The House Committee on Education offers the following substitute to HB 494:

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 1A of Title 20 of the Official Code of Georgia Annotated, relating to early
- 2 care and learning, so as to revise certain provisions relating to the safety of children in early
- 3 care and education programs; to authorize hearsay in preliminary hearings regarding
- 4 emergency closure of a program or the emergency placement of a monitor or monitors; to
- 5 revise definitions and terminology relating to records check determinations; to provide that
- 6 background checks are not valid if an individual has been separated from employment for
- 7 more than 180 consecutive days from an early care and education program; to provide for
- 8 related matters; to repeal conflicting laws; and for other purposes.

9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 11 Chapter 1A of Title 20 of the Official Code of Georgia Annotated, relating to early care and
- 12 learning, is amended by revising subsection (h) of Code Section 20-1A-13, relating to
- 13 emergency placement of monitors, emergency closure upon minor's death, and requirements
- 14 and procedures, as follows:
- 15 "(h) If a hearing is requested, the preliminary hearing shall consist of a review of all oral
- and written evidence introduced at the hearing and any arguments made. <u>Hearsay shall be</u>
- 17 <u>admissible in a preliminary hearing in determining the issues relevant to emergency closure</u>
- of a program or the emergency placement of a monitor or monitors. A recording shall be
- made of the hearing."
- SECTION 2.
- 21 Said chapter is further amended by revising Code Section 20-1A-30, relating to definitions
- 22 relative to background checks, as follows:
- 23 "20-1A-30.
- As used in this article, the term:

25 (1) 'Comprehensive records check determination' means a satisfactory or unsatisfactory

- 26 <u>determination by the department, based upon a Federal Bureau of Investigation</u>
- 27 <u>fingerprint check, a search of the National Crime Information Center's National Sex</u>
- Offender Registry, and a search of the following registries, repositories, or data bases in
- 29 <u>the state where the actual or potential employee or director resides and in each state</u>
- 30 where such individual resided during the preceding five years: criminal registry or
- 31 repository, with the use of fingerprints being required in the state where the individual
- 32 <u>resides and optional in other states; state sex offender registry or repository; and state</u>
- 33 <u>based child abuse and neglect registry and data base.</u>
- 34 (1)(2) 'Conviction' means a finding or verdict of guilty or a plea of guilty, regardless of
- whether an appeal of the conviction has been sought.
- (2)(3) 'Crime' means:
- 37 (A) Any felony;
- 38 (B) A violation of Code Section 16-5-23 when the victim is a minor;
- 39 (C) A violation of Code Section 16-5-23.1 when the victim is a minor;
- 40 (D) A violation of Code Section 16-12-1;
- 41 (E) A violation of Chapter 6 of Title 16;
- 42 (F) A violation of Code Section 16-4-1; or
- 43 (G) A violation of Code Section 16-5-29;
- 44 (H) A violation of Code Section 16-5-60 when the victim is a minor;
- 45 (I) A violation of Code Section 16-5-70;
- 46 (J) A violation of Code Section 16-12-1.1;
- 47 (K) A violation of Code Section 16-12-100, 16-12-100.1, 16-12-100.2, or 16-12-100.3;
- 48 (L) A violation of Code Section 40-6-391 when a child is endangered;
- 49 (M) A violation of Code Section 19-7-5; or
- 50 (G)(N) Any other offenses committed in another jurisdiction which, if committed in
- 51 this state, would be one of the enumerated crimes listed in this paragraph.
- 52 (3)(4) 'Criminal record' means:
- 53 (A) Conviction of a crime;
- 54 (B) Arrest, charge, and sentencing for a crime where:
- (i) A plea of nolo contendere was entered to the charge;
- 56 (ii) First offender treatment without adjudication of guilt pursuant to the charge was
- granted; provided, however, that this division shall not apply to a violation of Chapter
- 58 13 of Title 16, relating to controlled substances, or any other offense committed in
- another jurisdiction which, if it were committed in this state, would be a violation of
- 60 Chapter 13 of Title 16 if such violation or offense constituted only simple possession;
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(iii) Adjudication or sentence was otherwise withheld or not entered on the charge; provided, however, that this division shall not apply to a violation of Chapter 13 of Title 16, relating to controlled substances, or any other offense committed in another jurisdiction which, if it were committed in this state, would be a violation of Chapter 13 of Title 16 if such violation or offense constituted only simple possession; or

