

HB26-1282 be amended as follows:

1 Amend printed bill, strike everything below the enacting clause and
2 substitute:

3 **"SECTION 1. Legislative declaration.** (1) The general
4 assembly finds that:

5 (a) Colorado school districts provide comprehensive educational
6 and enrichment opportunities to students through before- and
7 after-school-age programs;

8 (b) Colorado Revised Statutes and rules adopted by the Colorado
9 state board of education require the Colorado department of education
10 and other state agencies to extensively regulate and oversee school district
11 operations, including fire and radon inspections, playground equipment,
12 and staff training;

13 (c) Regulation of a school district's before- and after-school-age
14 programs by the Colorado department of education, the Colorado
15 department of early childhood, and other state agencies has resulted in
16 duplicative and contradictory requirements, including, but not limited to:

17 (I) Conflicting restrictions on playground equipment; and

18 (II) Duplicative fire and radon inspections; and

19 (d) The duplicative and conflicting regulations for a school
20 district's before- and after-school-age programs significantly increase
21 administrative costs, delay staff onboarding, restrict student access and
22 program capacity, and create confusion for students and families without
23 improving student health or safety or program quality.

24 (2) Therefore, the general assembly declares it is necessary and
25 appropriate that before- and after-school-age programs operated by a
26 school district not be subject to conflicting or duplicative regulations
27 from the Colorado department of education and the Colorado department
28 of early childhood.

29 **SECTION 2.** In Colorado Revised Statutes, 26.5-5-309, **amend**
30 (3)(b) as follows:

31 **26.5-5-309. Licenses - rules - definition - appropriation -**
32 **repeal.**

33 (3) (b) (I) A child care center that provides child care exclusively
34 to school-age children and operates on the property of a school district,
35 district charter school, or institute charter school may satisfy any fire or
36 radon inspection requirement required by law by providing a copy of a
37 satisfactory fire or radon inspection report of the property of a school
38 district, district charter school, or institute charter school where the child
39 care is provided if the fire or radon inspection report was completed
40 within the preceding twelve months. The department shall not require a
41 duplicate fire or radon inspection if a satisfactory fire or radon inspection

1 report of the property was completed within the preceding twelve months.

2 (II) A CHILD CARE CENTER THAT PROVIDES CHILD CARE
3 EXCLUSIVELY TO SCHOOL-AGE CHILDREN AND OPERATES ON THE
4 PROPERTY OF A SCHOOL DISTRICT, DISTRICT CHARTER SCHOOL, OR
5 INSTITUTE CHARTER SCHOOL MAY SATISFY ANY STAFF TRAINING OR
6 MINIMUM SQUARE FOOTAGE OF FLOOR SPACE PER CHILD REQUIREMENTS
7 REQUIRED BY LAW BY PROVIDING TO THE DEPARTMENT DOCUMENTED
8 EVIDENCE OF COMPLIANCE WITH SUBSTANTIALLY SIMILAR REQUIREMENTS
9 IMPOSED BY THE COLORADO DEPARTMENT OF EDUCATION, EXCEPT THAT,
10 IF THE REQUIREMENTS OR MONITORING OF THOSE REQUIREMENTS IMPOSED
11 BY THE COLORADO DEPARTMENT OF EDUCATION DO NOT MEET ANY
12 APPLICABLE REQUIREMENTS OF ANY FEDERAL GRANTS-IN-AID
13 ADMINISTERED BY THE DEPARTMENT, THE DEPARTMENT SHALL REQUIRE
14 THE CHILD CARE CENTER TO MEET ANY APPLICABLE MINIMUM
15 REQUIREMENTS OF THE FEDERAL GRANTS-IN-AID.

16 **SECTION 3.** In Colorado Revised Statutes, 26.5-5-314, **amend**
17 (2)(e)(III) as follows:

18 **26.5-5-314. Standards for facilities and agencies - rules -**
19 **definition.**

20 (2) The standards prescribed by department rules are restricted to:

21 (e) (III) The department shall require an annual inspection of
22 playground facilities on the property where a child care center operates.
23 For purposes of a playground facility inspection, the department shall
24 accept as satisfactory proof of valid certification of the playground
25 facility, certification, or a copy of certification, from an individual OR
26 ENTITY who is licensed or certified to perform playground safety
27 inspections through the national recreation and park association, or other
28 nationally recognized playground facility safety organization, INCLUDING,
29 BUT NOT LIMITED TO, A PUBLIC HEALTH AGENCY. The department shall not
30 require a duplicate inspection if a satisfactory inspection report was
31 completed within the preceding twelve months.

32 **SECTION 4.** In Colorado Revised Statutes, 26.5-5-313, **amend**
33 (4) introductory portion, (4)(a), and (4)(b); and **add** (7) as follows:

34 **26.5-5-313. Applications - waivers - appeals - rules.**

35 (4) The executive director shall ~~promulgate~~ **ADOPT** rules for the
36 implementation of this section, including:

37 (a) The requirements for the granting of a waiver request,
38 including the requirement that the department ~~make a decision on the~~
39 ~~waiver request and notify the child care center of its decision no later than~~
40 ~~sixty calendar days after receipt of the request~~ **RESPOND TO A WAIVER**
41 **REQUEST WITHIN THIRTY CALENDAR DAYS AFTER RECEIPT OF THE REQUEST**
42 **AND CLOSE A WAIVER REQUEST WITHIN NINETY CALENDAR DAYS AFTER**
43 **RECEIPT OF THE REQUEST;**

1 (b) The requirements for the denial of a waiver request, including
2 the requirement that the department ~~make a decision on the waiver~~
3 ~~request and notify the child care center of its decision no later than sixty~~
4 ~~calendar days after receipt of the request~~ RESPOND TO A WAIVER REQUEST
5 WITHIN THIRTY CALENDAR DAYS AFTER RECEIPT OF THE REQUEST AND
6 CLOSE A WAIVER REQUEST WITHIN NINETY CALENDAR DAYS AFTER
7 RECEIPT OF THE REQUEST; and

8 (7) THE DEPARTMENT SHALL REVIEW THE WAIVER PROCESS
9 REQUIRED BY THIS SECTION AND THE PROCESS FOR APPEALS FILED
10 PURSUANT TO SECTION 26.5-5-314 (5) AT LEAST ANNUALLY.

11 **SECTION 5.** In Colorado Revised Statutes, 26.5-5-314, **add** (7)
12 as follows:

13 **26.5-5-314. Standards for facilities and agencies - rules -**
14 **appeals - waivers - definition.**

15 (7) THE DEPARTMENT SHALL NOT CHARGE A FEE ASSOCIATED
16 WITH STRINGENCY APPEALS.

17 **SECTION 6. Effective date.** This act takes effect July 1, 2026.

18 **SECTION 7. Safety clause.** The general assembly finds,
19 determines, and declares that this act is necessary for the immediate
20 preservation of the public peace, health, or safety or for appropriations for
21 the support and maintenance of the departments of the state and state
22 institutions."

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