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**HOUSE BILL NO. 2156**

Offered January 11, 2017

Prefiled January 11, 2017

A *BILL to amend and reenact §§ 63.2-1701, 63.2-1709, 63.2-1709.2, 63.2-1710, and 63.2-1737 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 63.2-1710.1 and 63.2-1710.2, relating to licensure of facilities operated by agencies of the Commonwealth.*

Patron—Rasoul

Referred to Committee on Health, Welfare and Institutions

**Be it enacted by the General Assembly of Virginia:**

**1. That §§ 63.2-1701, 63.2-1709, 63.2-1709.2, 63.2-1710, and 63.2-1737 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections numbered 63.2-1710.1 and 63.2-1710.2 as follows:**

**§ 63.2-1701. Licenses required; issuance, expiration, and renewal; maximum number of residents, participants or children; posting of licenses.**

A. *As used in this section, "person" means any individual; corporation; partnership; association; limited liability company; local government; state agency, including any department, institution, authority, instrumentality, board, or other administrative agency of the Commonwealth of Virginia; or other legal or commercial entity.*

B. Every person who constitutes, or who operates or maintains, an assisted living facility, adult day care center, or child welfare agency shall obtain the appropriate license from the Commissioner, which may be renewed. However, no license shall be required for an adult day care center that provides services only to individuals enrolled in a Programs of All-Inclusive Care for the Elderly program operated in accordance with an agreement between the provider, the Department of Medical Assistance Services and the Centers for Medicare and Medicaid Services. The Commissioner, upon request, shall consult with, advise, and assist any person interested in securing and maintaining any such license. Each application for a license shall be made to the Commissioner, in such form as he may prescribe. It shall contain the name and address of the applicant and, if the applicant is an association, partnership, limited liability company, or corporation, the names and addresses of its officers and agents. The application shall also contain a description of the activities proposed to be engaged in and the facilities and services to be employed, together with other pertinent information as the Commissioner may require.

C. The licenses shall be issued on forms prescribed by the Commissioner. Any two or more licenses may be issued for concurrent operation of more than one assisted living facility, adult day care center, or child welfare agency, but each license shall be issued upon a separate form. Each license and renewals thereof for an assisted living facility, adult day care center, or child welfare agency may be issued for periods of up to three successive years, unless sooner revoked or surrendered. Licenses issued to child day centers under this chapter shall have a duration of two years from date of issuance.

D. The length of each license or renewal thereof for an assisted living facility shall be based on the judgment of the Commissioner regarding the compliance history of the facility and the extent to which it meets or exceeds state licensing standards. On the basis of this judgment, the Commissioner may issue licenses or renewals thereof for periods of six months, one year, two years, or three years.

E. The Commissioner may extend or shorten the duration of licensure periods for a child welfare agency whenever, in his sole discretion, it is administratively necessary to redistribute the workload for greater efficiency in staff utilization.

F. Each license shall indicate the maximum number of persons who may be cared for in the assisted living facility, adult day care center, or child welfare agency for which it is issued.

G. The license and any other documents required by the Commissioner shall be posted in a conspicuous place on the licensed premises.

H. Every person issued a license that has not been suspended or revoked shall renew such license prior to its expiration.

**§ 63.2-1709. Enforcement and sanctions; assisted living facilities and adult day care centers; interim administration; receivership, revocation, denial, summary suspension.**

A. Upon receipt and verification by the Commissioner of information from any source indicating an imminent and substantial risk of harm to residents, the Commissioner may require an assisted living facility *other than an assisted living facility operated by an agency of the Commonwealth* to contract with an individual licensed by the Board of Long-Term Care Administrators, to be either selected from a list created and maintained by the Department of Medical Assistance Services or selected from a pool of