- (C) Arrest and being charged for a crime if the charge is pending, unless the time for prosecuting such crime has expired pursuant to Chapter 3 of Title 17.
- (4)(5) 'Director' means the on-site manager of a facility, designated by the legal owner, who is responsible for the supervision, operation, and maintenance of an early care and education program and meets the minimum qualifications as determined by the department.
- 73 (5)(6) 'Employee' means any person, other than a director, who is 17 years of age or 74 older and is employed compensated by an early care and education program; or who cares 75 for, supervises, or has unsupervised access to children at the facility; or who is 17 years 76 of age or older and to perform any duties which involve personal contact between that 77 person and any child being cared for at the facility and also includes any adult person 78 who resides at the facility; or who, with or without compensation, performs duties or 79 services that benefit for the early care and education program which involve personal 80 contact between that person and any child being cared for by the early care and education 81 program; however, a parent or legal guardian of a child in care shall not be considered 82 an employee unless such parent or legal guardian is deemed an employee by the early 83 care and education program or either resides at the early care and education program or 84 is compensated in any fashion by the early care and education program except through 85 appropriate state or federal funds.
- 86 (6)(7) 'Employment history' means a record of where a person has worked for the past ten years.
- 88 (7)(8) 'Facility' means an early care and education program's real property at which children are received for care.
- 90 (8)(9) 'Fingerprint' means an inked fingerprint card or an electronic image of a person's fingerprint.
- 92 (9)(10) 'Fingerprint records check determination' means a satisfactory or unsatisfactory determination by the department based upon fingerprint-based national criminal history record information.
- 95 (10)(11) 'GCIC' means the Georgia Crime Information Center established under Article
- 2 of Chapter 3 of Title 35.
 (11)(12) 'GCIC information' means criminal history record information, as defined in
- 98 Code Section 35-3-30.

(12) 'Preliminary records check determination' means a satisfactory or unsatisfactory determination by the director based only upon a comparison of GCIC information obtained solely from a law enforcement agency within the state with other than fingerprint information regarding the person upon whom the records check is being performed for purposes of this article.

- (13) 'Provisional employee' means an individual other than a director whose duties involve personal contact between that person and any child being cared for at the facility and who is hired for a limited period of employment time.
- (14) 'Records check application' means a document created by the department to be completed and submitted to the department by every actual and potential director and employee that indicates such director's name, early care and education program name and type, and such other information as the department deems appropriate and which authorizes the department to receive and render a fingerprint records check determination pursuant to any sex offender registry, child abuse and neglect registry, and criminal history record information pertaining to such individual from any local, state, or national criminal justice or law enforcement agency or appropriate jurisdiction and render a fingerprint or comprehensive records check determination.
- 116 (15) 'Satisfactory determination' means a written declaration that a person for whom a 117 preliminary or fingerprint or comprehensive records check determination was performed 118 was found to have no criminal record.
- 119 (16) 'Unsatisfactory determination' means a written declaration that a person for whom 120 a preliminary or fingerprint or comprehensive records check determination was 121 performed was found to have a criminal record."

122 SECTION 3.

- Said chapter is further amended by revising Code Section 20-1A-31, relating to records check application for potential employees and fingerprint records checks, as follows:
- 125 "20-1A-31.

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(a) A support center may furnish to the department a records check application for each 126 potential employee of any licensed, commissioned, or permitted early care and education 127 program. Before a person affiliated with a support center may become an employee of any 128 129 licensed, commissioned, or permitted early care and education program, such person shall 130 obtain a satisfactory fingerprint comprehensive records check determination. All potential employees, excluding students currently enrolled in an early education curriculum through 131 an accredited school of higher education, may submit evidence, satisfactory to the 132 133 department, that such potential employee received a satisfactory fingerprint comprehensive records check determination that includes a records check clearance date that is no more 134

