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## Local Government & Housing Committee

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### HB 2328

**Brief Description:** Limiting restrictions on residential day-care facilities.

**Sponsors:** Representatives Romero, Dunshee, Miloscia, Ogden and Edwards.

#### Brief Summary of Bill

- Prohibits counties from prohibiting the use of a residential dwelling as a family day-care provider's facility in an area zoned as residential or commercial.

**Hearing Date:** 1/24/02

**Staff:** Scott MacColl (786-7106).

#### Background:

A "family day care provider" is defined in child care statutes as a provider who regularly provides child day-care for not more than 12 children in the family living quarters of the provider's home. A "family day care home" is defined in the local planning statutes as a person who regularly provides child day-care during part of the day for six or fewer children in the person's family home.

Cities may not zone or otherwise regulate against use of a residential dwelling as a family day-care provider's home facility if the residential dwelling is located in a residential or commercial zone. Cities may:

- require compliance with building, safety, sign, licensing and other requirements;
- require compliance with development regulations applicable to the zone unless the facility is a legal nonconforming structure;
- impose zoning conditions on establishment and maintenance that are no more restrictive than conditions imposed on other residential dwellings in the same zone; and
- limit hours of operation for neighborhood compatibility purposes while allowing for the facility to serve persons working nonstandard shifts.

Cities also may require the family day-care provider to provide proof of written notification

to immediately adjoining properties owners of the intent to operate the facility before state licensing occurs. The licensor may provide a dispute resolution forum for any disputes between neighbors and day-care providers.

**Summary of Bill:**

Counties, cities and towns may not prohibit the use of a residential dwelling in an area zoned for residential or commercial use as a family day-care provider's facility serving 12 or fewer children. Counties, cities and towns may impose the same requirements and conditions on such facilities that cities were previously authorized to impose, including:

- requiring compliance with building, safety, sign, licensing and other requirements;
- requiring compliance with development regulations applicable to the zone unless the facility is a legal nonconforming structure;
- imposing zoning conditions on establishment and maintenance that are no more restrictive than conditions imposed on other residential dwellings in the same zone;
- requiring the family day-care provider to provide proof of written notification to immediately adjoining property of intent to operate the facility before state licensing occurs; and
- limiting hours of operation for neighborhood compatibility purposes while allowing for the facility to serve persons working nonstandard shifts.

These authorized regulations are expressly exempted from the general prohibition against local regulation. Technical revisions are included to incorporate these provisions into appropriate planning statutes.

**Appropriation:** None.

**Fiscal Note:** Not Requested.

**Effective Date:** Ninety days after adjournment of session in which bill is passed.