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59 appropriately licensed administrators recommended by the owner of the assisted living facility, to  
60 administer, manage, or operate the assisted living facility on an interim basis, and to attempt to bring the  
61 facility into compliance with all relevant requirements of law, regulation, or any plan of correction  
62 approved by the Commissioner. Such contract shall require the interim administrator to comply with any  
63 and all requirements established by the Department to ensure the health, safety, and welfare of the  
64 residents. Prior to or upon conclusion of the period of interim administration, management, or operation,  
65 an inspection shall be conducted to determine whether operation of the assisted living facility shall be  
66 permitted to continue or should cease. Such interim administration, management, or operation shall not  
67 be permitted when defects in the conditions of the premises of the assisted living facility (i) present  
68 imminent and substantial risks to the health, safety, and welfare of residents, and (ii) may not be  
69 corrected within a reasonable period of time. Any decision by the Commissioner to require the  
70 employment of a person to administer, manage, or operate an assisted living facility shall be subject to  
71 the rights of judicial review and appeal as provided in the Administrative Process Act (§ 2.2-4000 et  
72 seq.). Actual and reasonable costs of such interim administration shall be the responsibility of and shall  
73 be borne by the owner of the assisted living facility.

74 B. The Board shall adopt regulations for the Commissioner to use in determining when the  
75 imposition of administrative sanctions or initiation of court proceedings, severally or jointly, is  
76 appropriate in order to ensure prompt correction of violations in assisted living facilities and adult day  
77 care centers involving noncompliance with state law or regulation as discovered through any inspection  
78 or investigation conducted by the Departments of Social Services, Health, or Behavioral Health and  
79 Developmental Services. The Commissioner may impose such sanctions or take such actions as are  
80 appropriate for violation of any of the provisions of this subtitle or any regulation adopted under any  
81 provision of this subtitle that adversely affects the health, safety or welfare of an assisted living facility  
82 resident or an adult day care participant. Such sanctions or actions may include (i) petitioning the court  
83 to appoint a receiver for any assisted living facility or adult day care center and (ii) revoking or denying  
84 renewal of the license for the assisted living facility or adult day care center for violation of any of the  
85 provisions of this subtitle, § 54.1-3408 or any regulation adopted under this subtitle that violation  
86 adversely affects, or is an imminent and substantial threat to, the health, safety or welfare of the person  
87 cared for therein, or for permitting, aiding or abetting the commission of any illegal act in an assisted  
88 living facility or adult day care center.

89 C. The Commissioner may issue a summary order of suspension of the license to operate the assisted  
90 living facility pursuant to (i) *for assisted living facilities operated by agencies of the Commonwealth, the*  
91 *procedures set forth in § 63.2-1710.1* or (ii) *for all other assisted living facilities, the procedures*  
92 *hereinafter set forth in conjunction with any proceeding for revocation, denial, or other action when*  
93 *conditions or practices exist that pose an imminent and substantial threat to the health, safety, and*  
94 *welfare of the residents. Before a summary order of suspension shall take effect, the Commissioner shall*  
95 *issue to the assisted living facility a notice of summary order of suspension setting forth (i) the*  
96 *procedures for the summary order of suspension, (ii) (b) hearing and appeal rights as provided under*  
97 *this subsection, and (iii) (c) facts and evidence that formed the basis for which the summary order of*  
98 *suspension is sought. Such notice shall be served on the assisted living facility or its designee as soon as*  
99 *practicable thereafter by personal service or certified mail, return receipt requested, to the address of*  
100 *record of the assisted living facility. The order shall state the time, date, and location of a hearing to*  
101 *determine whether the suspension is appropriate. Such hearing shall be presided over by a hearing*  
102 *officer selected by the Commissioner from a list prepared by the Executive Secretary of the Supreme*  
103 *Court of Virginia and shall be held as soon as practicable, but in no event later than 15 business days*  
104 *following service of the notice of hearing; however, the hearing officer may grant a written request for a*  
105 *continuance, not to exceed an additional 10 business days, for good cause shown. After such hearing,*  
106 *the hearing officer shall provide to the Commissioner written findings and conclusions, together with a*  
107 *recommendation whether the license should be summarily suspended, whereupon the Commissioner shall*  
108 *adopt the hearing officer's recommended decision unless to do so would be an error of law or*  
109 *Department policy. Any final agency case decision in which the Commissioner rejects a hearing officer's*  
110 *recommended decision shall state with particularity the basis for rejection. The Commissioner shall*  
111 *issue: (a) (1) a final order of summary suspension or (b) (2) an order that summary suspension is not*  
112 *warranted by the facts and circumstances presented. A final order of summary suspension shall include*  
113 *notice that the assisted living facility may appeal the Commissioner's decision to the appropriate circuit*  
114 *court no later than 10 days following service of the order. A copy of any final order of summary*  
115 *suspension shall be prominently displayed by the provider at each public entrance of the facility, or in*  
116 *lieu thereof, the provider may display a written statement summarizing the terms of the order in a*  
117 *prominent location, printed in a clear and legible size and typeface, and identifying the location within*  
118 *the facility where the final order of summary suspension may be reviewed.*

