

The Commonwealth of Massachusetts

PRESENTED BY:

Jeffrey Sánchez

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to improve quality in early education centers.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Jeffrey Sánchez	15th Suffolk	
Brian M. Ashe	2nd Hampden	2/1/2013
Ruth B. Balser	12th Middlesex	1/29/2013
Carlo Basile	1st Suffolk	1/29/2013
Jennifer E. Benson	37th Middlesex	2/1/2013
Michael D. Brady	9th Plymouth	1/29/2013
Antonio F. D. Cabral	13th Bristol	2/1/2013
Gailanne M. Cariddi	1st Berkshire	2/1/2013
Sonia Chang-Diaz	Second Suffolk	1/30/2013
Cheryl A. Coakley-Rivera	10th Hampden	1/28/2013
Thomas P. Conroy	13th Middlesex	1/30/2013
Marcos A. Devers	16th Essex	2/1/2013
James B. Eldridge	Middlesex and Worcester	1/31/2013
Michael J. Finn	6th Hampden	1/29/2013
Gloria L. Fox	7th Suffolk	2/1/2013
Sean Garballey	23rd Middlesex	1/30/2013
Anne M. Gobi	5th Worcester	2/1/2013
Kenneth I. Gordon	21st Middlesex	2/1/2013

Danielle W. Gregoire	4th Middlesex	1/23/2013
Jonathan Hecht	29th Middlesex	2/1/2013
Paul R. Heroux	2nd Bristol	2/1/2013
Mary S. Keefe	15th Worcester	1/30/2013
John D. Keenan	7th Essex	1/30/2013
Peter V. Kocot	1st Hampshire	1/24/2013
Stephen Kulik	1st Franklin	1/31/2013
John J. Mahoney	13th Worcester	2/1/2013
Elizabeth A. Malia	11th Suffolk	1/29/2013
Paul W. Mark	2nd Berkshire	1/24/2013
Paul McMurtry	11th Norfolk	2/1/2013
James J. O'Day	14th Worcester	1/30/2013
Denise Provost	27th Middlesex	1/31/2013
Angelo J. Puppolo, Jr.	12th Hampden	1/23/2013
John H. Rogers	12th Norfolk	2/1/2013
Carl M. Sciortino, Jr.	34th Middlesex	1/31/2013
Martin J. Walsh	13th Suffolk	2/1/2013
Marjorie C. Decker	25th Middlesex	
Frank I. Smizik	15th Norfolk	
Kay Khan	11th Middlesex	
Stephen L. DiNatale	3rd Worcester	
William Smitty Pignatelli	4th Berkshire	
Cleon H. Turner	1st Barnstable	1/24/2013

By Mr. Sánchez of Boston, a petition (accompanied by bill, House, No. 477) of Jeffrey Sánchez and others for legislation to improve quality in early education centers and providing better access to quality early education and care. Education.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act to improve quality in early education centers.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to immediately assure quality early education and care for children by authorizing negotiations between the Commissioner of early education and care and a providers organization selected by certain child care providers, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience., therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Chapter 15D of the General Laws is hereby amended by adding the
 following sections:

3 SECTION 17. DEFINITIONS

4 The following words, as used in this section and in sections seventeen to twenty-one, 5 inclusive, shall have the following meanings:

6 "Administrative assessment" shall mean an amount paid by the Department to the
7 Providers Organization for the costs of representing child care providers as provided in sections
8 eighteen through twenty-one of this chapter.

9 "Child care center" shall mean a center as defined in Section 1A of Chapter 15D, which 10 is licensed by the Commonwealth, and which holds a contract with the Department for the 11 provision of subsidized child care services or receives a subsidy as provided by Section 2(b) of 12 Chapter 15D. 13 "Child care providers" shall mean child care center directors and employees.

"Child Care Standards Agreement," or "Agreement," shall mean the agreement
negotiated between the Department and the Providers Organization. The written agreement shall
legally bind the Commissioner and the Providers Organization.

- 17 "Commissioner" shall mean the commissioner of early education and care.
- 18 "Department" shall mean the Department of Early Education and Care established by19 Section 2 of Chapter 15D.

20 "Providers Organization" shall mean the organization selected by child care providers to
 21 represent them in negotiating, executing and administering a Child Care Standards Agreement
 22 with the Department.

SECTION 18. The commissioner shall develop and enforce quality early education standards that will improve the delivery and quality of early learning and child care services at child care centers defined in section 17 and sub-section (a) of section 19 of this chapter. Such standards will be developed through negotiations as set forth in section twenty-one of this chapter with an organization selected by child care providers. The process of developing and enforcing such standards will in no way limit or intrude upon the rights of child care providers under federal labor law.

