000.00 for each such
97	infraction:

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- 98 (10) To administer any programs assigned to it administratively by the Governor
 99 pursuant to his or her powers or any programs for which the Governor designates the
 100 department as the lead agency in the state for a federal program;
 101 (9)(11) To perform any other functions as agreed upon between the department and the
 102 Department of Human Resources (now known as the Department of Human Services),
 103 pursuant to Code Section 20-1A-8;
- (10)(12) To perform any other functions as agreed upon between the department and the
 Department of Education, in accordance with Code Section 20-1A-17; and
- (11) (13) To exercise the powers reasonably necessary to accomplish the purposes of this
- 107 chapter, including, but not limited to, contracting for services."
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SECTION 4.

109 Said title is further amended by revising Code Section 20-1A-9, relating to authority to 110 license and regulate day-care centers, group day-care homes, and family day-care homes

111 transferred to the Department of Early Care and Learning, as follows:

112 *"*20-1A-9.

113 The department shall succeed to all rights and responsibilities relating to licensure and 114 regulation of day-care centers (now known as child care learning centers), group day-care homes, and family day-care homes, including such rules, regulations, policies, procedures, 115 116 and pending and finalized administrative orders of the Department of Human Resources 117 (now known as the Department of Human Services), the Georgia Child Care Council, and the Office of State Administrative Hearings, where applicable, which are in effect on 118 119 September 30, 2004, and which relate to the functions transferred to the department pursuant to Code Section 20-1A-8. Such rights, responsibilities, licenses issued pursuant 120 to previous law, procedures, and orders shall remain in effect until amended, repealed, 121 superseded, or nullified by the commissioner. Such rules, regulations, and policies shall 122 remain in effect until amended, repealed, superseded, or nullified by the board." 123

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SECTION 5.

Said title is further amended by revising subsections (b), (i), (k)(2), (m), and (v) of Code 125 Section 20-1A-10, relating to regulation of early care and education programs, as follows: 126 "(b) Day-care centers and child <u>Child</u> care learning centers operated as part of a local 127 church ministry or a nonprofit religious school or a nonprofit religious charitable 128 organization may notify the department annually and be commissioned in lieu of being 129 licensed upon request for commission. Commissioned day-care centers and child care 130 131 learning centers shall operate in accordance with the same procedures, standards, rules, and 132 regulations which are established by the board for the operation of licensed day-care

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centers and child care learning centers. Any day-care center or child care learning center
 operated as part of a local church ministry or a nonprofit religious school or a nonprofit
 religious charitable organization may elect to apply for a commission as provided for in
 subsection (c) of this Code section."

137 (i) Group day-care homes, day-care centers, and child care learning centers shall provide a minimum of 35 square feet of usable space consisting of indoor play areas, rest areas, and 138 dining facilities for each child present in the facility. Day-care centers and child Child care 139 140 learning centers will be allowed to designate in writing to the department two one-hour periods daily during which 25 square feet of usable space per child for children aged three 141 142 years and older may be provided. Notwithstanding the limitation to 18 children prescribed 143 in Code Section 20-1A-2, group day-care homes will be allowed to designate in writing to 144 the department two one-hour periods daily during which 25 square feet of usable space per 145 child for children aged three years and older may be provided. Notwithstanding the 146 limitation to six children prescribed in Code Section 20-1A-2, a family day-care home 147 operator may care for two additional children aged three years and older for two designated 148 one-hour periods daily. Notwithstanding the provisions of this subsection, all other 149 applicable rules and regulations shall apply."

150 "(2) On and after May 12, 2010, the following annual fees shall apply to applications
151 for licensure, registration, or commission as a day-care center, child care learning
152 center, group day-care home, or family day-care home:

153	(A) Capacity of fewer than 25 children	\$ 50.00
154	(B) Capacity of 26 to 50 children	100.00
155	(C) Capacity of 51 to 100 children	150.00
156	(D) Capacity of 101 to 200 children	200.00
157	(E) Capacity of more than 200 children	250.00"

- 158 "(m) The department shall refuse to issue a license, registration, or commission upon a159 showing of:
- (1) Noncompliance with the rules and regulations for day-care centers, family day-care
 homes, group day-care homes, or child care learning centers which are designated in
 writing to the facilities as being related to children's health and safety;
- 163 (2) Flagrant and continued operation of an unlicensed, unregistered, or uncommissioned
 164 facility in contravention of the law;
- 165 (3) Prior license, registration, or commission denial or revocation within one year ofapplication; or
- 167 (4) Failure to pay the annual fee for licensure, registration, or commission of early care168 and education programs."