119 Upon appeal, the sole issue before the court shall be whether the Department had reasonable grounds  
120 to require the assisted living facility to cease operations during the pendency of the concurrent

121 revocation, denial, or other proceeding. Any concurrent revocation, denial, or other proceeding shall not  
 122 be affected by the outcome of any hearing on the appropriateness of the summary order of suspension.  
 123 Failure to comply with the summary order of suspension shall constitute an offense under subdivision 1  
 124 of § 63.2-1712. All agencies and subdivisions of the Commonwealth shall cooperate with the  
 125 Commissioner in the relocation of residents of an assisted living facility whose license has been  
 126 summarily suspended pursuant to this section and in any other actions necessary to reduce the risk of  
 127 further harm to residents.

128 D. Notice of the Commissioner's intent to revoke or deny renewal of the license for ~~the~~ *an* assisted  
 129 living facility *or to summarily suspend the license of an assisted living facility* shall be provided by the  
 130 Department and a copy of such notice shall be posted in a prominent place at each public entrance of  
 131 the licensed premises to advise consumers of serious or persistent violations. In determining whether to  
 132 deny, revoke, or summarily suspend a license, the Commissioner may choose to deny, revoke, or  
 133 summarily suspend only certain authority of the assisted living facility to operate, and may restrict or  
 134 modify the assisted living facility's authority to provide certain services or perform certain functions that  
 135 the Commissioner determines should be restricted or modified in order to protect the health, safety, or  
 136 welfare of the residents. Such *proposed* denial, revocation, or summary suspension of certain services or  
 137 functions may be appealed *(i) if the assisted living facility is operated by an agency of the*  
 138 *Commonwealth, in accordance with the provisions of § 63.2-1710.2 and (ii) for all other assisted living*  
 139 *facilities*, as otherwise provided in this subtitle for any denial, revocation, or summary suspension.

140 **§ 63.2-1709.2. Enforcement and sanctions; special orders; civil penalties.**

141 A. Notwithstanding any other provision of law, following a proceeding as provided in § 2.2-4019, the  
 142 Commissioner may issue a special order (i) for violation of any of the provisions of this subtitle,  
 143 § 54.1-3408, or any regulation adopted under any provision of this subtitle which violation adversely  
 144 affects, or is an imminent and substantial threat to, the health, safety, or welfare of the person cared for  
 145 therein, or (ii) for permitting, aiding, or abetting the commission of any illegal act in an assisted living  
 146 facility, adult day care center, or child welfare agency. Notice of the Commissioner's intent to take any  
 147 of the actions enumerated in subdivisions B 1 through B 7 shall be provided by the Department and a  
 148 copy of such notice shall be posted in a prominent place at each public entrance of the licensed  
 149 premises to advise consumers of serious or persistent violations. The issuance of a special order shall be  
 150 considered a case decision as defined in § 2.2-4001. *Actions set forth in subsection B may be appealed*  
 151 *by (a) an assisted living facility, adult day care center, or child welfare agency operated by an agency*  
 152 *of the Commonwealth in accordance with § 63.2-1710.2 or (b) any other assisted living facility, adult*  
 153 *day care center, or child welfare agency in accordance with the Administrative Process Act (§ 2.2-4000*  
 154 *et seq.).* The Commissioner shall not delegate his authority to impose civil penalties in conjunction with  
 155 the issuance of special orders.

