DISCLAIMER

The South Carolina Legislative Council is offering access to the unannotated South Carolina Code of Laws on the Internet as a service to the public. The unannotated South Carolina Code on the General Assembly's website is now current through the 2010 session. The unannotated South Carolina Code, consisting only of Code text and numbering, may be copied from this website at the reader's expense and effort without need for permission.

The Legislative Council is unable to assist users of this service with legal questions. Also, legislative staff cannot respond to requests for legal advice or the application of the law to specific facts. Therefore, to understand and protect your legal rights, you should consult your own private lawyer regarding all legal questions.

While every effort was made to ensure the accuracy and completeness of the unannotated South Carolina Code available on the South Carolina General Assembly's website, the unannotated South Carolina Code is not official, and the state agencies preparing this website and the General Assembly are not responsible for any errors or omissions which may occur in these files. Only the current published volumes of the South Carolina Code of Laws Annotated and any pertinent acts and joint resolutions contain the official version.

Please note that the Legislative Council is not able to respond to individual inquiries regarding research or the features, format, or use of this website. However, you may notify Legislative Printing, Information and Technology Systems at [LPITS@scstatehouse.gov](mailto:LPITS@scstatehouse.net) regarding any apparent errors or omissions in content of Code sections on this website, in which case LPITS will relay the information to appropriate staff members of the South Carolina Legislative Council for investigation.

CHAPTER 35.

KINDERGARTENS

**SECTION 59‑35‑10.** Kindergarten classes shall be provided.

The board of trustees of each school district shall establish and provide kindergartens for children within its jurisdiction. All children in the five‑year‑old kindergarten program must be counted in the average daily membership of any public school district when public school funds are to be apportioned to the several school districts. State aid for the five‑year‑old kindergarten program must be distributed through the formula provided for in the “Education Finance Act” (Act 163 of 1977).

Beginning with school year 1998‑99, school districts shall offer an extended day five‑year‑old kindergarten program to all requesting parents and shall be eligible for funding for the extended day equal to the EFA weight for a child attending a half‑day five‑year‑old kindergarten program. Local match is required for the extended‑day funding. The State Board of Education may waive the full‑day kindergarten requirement for a particular school district on an annual basis upon application of the district if the board finds the school district does not have available space and the cost of temporary classroom space cannot be justified.

Parents of children who are eligible to attend the extended‑day five‑year‑old kindergarten may elect the half‑day program for their children. Parents intending to enroll their eligible children in a full‑day kindergarten program must notify the district by January thirty‑first of the year of the anticipated enrollment date. Parents moving into the district after the notification date may apply for full‑day kindergarten, and the district shall enroll such child in its full‑day program on a space available basis. Any parent or guardian of a child eligible for kindergarten may elect for their child or ward not to attend kindergarten pursuant to Section 59‑65‑10.