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169	"(v) The term 'licensed day-care center child care learning center' shall include a			
170	commissioned day-care center and commissioned child care learning center and any			
171	references in this Code to a licensed day-care center child care learning center, including			
172	criminal, administrative, and civil provisions applicable to licensed day-care centers child			
173	care learning centers, shall include and apply to commissioned day-care centers and			
174	commissioned child care learning centers unless otherwise provided in this Code section."			
175	SECTION 6.			
176	Said title is further amended by adding a new Code section to read as follows:			
177	" <u>20-1A-10.1.</u>			
178	A determination by the department regarding payments and eligibility pursuant to any			
179	federal program or grant shall be preceded by notice and opportunity for a hearing and shall			
180	constitute a contested case within the meaning of Chapter 13 of Title 50, the 'Georgia			
181	Administrative Procedure Act."			
100	CECTION 7			
182	Section 7.			
183	Said title is further amended by revising paragraph (1) of Code Section 20-1A-30, relating			
184	to definitions for background checks for early care and education programs, as follows:			
185				
186	child care learning center which is required to be licensed, <u>commissioned</u> , or registered			
187	under Article 1 of this chapter."			
188	SECTION 8.			
189	Said title is further amended by revising paragraph (7) of subsection (a) of Code Section			
190	20-1A-61, relating to the Child Care Council, as follows:			
191	"(7) One member shall represent licensed or commissioned church or synagogue			
192	day-care centers child care learning centers;"			
193	SECTION 9.			
194	Code Section 36-87-2 of the Official Code of Georgia Annotated, relating to the authority			
195	of counties and municipal corporations to participate in programs, is amended by revising			
196	subsection (c) as follows:			
197	"(c) State agencies rating applications from counties and municipal corporations for federal			
198	funding of the construction of day-care facilities child care learning centers shall, to the			
199	extent allowed under applicable federal laws or regulations, give priority to those day-care			
200	centers child care learning centers located in or adjacent to industrial parks."			

202 Code Section 42-1-12 of the Official Code of Georgia Annotated, relating to the State Sexual 203 Offender Registry, is amended by revising paragraphs (6) and (10.1) of subsection (a) as 204 follows: 205 "(6) 'Child care facility' means all public and private pre-kindergarten facilities, day-care 206 centers; child care learning centers, preschool facilities, and long-term care facilities for 207 children." 208 "(t0.t)(6.1) 'Day-care center Child care learning center' shall have the same meaning as 209 set forth in paragraph (4)(2) of Code Section 20-1A-2." 210 SECTION 11. 211 Code Section 49-5-12 of the Official Code of Georgia Annotated, relating to licensing and 212 inspection of child welfare agencies, is amended by repealing subsection (t) in its entirety. 213 SECTION 12. 214 The following Code sections of the Official Code of Georgia Annotated are amended by 215 replacing "day-care center", "day-care centers", and "Day-care centers" wherever any of 216 these terms occur with "child care learning center", "child care learning centers", and "Child 217 care learning centers", respectively: 218 (1) Code Section 16-12-1.1, relating to child, family, or group-care facility operators </th
204 follows: "(6) 'Child care facility' means all public and private pre-kindergarten facilities, day-care 206 centers, child care learning centers, preschool facilities, and long-term care facilities for 207 children." 208 "(10.1)(6.1) 'Day-care center Child care learning center' shall have the same meaning as 209 set forth in paragraph (4)(2) of Code Section 20-1A-2." 210 SECTION 11. 211 Code Section 49-5-12 of the Official Code of Georgia Annotated, relating to licensing and 212 inspection of child welfare agencies, is amended by repealing subsection (1) in its entirety. 213 SECTION 12. 214 The following Code sections of the Official Code of Georgia Annotated are amended by 215 replacing "day-care center", "day-care centers", and "Day-care centers" wherever any of 216 these terms occur with "child care learning center", "child care learning centers", and "Child 217 care learning centers", respectively: 218 (1) Code Section 16-12-1.1, relating to child, family, or group-care facility operators 219 prohibited from employing or allowing to reside or be domiciled persons with certain past 220 criminal violations; 221 (2) Code Section 20-2-771, relating to immunization of students;
205 "(6) 'Child care facility' means all public and private pre-kindergarten facilities, day-care 206 centers; child care learning centers, preschool facilities, and long-term care facilities for 207 children." 208 "(10.1)(<u>6.1</u>) 'Day-care center Child care learning center' shall have the same meaning as 209 set forth in paragraph (4)(<u>2</u>) of Code Section 20-1A-2." 210 SECTION 11. 211 Code Section 49-5-12 of the Official Code of Georgia Annotated, relating to licensing and 212 inspection of child welfare agencies, is amended by repealing subsection (t) in its entirety. 213 SECTION 12. 214 The following Code sections of the Official Code of Georgia Annotated are amended by 215 replacing "day-care center", "day-care centers", and "Day-care centers" wherever any of 216 these terms occur with "child care learning center", "child care learning centers", and "Child 217 care learning centers", respectively: 218 (1) Code Section 16-12-1.1, relating to child, family, or group-care facility operators 219 prohibited from employing or allowing to reside or be domiciled persons with certain past 220 criminal violations; 221 221 (2) Code Section 20-2-771, relating to buildings presenting specia
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225 governing authorities;
226 (4) Code Section 31-41-3, relating to definitions relative to lead poisoning prevention;
227 (5) Code Section 33-2-8.1, relating to purpose of Code section; preparation by
228 Commissioner of supplemental report on property and casualty insurance; contents of
report; and request for information;
230 (6) Code Section 42-1-17, relating to definitions; residency restrictions for sexual
231 offenders; and penalties;
232 (7) Code Section 45-18-70, relating to the establishment and operation of a Capitol Hill
233 day-care center; and
(8) Code Section 49-5-13, relating to private day-care centers not required to meet federal
adult-child ratio.

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SECTION 13.

All laws and parts of laws in conflict with this Act are repealed.