(H)--WHERE--LOGAL--ZONING-REQUIREMENTS-ARE-INGONSISTENT WITH-THE-OPERATION-OF-FAMILY-DAY-GARE-HOMES-OR-A-FAMILY-DAY-GARE-HOME-OF-A-PARTIGULAR--SIZE,-THE-ZONING-REQUIREMENTS PREVAIL-

f(h)-(I) (h) Nothing in this section shall be deemed to impair or limit the powers of the State Department of Secial-Services HUMAN RESOURCES, the State Department of Education, or the State Department of Health granted under any of the other provisions of this Code unless the same are necessarily inconsistent herewith.

## Article 43 - Health

708.

As used in this subtitle,

- (1) "Person" means any individual, individuals, association, or corporation, or any State, county, or municipal agency or any division, board, or agency thereof.
- (2) "Board" means the State Board of Health and Mental Hygiene.
- (3) "Local health officer" means the deputy State health officer or the commissioner of health in Baltimore City.
- (4) (I) "Group day-care center" means an agency or institution offering or supplying group care to five or more children who have not the same parentage, for a portion or all of a day and on a regular schedule more often than once a week.
- (II) "GROUP DAY CARE CENTER" DOES NOT INCLUDE FAMILY DAY CARE HOMES LICENSED UNDER ARTICLE 88A, SECTION 32A, BY THE STATE DEPARTMENT OF GOG!AL--SERVICES HUMAN RESOURCES.
- (5) "Child" or "children" means an individual or individuals under sixteen years of age.
- (6) "Institution" means an establishment of public or private character or one affecting a community.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved May 19, 1981.