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than 12 months old, notwithstanding Code Section 20-1A-45, or that any employee whose fingerprint records check revealed a criminal record of any kind has either subsequently received a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. A student currently enrolled in an early education curriculum through an accredited school of higher education may submit evidence, satisfactory to the department, that such student received a satisfactory fingerprint comprehensive records check determination that includes a records check clearance date that is no more than 24 months old, notwithstanding Code Section 20-1A-45, or that such student whose fingerprint comprehensive records check determination revealed a criminal record of any kind has either subsequently received a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The licensed, commissioned, or permitted early care and education program shall maintain documentation in the employee's personnel file, which is available to the department upon request, and which reflects that a satisfactory fingerprint comprehensive records check determination was received before the employee is allowed to reside in an early care and education program or be present at an early care and education program a facility while children are present for care or to reside in a facility. If the fingerprint comprehensive records check determination for any potential employee reveals a criminal record of any kind, such potential employee shall not be allowed to reside in an early care and education program or be present at an early care and education program a facility while children are present for care or to reside in a facility until such potential employee has either obtained a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory fingerprint comprehensive records check determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. If the fingerprint comprehensive records check determination is unsatisfactory, the licensed, commissioned, or permitted early care and education program shall, after receiving notification of such unsatisfactory determination, take such steps as are necessary so that such person no longer resides in the early care and education program and employee is no longer is present at an early care and education program a facility while children are present for care and no longer resides in the facility. (b) Notwithstanding the limited period of portability, every person affiliated with a support center as a potential employee of a licensed or commissioned early care and education program shall undergo additional fingerprint comprehensive records checks determinations such that the time between such additional fingerprint comprehensive records checks

determinations and that person's previous fingerprint comprehensive records check determination shall not exceed five years, notwithstanding Code Section 20-1A-45.

(c) After the issuance of a registration, the department may require additional fingerprint comprehensive records check determinations on any person affiliated with a support center during the course of a child abuse investigation involving such person or when the department has reason to believe such person has a criminal record that renders such person ineligible to reside at an early care and education program or be present at an early care and education program or to reside in a facility."

SECTION 4.

Said chapter is further amended by revising subsections (a) and (b) of Code Section 20-1A-32, relating to program license or commission applicants, records check requirements,

and change of ownership, as follows:

"(a) Accompanying any application for a new license or commission for an early care and education program, the applicant shall furnish to the department a records check application for the director and each employee. In lieu of such records check applications, the license applicant may submit evidence, satisfactory to the department, that such individual received a satisfactory fingerprint comprehensive records check determination that includes a records check clearance date that is no more than 12 months old, notwithstanding Code Section 20-1A-45, or that any director or employee whose fingerprint comprehensive records check revealed a criminal record of any kind has either subsequently received a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. Either the department or the appropriate law enforcement agencies may charge reasonable and additional processing fees for performing fingerprint records checks providing information pursuant to a records check application as required by statute, regulation, or policy or by GCIC.

(b) Each change of ownership applicant shall furnish to the department a records check application for the director and each employee. In lieu of such records check applications, the change of ownership applicant may submit evidence that the director and each employee at that facility received a satisfactory fingerprint comprehensive records check determination that includes a records check clearance date that is no more than 60 months old, notwithstanding Code Section 20-1A-45, or that any director or employee whose fingerprint comprehensive records check determination revealed a criminal record of any kind has either subsequently received a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance

with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. Failure to comply with this provision shall prevent the department from issuing a license or commission."

208 **SECTION 5.**

Said chapter is further amended by revising Code Section 20-1A-33, relating to notification
to applicant on records check, as follows:

211 "20-1A-33.

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After being furnished the required records check application under Code Section 20-1A-32, the department shall notify the license, commission, or change of ownership applicant and the fingerprint records check applicant in writing whether the department's determination as to a potential director or potential employee is satisfactory or unsatisfactory. If the fingerprint comprehensive records check determination was satisfactory as to the potential director and each potential employee of a license applicant's facility, that applicant may be issued a license or commission for that facility if the applicant otherwise qualifies for a license or commission under Article 1 of this chapter. If the fingerprint comprehensive records check determination for a potential director or any potential employee revealed a criminal record, such potential director or potential employee shall not be allowed to reside at an early care and education program or be present in the early care and education program at the facility while any child is present for care or to reside in the facility until he or she either has obtained a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The department shall revoke the license or commission of an early care and education program if the early care and education program fails to comply with the requirements of this Code section."

SECTION 6.

Said chapter is further amended by revising Code Section 20-1A-34, relating to check of fingerprints on national level, satisfactory determination prior to employment, and additional records checks, as follows:

233 "20-1A-34.

