

~~{D}--NOTWITHSTANDING--ANY--OTHER--PROVISIONS--OF--LAW,--IF--A--CHILD-CARE-CENTER-FOR-SCHOOL-AGE-CHILDREN-IS-OPERATED-BEFORE--AND--AFTER--SCHOOL--HOURS--BY--A--PARTY-OTHER-THAN-THE-COUNTY-BOARD-OF-EDUCATION-IN-A-BUILDING-WHICH-IS-IN-USE-AS-A-PUBLIC-SCHOOL,--THE-SCHOOL-AGE-CHILD-CARE-CENTER-SHALL:~~

~~{1}--BE--UNDER--THE--JURISDICTION--OF--THE--LOCAL-COUNTY-BOARD-OF-EDUCATION,--AND~~

~~{2}--FOLLOW-THE-REGULATIONS-OF-THE-LOCAL-COUNTY--BOARD-OF-EDUCATION-FOR-USE-OF-THE-PROPERTY.~~

Article - Health - General

14-103.

(A) This subtitle does not supersede:

(1) Any right or power of the State Social Services Administration or any local department of social services;

(2) Any right or power of the State Department of Education or a county department of education; or

(3) Any building code or zoning provision.

(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF A CHILD-CARE CENTER FOR SCHOOL-AGE CHILDREN IS OPERATED BEFORE AND AFTER SCHOOL HOURS BY A PARTY OTHER THAN THE COUNTY BOARD OF EDUCATION IN A BUILDING WHICH IS IN USE AS A PUBLIC SCHOOL, THE SCHOOL-AGE CHILD-CARE CENTER:

(1) SHALL MEET LOCAL FIRE, HEALTH, AND ZONING CODES REQUIRED OF SCHOOL BUILDINGS; AND

(2) MAY NOT BE REQUIRED TO MEET ANY ADDITIONAL REGULATIONS RELATIVE TO THE PHYSICAL PLANT BEYOND THOSE IMPOSED BY THE COUNTY OR THE LOCAL BOARD OF EDUCATION WITH RESPECT TO THAT BUILDING.

~~{1}--BE--UNDER--THE--JURISDICTION--OF--THE--LOCAL-COUNTY-BOARD-OF-EDUCATION,--AND~~

~~{2}--FOLLOW-THE-REGULATIONS-OF-THE-LOCAL-COUNTY--BOARD-OF-EDUCATION-FOR-USE-OF-THE-PROPERTY.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved April 29, 1986.

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