



General Assembly

Amendment

January Session, 2003

LCO No. 6196

HB0667706196HR0

Offered by:

REP. CAFERO, 142nd Dist.

REP. CARSON, 108th Dist.

To: Subst. House Bill No. 6677

File No. 543

Cal. No. 361

**"AN ACT CONCERNING REVISIONS TO CERTAIN DEPARTMENT
OF PUBLIC HEALTH STATUTES."**

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. Subsection (b) of section 19a-77 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective*
5 *October 1, 2003*):

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

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

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

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

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

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

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

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

33 (7) Religious educational activities administered by a religious
34 institution exclusively for children whose parents or legal guardians
35 are members of such religious institution."