

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 HB3168

by Rep. Kelly M. Cassidy

SYNOPSIS AS INTRODUCED:

225 ILCS 10/4

from Ch. 23, par. 2214

Amends the Child Care Act of 1969. Makes a technical change in a Section concerning license requirements.

LRB098 09398 MGM 39539 b

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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Child Care Act of 1969 is amended by changing Section 4 as follows:
- 6 (225 ILCS 10/4) (from Ch. 23, par. 2214)
- 7 Sec. 4. License requirement; application; notice.
- 8 (a) Any person, group of of persons or corporation who or 9 which receives children or arranges for care or placement of 10 one or more children unrelated to the operator must apply for a license to operate one of the types of facilities defined in 11 Sections 2.05 through 2.19 and in Section 2.22 of this Act. Any 12 relative who receives a child or children for placement by the 13 14 Department on a full-time basis may apply for a license to operate a foster family home as defined in Section 2.17 of this 15 16 Act.
 - (a-5) Any agency, person, group of persons, association, organization, corporation, institution, center, or group providing adoption services must be licensed by the Department as a child welfare agency as defined in Section 2.08 of this Act. "Providing adoption services" as used in this Act, includes facilitating or engaging in adoption services.
- 23 (b) Application for a license to operate a child care

facility must be made to the Department in the manner and on forms prescribed by it. An application to operate a foster family home shall include, at a minimum: a completed written form; written authorization by the applicant and all adult members of the applicant's household to conduct a criminal background investigation; medical evidence in the form of a medical report, on forms prescribed by the Department, that the applicant and all members of the household are free from communicable diseases or physical and mental conditions that affect their ability to provide care for the child or children; the names and addresses of at least 3 persons not related to the applicant who can attest to the applicant's moral character; and fingerprints submitted by the applicant and all adult members of the applicant's household.

- (c) The Department shall notify the public when a child care institution, maternity center, or group home licensed by the Department undergoes a change in (i) the range of care or services offered at the facility, (ii) the age or type of children served, or (iii) the area within the facility used by children. The Department shall notify the public of the change in a newspaper of general circulation in the county or municipality in which the applicant's facility is or is proposed to be located.
- (d) If, upon examination of the facility and investigation of persons responsible for care of children, the Department is satisfied that the facility and responsible persons reasonably

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meet standards prescribed for the type of facility for which application is made, it shall issue a license in proper form, designating on that license the type of child care facility and, except for a child welfare agency, the number of children to be served at any one time.

(e) The Department shall not issue or renew the license of any child welfare agency providing adoption services, unless the agency (i) is officially recognized by the United States Internal Revenue Service as а tax-exempt organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or any successor provision of federal tax law) and (ii) is in compliance with all of the standards necessary to maintain its status as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or any successor provision of federal tax law). The Department shall grant a grace period of 24 months from the effective date of this amendatory Act of the 94th General Assembly for existing child welfare agencies providing adoption services to obtain 501(c)(3) status. The Department shall permit an existing child welfare agency that converts from its current structure in order to be recognized as a 501(c)(3) organization as required by this Section to either retain its current license or transfer its current license to a newly formed entity, if the creation of a new entity is required in order to comply with Section, provided that the child welfare demonstrates that it continues to meet all other licensing

1 requirements and that the principal officers and directors and 2 programs of the converted child welfare agency or newly 3 organized child welfare agency are substantially the same as the original. The Department shall have the sole discretion to 4 5 grant a one year extension to any agency unable to obtain 6 501(c)(3) status within the timeframe specified in this 7 subsection (e), provided that such agency has filed an application for 501(c)(3) status with the Internal Revenue 8 the 2-year timeframe specified in this 9 Service within 10 subsection (e).

11 (Source: P.A. 94-586, eff. 8-15-05.)