GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

FILED SENATE
Mar 23, 2015
S.B. 368
PRINCIPAL CLERK

(Public)

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Short Title:

SENATE DRS15136-LU-42 (02/02)

Recognize Dept of Defense ChildCare Standards.

Sponsors:	Senator Brown (Primary Sponsor).
Referred to:	
	A BILL TO BE ENTITLED
ANI ACT AII	
	THORIZING UNITED STATES DEPARTMENT OF DEFENSE-CERTIFIED
	ARE FACILITIES TO BE LICENSED BY THE NORTH CAROLINA
DEPART	
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PARTICIPATE IN THE STATE-SUBSIDIZED CHILD CARE PROGRAM. The General Assembly of North Carolina enacts:	
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	CTION 1. Article 7 of Chapter 110 of the General Statutes is amended by
adding a new section to read:	
	Department of Defense-certified child care facilities.
	used in this section, the phrase "Department of Defense-certified child care
	include child development centers, family child care homes, and school-aged
	lities operated aboard a military installation under the authorization of the United
_	nent of Defense (Department of Defense) certified by the Department of Defense.
	cedure Regarding Department of Defense-Certified Child Care Facilities.
<u>(1)</u>	Department of Defense-certified child care facilities shall file with the
	Department a notice of intent to operate a child care facility in a form
	determined by the Department of Defense. The Department shall then issue a
	North Carolina child care license to the Department of Defense-certified
(2)	child care facility.
<u>(2)</u>	As part of its notice, each Department of Defense-certified child care facility
	shall file a report to the Department indicating that it meets the minimum
(2)	standards for child care facilities as provided by the Department of Defense.
<u>(3)</u>	The Department shall deem all Department of Defense rules and regulations
	for Department of Defense-certified child care facilities equivalent to the
	provisions of this Article and rules adopted by the Commission. As such,
	Department of Defense-certified child care facilities shall not be subject to
	regulation by the Department or subject to the provisions of this Article or
	rules adopted by the Commission, including inspections conducted by the
	Secretary or the Secretary's designee or other State or local regulatory
	divisions.
<u>(4)</u>	<u>.</u>
	facilities that have achieved accreditation by the National Association of
	Education for Young Children, the National Association of Family Child
	Care, or the National AfterSchool Association as five-star-rated child care
	facilities. The Department shall rate Department of Defense-certified child



- care facilities that do not possess current accreditation status from one of the entities listed in this subdivision as four-star-rated child care facilities.

 Child care facilities certified by the Department of Defense shall not be
 - (5) Child care facilities certified by the Department of Defense shall not be subject to a provisional license or one-star rating upon receiving Department of Defense certification.
 - (6) Teachers employed by Department of Defense-certified child care facilities who have successfully completed the Department of Defense Child Care Training Modules shall be qualified and recognized as lead teachers by equivalency upon submission of an Education and Equivalency form to the Workforce Section of the Division of Child Development.
 - (7) Administrators employed by Department of Defense-certified child care facilities shall be qualified as Level III child care administrators by equivalency upon submission of an Education and Equivalency form to the Workforce Section of the Division of Child Development.
 - (8) The Department shall not assess a Department of Defense-certified child care facility operating with a North Carolina child care license a fee for licensure or license renewal.
 - (9) A revocation of Department of Defense certification shall result in termination of a North Carolina child care license. Revocations of Department of Defense certification shall be reported to the Department within 10 business days from the date of revocation."

SECTION 2. G.S. 143B-168.15(g) reads as rewritten:

- "(g) Not less than thirty percent (30%) of the funds spent in each year of each local partnership's direct services allocation shall be used to expand child care subsidies. To the extent practicable, these funds shall be used to enhance the affordability, availability, and quality of child care services as described in this section. The North Carolina Partnership may increase this percentage requirement up to a maximum of fifty percent (50%) when, based upon a significant local waiting list for subsidized child care, the North Carolina Partnership determines a higher percentage is justified. Local partnerships shall spend an amount for child care subsidies that provides at least fifty-two million dollars (\$52,000,000) for the Temporary Assistance to Needy Families (TANF) maintenance of effort requirement and the Child Care Development Fund and Block Grant match requirement. Funds allocated under this section shall supplement and not supplant any federal or State funds allocated to Department of Defense-certified child care facilities licensed under G.S. 110-106.2."
- **SECTION 3.** Department of Defense-certified child care facilities licensed pursuant to G.S. 110-106.2, as enacted in Section 1 of this act, may participate in the State-subsidized child care program that provides for the purchase of care in child care facilities for minor children in needy families; provided, that funds allocated from the State-subsidized child care program to Department of Defense-certified child care facilities shall supplement and not supplant funds allocated in accordance with G.S. 143B-168.15(g). Payment rates and fees for military families who choose Department of Defense-certified child care facilities and who are eligible to receive subsidized child care shall be as determined by the General Assembly in the Current Operations Appropriations Act for the 2015-2016 fiscal year.
 - **SECTION 4.** This act becomes effective January 1, 2016.