(a) The department shall receive a records check application, as may be required by the department and allowed under federal law, for any individual that cares for children through a program that receives, either directly or indirectly, federal funds through the department for the care of children. Upon receipt of such records check application, the department shall comply with all rules of the GCIC and the Federal Bureau of Investigation for the request and receipt of national fingerprint based criminal history reports. Such individuals shall also submit all necessary applications, fees, and acceptable fingerprints

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to the GCIC. Within ten days after receiving fingerprints acceptable to GCIC, the application, and fee, GCIC shall notify the department in writing of any derogatory finding, including, but not limited to, any criminal record, of the state fingerprint records check or if there is no such finding. The GCIC shall also conduct a search of Federal Bureau of Investigation records and fingerprints and notify the department in writing of the results of such search. Upon receipt of the bureau's report, the department shall make a national fingerprint records check determination. If the fingerprint records check determination is unsatisfactory for an individual, the department shall notify the provider and the employee of such determination in writing, and no such individual shall be allowed to reside at the location or be present at the location <u>facility</u> when any child is present for care <u>or to reside</u> in the facility until he or she either has obtained a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The department shall may cease to issue funds, either directly or indirectly, to any individual or program that fails to comply with the requirements of this Code section. (b) Every potential employee of the department or contractor performing duties on behalf of the department who may have any reason to be present at a licensed or commissioned early care and education program while any child is present for care must receive a satisfactory fingerprint comprehensive records check determination or have had an unsatisfactory fingerprint comprehensive records check determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45, prior to being present at a licensed or commissioned early care and education program while children are present for care. Every current employee of the department who may have any reason to be present at a licensed or commissioned early care and education program while any child is present for care must receive a satisfactory fingerprint comprehensive records check determination or have had an unsatisfactory fingerprint comprehensive records check determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. Every employee of the department shall undergo additional fingerprint comprehensive records checks determinations such that the time between such additional fingerprint comprehensive records checks determinations and that employee's previous fingerprint comprehensive records check determination shall not exceed five years, notwithstanding Code Section 20-1A-45. The department shall maintain documentation in the appropriate personnel file indicating that such person has obtained such current satisfactory fingerprint comprehensive records check determination or has had an unsatisfactory fingerprint comprehensive records check determination reversed in

accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45."

277 **SECTION 7.**

Said chapter is further amended by revising Code Section 20-1A-35, relating to provisional employees, records checks requirements, and revocation of license, commission, or permit for violations, as follows:

281 "20-1A-35.

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(a) Where there is need for a provisional employee to work at a licensed, commissioned, or permitted early care and education program facility, such early care and education program may utilize an individual as a provisional employee only after the director reviews a preliminary records check and makes individual receives a satisfactory determination pursuant to rules and regulations promulgated by the department in accordance with this article. No such provisional employee shall reside in an early care and education program or be present in the early care and education program at a facility while any child is present for care or reside in a facility until such satisfactory preliminary records check determination has been made based upon GCIC information obtained from local law enforcement within the prior ten days. The board shall be authorized to define and enforce by all regulations, including, but not limited to, the length of time a provisional employee may be present at a facility without a fingerprint records check determination pertaining to provisional employees. The department may revoke the license, commission, or permit of an early care and education program if the early care and education program fails to comply with the requirements of this Code section and allows a person with an unsatisfactory preliminary records check determination to reside in an early care and education program or be present at an early care and education program while children are present for care rules and regulations pertaining to provisional employees.

(b) If the department determines a licensed, commissioned, or permitted early care and education program knows or should reasonably know that a provisional employee has a criminal record and allows the provisional employee to reside at an early care and education program or be present at an early care and education program at a facility while children are present for care or to reside at a facility, the department shall revoke the license, commission, or permit for that early care and education program."

306 SECTION 8.

307 Said chapter is further amended by revising Code Section 20-1A-36, relating to certain 308 offenders prohibited as employees of facilities, as follows:

309 "20-1A-36.

No licensed, commissioned, or permitted facility operated as an early care and education program or similar facility or any operator of such a facility shall allow any person who has been convicted of or who has entered a plea of guilty or nolo contendere to any offense

specified in Code Section 16-12-1.1 to reside in an early care and education program or be present at an early care and education program a facility while children are present for care or allow any such person to reside at in or be domiciled at such facility in violation of Code Section 16-12-1.1. The department shall either deny the issuance of or revoke the license, commission, or registration of any such facility violating the provisions of this Code section. The powers and duties set forth in this Code section are cumulative and not intended to limit the powers and duties set forth throughout this article."

SECTION 9.

Said chapter is further amended by revising Code Section 20-1A-37, relating to individuals residing in family child care learning home or at certain programs and records check requirements, as follows:

324 "20-1A-37.

