



General Assembly

February Session, 2000

Amendment

LCO No. 4405

Offered by:

REP. CLEARY, 80th Dist.

REP. EBERLE, 15th Dist.

REP. HARKINS, 120th Dist.

To: Subst. House Bill No. 5792

File No. 369

Cal. No. 316

(As Amended)

**"An Act Making Technical And Other Changes To
Certain Public Health Statutes."**

1 Strike out section 2 in its entirety and insert the following in lieu
2 thereof:

3 "Sec. 2. Subsection (b) of section 19a-77 of the general statutes is
4 repealed and the following is substituted in lieu thereof:

5 (b) For registration and licensing requirement purposes, child day
6 care services shall not include such services which are:

7 (1) (A) Administered by a public school system, or (B) administered
8 by a municipal agency or department and located in a public school
9 building for students enrolled in that school;

10 (2) Administered by a private school which is in compliance with
11 section 10-188 and is approved by the State Board of Education or is

12 accredited by an accrediting agency recognized by the State Board of
13 Education;

14 (3) Recreation operations such as but not limited to creative art
15 studios for children that offer parent-child recreational programs and
16 classes in music, dance, drama and art that are no longer than two
17 hours in length, library programs, boys' and girls' clubs, church-related
18 activities, scouting, camping or community-youth programs;

19 (4) Informal arrangements among neighbors or relatives in their
20 own homes, provided the relative is limited to any of the following
21 degrees of kinship by blood or marriage to the child being cared for or
22 to the child's parent: Child, grandchild, sibling, niece, nephew, aunt,
23 uncle or child of one's aunt or uncle;

24 (5) Drop-in supplementary child care operations for educational or
25 recreational purposes and the child receives such care infrequently
26 where the parents are on the premises; or

27 (6) Drop-in supplementary child care operations in retail
28 establishments where the parents are on the premises for retail
29 shopping, in accordance with section 19a-77a, as amended, provided
30 that the drop-in supplementary child-care operation does not charge a
31 fee and does not refer to itself as a child day care center."

32 Strike out section 16 in its entirety and insert the following in lieu
33 thereof:

34 "Sec. 16. (NEW) (a) As used in this section, "emergency medical
35 technician" means (1) any class of emergency medical technician
36 certified under regulations adopted pursuant to section 19a-179 of the
37 general statutes, including, but not limited to, any emergency medical
38 technician-intermediate, and (2) any paramedic licensed pursuant to
39 section 20-206ll of the general statutes.

40 (b) Any emergency medical technician who has been trained, in
41 accordance with national standards recognized by the Commissioner

42 of Public Health, in the administration of epinephrine using automatic
43 prefilled cartridge injectors or similar automatic injectable equipment
44 and who functions in accordance with written protocols and the
45 standing orders of a licensed physician serving as an emergency
46 department director may administer epinephrine using such injectors
47 or equipment. All emergency medical technicians shall receive such
48 training. All licensed or certified ambulances shall be equipped with
49 epinephrine in such injectors or equipment which may be
50 administered in accordance with written protocols and standing orders
51 of a licensed physician serving as an emergency department director."

52 In line 518, after "passage" and before the period insert the
53 following: ", except that sections 2 and 16 shall take effect January 1,
54 2001"