156 B. The Commissioner may take the following actions regarding assisted living facilities, adult day  
 157 care centers, and child welfare agencies through the issuance of a special order and may require a copy  
 158 of the special order provided by the Department to be posted in a prominent place at each public  
 159 entrance of the licensed premises to advise consumers of serious or persistent violations:

160 1. Place a licensee on probation upon finding that the licensee is substantially out of compliance with  
 161 the terms of its license and that the health and safety of residents, participants, or children are at risk;

162 2. Reduce licensed capacity or prohibit new admissions when the Commissioner concludes that the  
 163 licensee cannot make necessary corrections to achieve compliance with regulations except by a  
 164 temporary restriction of its scope of service;

165 3. Mandate training for the licensee or licensee's employees, with any costs to be borne by the  
 166 licensee, when the Commissioner concludes that the lack of such training has led directly to violations  
 167 of regulations;

168 4. Assess civil penalties for each day the assisted living facility is or was out of compliance with the  
 169 terms of its license and the health, safety, and welfare of residents are at risk, which shall be paid into  
 170 the state treasury and credited to the Assisted Living Facility Education, Training, and Technical  
 171 Assistance Fund created pursuant to § 63.2-1803.1; *however, no civil penalty shall be imposed pursuant*  
 172 *to this subdivision on any assisted living facility, adult day care center, or child welfare agency*  
 173 *operated by an agency of the Commonwealth.* The aggregate amount of such civil penalties shall not  
 174 exceed \$10,000 for assisted living facilities in any 24-month period. Criteria for imposition of civil  
 175 penalties and amounts, expressed in ranges, shall be developed by the Board, and shall be based upon  
 176 the severity, pervasiveness, duration, and degree of risk to the health, safety, or welfare of residents.  
 177 Such civil penalties shall be applied by the Commissioner in a consistent manner. Such criteria shall  
 178 also provide that (i) the Commissioner may accept a plan of correction, including a schedule of  
 179 compliance, from an assisted living facility prior to setting a civil penalty, and (ii) the Commissioner  
 180 may reduce or abate the penalty amount if the facility complies with the plan of correction within its  
 181 terms.

182 A single act, omission, or incident shall not give rise to imposition of multiple civil penalties even  
 183 though such act, omission, or incident may violate more than one statute or regulation. A civil penalty  
 184 that is not appealed becomes due on the first day after the appeal period expires. The license of an  
 185 assisted living facility that has failed to pay a civil penalty due under this section shall not be renewed  
 186 until the civil penalty has been paid in full, with interest, provided that the Commissioner may renew a  
 187 license when an unpaid civil penalty is the subject of a pending appeal;

188 5. Assess civil penalties of not more than \$500 per inspection upon finding that the adult day care  
 189 center or child welfare agency is substantially out of compliance with the terms of its license and the  
 190 health and safety of residents, participants, or children are at risk; *however, no civil penalty shall be*  
 191 *imposed pursuant to this subdivision on any assisted living facility, adult day care center, or child*  
 192 *welfare agency operated by an agency of the Commonwealth;*

193 6. Require licensees to contact parents, guardians, or other responsible persons in writing regarding  
 194 health and safety violations; and

195 7. Prevent licensees who are substantially out of compliance with the licensure terms or in violation  
 196 of the regulations from receiving public funds.