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Notwithstanding any other provision of this article, an individual a director or employee who resides in a family child care learning home, as defined by Code Section 20-1A-2, or at any program as determined by the department and allowed under federal law to receive, either directly or indirectly, federal funds through the department for the care of children shall be required to provide a fingerprint records check application to the department. Upon receipt of such records check application, the department shall comply with all the rules and regulations promulgated by the GCIC and the Federal Bureau of Investigation for the request and receipt of national fingerprint based criminal history reports. Such individuals shall also submit all necessary applications, fees, and acceptable fingerprints to the GCIC and appropriate agencies. If the fingerprint comprehensive records check determination is unsatisfactory, the department shall notify the provider and the employee of such determination in writing, and no such individual shall be allowed to reside at the location or be present at the location <u>facility</u> when any child is present for care <u>or to reside</u> in the facility until he or she either has obtained a satisfactory fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The department shall revoke the license, commission, or permit of a family child care learning home if the family child care learning home fails to comply with the requirements of this Code section."

SECTION 10.

Said chapter is further amended by revising Code Section 20-1A-38, relating to change of directors and records check requirements, as follows:

347 "20-1A-38.

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(a) If the director of a licensed, commissioned, or permitted early care and education program ceases to be the director of that early care and education program, the license holder, commission holder, or permit holder shall thereupon designate a new director. After such change, the license holder, commission holder, or permit holder of that early care and education program shall notify the department of such change and of any additional information the department may require regarding the newly designated director of that early care and education program, including a fingerprint records check application. Such individuals shall also submit all necessary applications, fees, and acceptable fingerprints to the GCIC and appropriate agencies. If the department determines that such newly designated director has received a satisfactory fingerprint comprehensive records check determination that includes a records check clearance date that is no more than 12 months old, notwithstanding Code Section 20-1A-45, or had an unsatisfactory determination reversed pursuant to Code Section 20-1A-43 within the prior 12 months, notwithstanding Code Section 20-1A-45, such determination shall be deemed to be satisfactory for purposes of this article. (b) If the department determines under subsection (a) of this Code section that a licensed, commissioned, or permitted early care and education program knows or should reasonably know that the newly designated director has a criminal record or an unsatisfactory determination issued by the department that has not been reversed pursuant to Code Section 20-1A-43, notwithstanding Code Section 20-1A-45, and allows the director to reside at an early care and education program or be present at an early care and education program a facility while children are present for care or to reside in the facility, then the license,

SECTION 11.

Said chapter is further amended by revising Code Section 20-1A-39, relating to potential employees, current employees and directors, records check requirements, satisfactory records check, and liability for hiring ineligible employee, as follows:

commission, or permit for that facility program shall be revoked."

375 "20-1A-39.

(a) Before a person may become an employee of any early care and education program after that early care and education program has received a license or commission, that early care and education program shall require that person to obtain a satisfactory fingerprint comprehensive records check determination. All potential employees, excluding students currently enrolled in an early education curriculum through an accredited school of higher education, may submit evidence, satisfactory to the department, that the potential employee received a satisfactory fingerprint comprehensive records check determination that includes

383 a records check clearance date that is no more than 12 months old, notwithstanding Code Section 20-1A-45, or that any potential employee whose fingerprint comprehensive records 384 385 check revealed a criminal record of any kind has either subsequently received a satisfactory 386 fingerprint comprehensive records check determination or has had the unsatisfactory determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code 387 388 <u>Section 20-1A-45</u>. A student currently enrolled in an early education curriculum through an accredited school of higher education may submit evidence, satisfactory to the 389 390 department, that the student received a satisfactory fingerprint comprehensive records 391 check determination that includes a records check clearance date that is no more than 24 392 months old, notwithstanding Code Section 20-1A-45, or that such student whose 393 fingerprint comprehensive records check determination revealed a criminal record of any 394 kind has either subsequently received a satisfactory fingerprint comprehensive records 395 check determination or has had the unsatisfactory determination reversed in accordance 396 with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The licensed or 397 commissioned early care and education program shall maintain documentation in the employee's personnel file, which is available to the department upon request, which reflects 398 399 that a satisfactory fingerprint comprehensive records check determination was received 400 before the employee is eligible to reside at an early care and education program or be present at a licensed or commissioned early care and education program facility while 401 402 children are present for care <u>or to reside in a facility</u>. If the fingerprint <u>comprehensive</u> 403 records check determination for any potential employee reveals a criminal record of any 404 kind, such potential employee shall be ineligible to reside at an early care and education 405 program or be present at an early care and education program a facility while children are present for care or to reside in a facility until such potential employee has either obtained 406 407 a satisfactory fingerprint comprehensive records check determination or has had the 408 unsatisfactory fingerprint comprehensive records check determination reversed in 409 accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. If the fingerprint comprehensive records check determination is unsatisfactory, the licensed or 410 411 commissioned early care and education program shall, after receiving notification of such 412 unsatisfactory determination, take such immediate steps as are necessary so that such person no longer resides at the early care and education program or is no longer present at 413 414 the early care and education program facility while children are present for care and no 415 <u>longer resides in the facility</u>. The department shall revoke the license or commission of an 416 early care and education program if the early care and education program fails to comply 417 with the requirements of this Code section. 418 (b) By no later than January 1, 2017, every current employee and director of any licensed

