2018 Kansas Statutes

65-527. Drop-in programs and school-age programs in schools and public recreation centers; licensing of. (a) As used in this section:

- (1) "Drop-in program" means a child care facility that is not located in an individual's residence, that serves exclusively school-age children and youth and where the operator permits children and youth to arrive at and depart from the program at the child or youth's own volition at unscheduled times.
- (2) "Public recreation center" means any building used by a political or taxing subdivision of this state, or by an agency of such subdivision, for recreation programs that serve children who are less than 18 years of age.
- (3) "School" means any building used for instruction of students enrolled in kindergarten or any of the grades one through 12 by a school district or an accredited nonpublic school.
- (4) "School-age program" means a child care facility that serves exclusively school-age children and youth but does not include a drop-in program.
- (b) No license for a drop-in program or school-age program shall be denied, suspended or revoked on the basis that the building does not meet requirements for licensure if the building:
- (1) Is a public recreation center or school and is used by school-age children and youth the same age as children and youth cared for in the drop-in program or school-age program;
- (2) complies, during all hours of operation of the drop-in program or school-age program, with the Kansas fire prevention code or a building code that is by law deemed to comply with the Kansas fire prevention code; and
- (3) complies, except as provided in subsection (c), during all hours of operation of the drop-in program or school-age program, with all local building code provisions that apply to recreation centers, if the building is a public recreation center, or schools, if the building is a school.
- (c) If the standards that a building is required to comply with pursuant to subsections (b)(2) and (b)(3) conflict or are otherwise inconsistent, then the standards provided by subsection (b)(2) shall control.
- (d) No license for a drop-in program or school-age program that operates in accordance with subsection (b)(1) shall be denied, suspended or revoked based on an environmental deficiency if:
- (1) The environmental deficiency does not pose an imminent risk to children and youth;
- (2) the environmental deficiency is outside the applicant's or licensee's immediate authority to correct; and
- (3) the applicant or licensee has notified the public recreation center or school of the environmental deficiency.

History: L. 1992, ch. 125, § 1; L. 2018, ch. 30, § 1; July 1.