197 C. The Board shall adopt regulations to implement the provisions of this section.

198 **§ 63.2-1710. Appeal from refusal, denial of renewal, or revocation of license.**

199 A. Whenever the Commissioner refuses to issue a license or to renew a license; or revokes a license  
 200 for an assisted living facility, adult day care center, or child welfare agency *operated by an agency of*  
 201 *the Commonwealth, the provisions of § 63.2-1710.2 shall apply. Whenever the Commissioner refuses to*  
 202 *issue a license or to renew a license or revokes a license for an assisted living facility, adult day care*  
 203 *center, or child welfare agency other than an assisted living facility, adult day care center, or child*  
 204 *welfare agency operated by an agency of the Commonwealth, the provisions of the Administrative*  
 205 *Process Act (§ 2.2-4000 et seq.) shall apply, except that all appeals from notice of the Commissioner's*  
 206 *intent to refuse to issue or renew, or revoke a license shall be received in writing from the assisted*  
 207 *living facility, adult day care center or child welfare agency operator within fifteen days of the date of*  
 208 *receipt of the notice. Judicial review of a final review agency decision shall be in accordance with the*  
 209 *provisions of the Administrative Process Act. No stay may be granted upon appeal to the Virginia*  
 210 *Supreme Court.*

211 B. In every appeal to a court of record, the Commissioner shall be named defendant.

212 C. An appeal, taken as provided in this section, shall operate to stay any criminal prosecution for  
 213 operation without a license.

214 D. When issuance or renewal of a license as an assisted living facility or adult day care center has  
 215 been refused by the Commissioner, the applicant shall not thereafter for a period of one year apply  
 216 again for such license unless the Commissioner in his sole discretion believes that there has been such a  
 217 change in the conditions on account of which he refused the prior application as to justify considering  
 218 the new application. When an appeal is taken by the applicant pursuant to subsection A, the one-year  
 219 period shall be extended until a final decision has been rendered on appeal.

220 E. When issuance or renewal of a license for a child welfare agency has been refused by the  
 221 Commissioner, the applicant shall not thereafter for a period of six months apply again for such license  
 222 unless the Commissioner in his sole discretion believes that there has been such a change in the  
 223 conditions on account of which he refused the prior application as to justify considering the new  
 224 application. When an appeal is taken by the applicant pursuant to subsection A, the six-month period  
 225 shall be extended until a final decision has been rendered on appeal.

226 **§ 63.2-1710.1. Summary order of suspension; assisted living facilities, group homes, and children's**  
 227 **residential facilities operated by an agency of the Commonwealth.**

228 *Whenever the Commissioner issues a summary order of suspension of the license to operate an*  
 229 *assisted living facility, group home, or children's residential facility operated by an agency of the*  
 230 *Commonwealth:*

231 1. *Before such summary order of suspension shall take effect, the Commissioner shall issue to the*  
 232 *assisted living facility, group home, or children's residential facility a notice of summary order of*  
 233 *suspension setting forth (i) the procedures for a hearing and right of review as provided in this section*  
 234 *and (ii) facts and evidence that formed the basis on which the summary order of suspension is sought.*  
 235 *Such notice shall be served on the licensee or its designee as soon as practicable thereafter by personal*  
 236 *service or certified mail, return receipt requested, to the address of record of the licensee. The order*  
 237 *shall state the time, date, and location of a hearing to determine whether the suspension is appropriate.*  
 238 *Such hearing shall be held no later than three business days after the issuance of the summary order of*  
 239 *suspension and shall be convened by the Commissioner or his designee. After such hearing, the*  
 240 *Commissioner may issue a final order of summary suspension or may find that such summary*  
 241 *suspension is not warranted by the facts and circumstances presented.*

242 2. *A final order of summary suspension shall include notice that the licensee may request, in writing*  
 243 *and within three business days after receiving the Commissioner's decision, that the Commissioner refer*