or commissioned early care and education program shall obtain either a satisfactory

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fingerprint records check determination or shall have had an unsatisfactory fingerprint records check determination reversed in accordance with Code Section 20-1A-43. The early care and education program shall maintain such documentation in the appropriate personnel file, which is available to the department immediately upon request. If the fingerprint records check determination is unsatisfactory, the licensed or commissioned early care and education program shall, after receiving notification of the determination, take such steps as are necessary so that such person no longer resides at the early care and education program or is no longer present at the early care and education program while children are present for care. The department shall revoke the license or commission of an early care and education program if the early care and education program fails to comply with the requirements of this Code section. (c)(b) Effective January 1, 2019, every employee and director of any licensed or commissioned early care and education program shall undergo additional fingerprint comprehensive records checks determinations such that the time between such additional fingerprint comprehensive records checks determinations and that employee's or director's previous fingerprint comprehensive records check determination shall not exceed five years, notwithstanding Code Section 20-1A-45. The early care and education program shall maintain documentation in the appropriate personnel file, which is available to the department immediately upon request, indicating that such person has obtained such current satisfactory fingerprint comprehensive records check determination or has had an unsatisfactory fingerprint comprehensive records check determination reversed in accordance with Code Section 20-1A-43, notwithstanding Code Section 20-1A-45. The department shall revoke the license or commission of an early care and education program if the early care and education program fails to comply with the requirements of this Code section. (d)(c) A license or commission shall be subject to suspension or revocation and the department may refuse to issue a license or commission if a director or employee does not undergo the fingerprint comprehensive records check determination applicable to that director or employee and receive acceptable determinations. (e)(d) After the issuance of a license, commission, or permit, the department may require additional fingerprint comprehensive records check determinations on any director or employee when the department has reason to believe the director or employee has a criminal record that renders the director or employee ineligible to have contact with children in the early care and education program, or during the course of a child abuse investigation involving the director or employee. (f)(e) No licensed or commissioned early care and education program may allow any person to reside at an early care and education program or be present at a licensed or

457 permitted early care and education program facility while children are present for care or to reside in a facility as a director or an employee unless there is on file in the early care 458 459 and education program an employment history and a satisfactory fingerprint 460 comprehensive records check determination or proof that an unsatisfactory determination has been reversed in accordance with Code Section 20-1A-43, notwithstanding Code 461 462 <u>Section 20-1A-45</u>. The department shall revoke the license or commission of any early 463 care and education program if the early care and education program fails to comply with the requirements of this Code section. 464 465 (g)(f) A license holder, commission holder, permit holder, or director of a licensed, commissioned, or permitted early care and education program having that allows an 466 employee or director about whom such license holder, commission holder, permit holder, 467 468 or director knows or should reasonably know to have a criminal record that renders the 469 employee or director ineligible to have contact with children in the early care and education program to be present at a facility while children are present for care or to reside in a 470 471 <u>facility</u> shall be guilty of a misdemeanor."

472 **SECTION 12.**

- 473 Said chapter is further amended by adding a new Code section to read as follows:
- 474 "<u>20-1A-45.</u>
- A satisfactory comprehensive records check determination shall be no longer valid for an
- 476 <u>employee or director who has been separated from employment for more than 180</u>
- 477 <u>consecutive days from an early care and education program or any program that received,</u>
- either directly or indirectly, federal funds through the department for the care of children."

SECTION 13.

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