244 *the matter to the Secretary of Health and Human Resources for resolution within three business days of*  
 245 *the referral. Any determination by the Secretary shall be final and not subject to judicial review. If the*  
 246 *final order of summary suspension is upheld, it shall take effect immediately, and a copy of the final*  
 247 *order of summary suspension shall be prominently displayed by the licensee at each public entrance of*  
 248 *the facility. Any concurrent revocation, denial, or other proceedings shall not be affected by the outcome*  
 249 *of any determination by the Secretary.*

250 **§ 63.2-1710.2. Right to appeal notice of intent; assisted living facilities, adult day care centers, and**  
 251 **child welfare agencies operated by agencies of the Commonwealth.**

252 *An assisted living facility, adult day care center, or child welfare agency operated by an agency of*  
 253 *the Commonwealth shall have the right to appeal any notice of intent as follows:*

254 *1. Within 30 days after receiving a notice of intent to impose a sanction, the licensee shall request in*  
 255 *writing that the Commissioner review the intended agency action and may submit, together with such*  
 256 *request, relevant information, documentation, or other pertinent data supporting its appeal. The*  
 257 *Commissioner shall issue a decision within 60 days after receiving the request and shall have the*  
 258 *authority to uphold the sanction or take whatever action he deems appropriate to resolve the*  
 259 *controversy.*

260 *2. If the assisted living facility, adult day care center, or child welfare agency disputes the*  
 261 *Commissioner's decision, the licensee shall request, within 30 days of receiving the Commissioner's*  
 262 *decision, that the Commissioner refer the matter to the Secretary of Health and Human Resources. The*  
 263 *Secretary shall issue a decision within 60 days of receiving the request for review. The Secretary's*  
 264 *decision shall be final and shall not be subject to review.*

265 **§ 63.2-1737. Licensure of group homes and residential facilities for children.**

266 *A. Notwithstanding any other provisions of this subtitle, the Department shall cooperate with other*  
 267 *state departments in fulfilling their respective licensing and certification responsibilities of children's*  
 268 *residential facilities. The Board shall adopt regulations establishing the Department as the single*  
 269 *licensing agency for the regulation of children's residential facilities, including group homes, which*  
 270 *provide social services programs, with the exception of educational programs licensed by the Department*  
 271 *of Education and facilities regulated by the Department of Juvenile Justice. Notwithstanding any other*  
 272 *provisions of this chapter, licenses issued to children's residential facilities may be issued for periods of*  
 273 *up to 36 successive months.*

274 *B. The Board's regulations for the regulation of children's residential facilities shall address the*  
 275 *services required to be provided in such facilities as it may deem appropriate to ensure the health and*  
 276 *safety of the children. In addition, the Board's regulations shall include, but shall not be limited to (i)*  
 277 *specifications for the structure and accommodations of such facilities according to the needs of the*  
 278 *children; (ii) rules concerning allowable activities, local government- and facility-imposed curfews, and*  
 279 *study, recreational, and bedtime hours; and (iii) a requirement that each facility have a community*  
 280 *liaison who shall be responsible for facilitating cooperative relationships with the neighbors, the school*  
 281 *system, local law enforcement, local government officials, and the community at large.*

282 *C. Notwithstanding any other provisions of this chapter, any facility licensed by the Commissioner as*  
 283 *a child-caring institution as of January 1, 1987, and that receives no public funds shall be licensed under*  
 284 *minimum standards for licensed child-caring institutions as adopted by the Board and in effect on*  
 285 *January 1, 1987. Effective January 1, 1987, all children's residential facilities shall be licensed under the*  
 286 *regulations for children's residential facilities.*

287 *D. Pursuant to the procedures set forth in subsection E and in addition to the authority for other*  
 288 *disciplinary actions provided in this title, the Commissioner may issue a summary order of suspension of*  
 289 *the license of any group home or residential facility for children, in conjunction with any proceeding for*  
 290 *revocation, denial, or other action, when conditions or practices exist in the home or facility that pose an*  
 291 *immediate and substantial threat to the health, safety, and welfare of the children who are residents and*  
 292 *the Commissioner believes the operation of the home or facility should be suspended during the*  
 293 *pendency of such proceeding.*

294 *E. The summary order of suspension shall take effect upon its issuance and shall be served on the*  
 295 *licensee or its designee as soon as practicable thereafter by personal service and certified mail, return*  
 296 *receipt requested, to the address of record of the licensee. The order shall state the time, date, and*  
 297 *location of a hearing to determine whether the suspension is appropriate. Such hearing shall be held no*  
 298 *later than three business days after the issuance of the summary order of suspension and shall be*  
 299 *convened by the Commissioner or his designee.*

300 *After such hearing, the Commissioner may issue a final order of summary suspension or may find*  
 301 *that such summary suspension is not warranted by the facts and circumstances presented. A final order*  
 302 *of summary suspension shall include notice that the licensee may appeal the Commissioner's decision (i)*  
 303 *in accordance with the provisions of § 63.2-1710.1 if the group home or children's residential facility is*  
 304 *operated by an agency of the Commonwealth or (ii) to the appropriate circuit court no later than 10*

305 days following issuance of the order *if the group home or children's residential facility is not operated*  
306 *by an agency of the Commonwealth*. The sole issue before the court shall be whether the Commissioner  
307 had reasonable grounds to require the licensee to cease operations during the pendency of the concurrent  
308 revocation, denial, or other proceeding. The concurrent revocation, denial, or other proceeding shall not  
309 be affected by the outcome of any hearing on the appropriateness of the summary suspension.

310 The willful and material failure to comply with the summary order of suspension or final order of  
311 summary suspension shall be punishable as a Class 2 misdemeanor. The Commissioner may require the  
312 cooperation of any other agency or subdivision of the Commonwealth in the relocation of children who  
313 are residents of a home or facility whose license has been summarily suspended pursuant to this section  
314 and in any other actions necessary to reduce the risk of further harm to such residents.

315 F. In addition to the requirements set forth in subsection B, the Board's regulations shall require, as a  
316 condition of initial licensure or, if appropriate, license renewal, that the applicant shall: (i) be personally  
317 interviewed by Department personnel to determine the qualifications of the owner or operator before  
318 granting an initial license; (ii) provide evidence of having relevant prior experience before any initial  
319 license is granted; (iii) provide, as a condition of initial license or renewal licensure, evidence of staff  
320 participation in training on appropriate siting of the residential facilities for children, good neighbor  
321 policies, community relations, and shaken baby syndrome and its effects; and (iv) be required to screen  
322 residents prior to admission to exclude individuals with behavioral issues, such as histories of violence,  
323 that cannot be managed in the relevant residential facility.

324 G. In addition, the Department shall:

325 1. Notify relevant local governments and placing and funding agencies, including the Office of  
326 Children's Services, of multiple health and safety or human rights violations in residential facilities for  
327 which the Department serves as lead licensure agency when such violations result in the lowering of the  
328 licensure status of the facility to provisional;

329 2. Post on the Department's website information concerning the application for initial licensure of or  
330 renewal, denial, or provisional licensure of any residential facility for children located in the locality;

331 3. Require all licensees to self-report lawsuits against or settlements with residential facility operators  
332 relating to the health and safety or human rights of residents and any criminal charges that may have  
333 been made relating to the health and safety or human rights of residents;

334 4. Require proof of contractual agreements or staff expertise to provide educational services,  
335 counseling services, psychological services, medical services, or any other services needed to serve the  
336 residents in accordance with the facility's operational plan;

337 5. Disseminate to local governments, or post on the Department's website, an accurate (updated  
338 weekly or monthly as necessary) list of licensed and operating group homes and other residential  
339 facilities for children by locality with information on services and identification of the lead licensure  
340 agency; and

341 6. Modify the term of the license at any time during the term of the license based on a change in  
342 compliance.