30 SECTION 19. CHILD CARE PROVIDERS AUTHORIZED TO NEGOTIATE WITH31 THE COMMONWEALTH.

(a) Sections seventeen to twenty-one, inclusive, shall apply to child care providers at
 child care centers that receive a subsidy for at least 10 % of children attending their centers, but
 shall not apply to child care providers at child care centers:

35 i. Operated directly by another unit of government;

ii. Operated by an individual, partnership, profit or nonprofit corporation, or other entity
 that operates ten or more child care centers statewide;

- 38 iii. Operated by a local nonprofit organization whose primary mission is to provide social 39 services, including serving children and families, and that pays membership' dues or assessments 40 to either: (A) A national organization, exempt from income tax under section 501(c)(3) of the 41 internal revenue code, with more than three million dollars in membership dues and assessments 42 annually, as reported to the internal revenue service; or (B) a regional council that is affiliated 43 with a national organization, exempt from income tax under section 501(c)(3) of the internal
- 44 revenue code, with more than two hundred affiliates;
- iv. A private corporation or public agency designated as a community action agency by
 the Director of the Community Services Administration and established pursuant to the

- 47 Economic Opportunity Act of 1964, Pub. L. 88-452, which is authorized to administer funds
- 48 received from Federal, State, local, or private funding entities to assess, design, operate, finance,
- 49 and oversee antipoverty programs; or
- v. Funded by the Head Start program administered by the Department of Health and
 Human Services (HHS) pursuant to 42 USC 9801 et seq.
- (b) Child care providers who are employed at a child care center and are not covered by
 paragraph (a) of this Section may agree to be represented by the Providers Organization and
 bound by the Child Care Standards Agreement if they meet all of the following conditions:
- 55 i. The child care center receives a subsidy for at least 10% of children attending that 56 center;
- ii. A majority of child care providers at that child care center authorize representation bythe Providers Organization; and
- 59 iii. The owner, executive director, or chief executive officer of the child care center60 authorizes representation by the Providers Organization.
- 61 SECTION 20. CHILD CARE PROVIDERS' RIGHT TO SELECT AN
 62 ORGANIZATION TO NEGOTIATE WITH THE COMMISSIONER OVER SPECIFIED
 63 SUBJECTS.
- 64 (a) Child care providers shall have the right to form, join and participate in the activities
 65 of an organization of their own choosing for the purpose of representation and negotiations with
 66 the Commissioner over those subjects specified in sub-section (a) of section twenty-one.
- (b) The Commissioner or his or her designee is authorized to engage on behalf of the
 Commonwealth in negotiations with the Providers Organization and agree to terms of a Child
 Care Standards Agreement pursuant to section twenty-one of this chapter.
- (c) Every child care center to which sections seventeen to twenty-one applies shall
 provide to the Commissioner a list of the names of all currently employed child care providers
 with additional information for each including home address, telephone numbers, workplace
 addresses and job titles. Such lists shall be provided in the manner requested by the
 Commissioner within thirty days of enactment, and annually thereafter by January 30. Except as
 provided in sub-section (d) of this section, the list shall not be a public record.
- (d) The Commissioner shall, upon request and written certification that the list and
 accompanying information shall be used solely for the purpose of seeking to represent or
 continuing representation of child care providers, provide to an organization a list of all current
 child care providers who are authorized to select a representative under section 19. Such list shall

80 contain such information including name, home address, telephone numbers, workplace

- 81 addresses and job titles for each child care provider.
- (e) The Commissioner shall recognize as a Providers Organization an organization
 designated by the child care providers in accordance with the following process:

i. The Commissioner shall extend recognition to an organization identified by a showing
of written majority support by the child care providers authorized to select a representative under
this section. A showing of majority support shall be verified by a neutral third-party, agreed upon
by the organization and the Commissioner, who shall conduct a confidential inspection of the
showing of majority support to determine whether the organization has such support and shall
report the results to the Commissioner, organization and child care providers; or

90 ii. The Commissioner, upon receipt of an organization's petition that thirty percent of 91 child care providers in the Commonwealth wish to be represented by that organization, or upon 92 receipt of a petition filed by or on behalf of forty-five percent of the child care providers in the 93 Commonwealth alleging that the recognized Providers Organization no longer represents a 94 majority of the child care providers, shall direct an election by secret ballot or shall use any other 95 suitable method provided the opportunity for a private vote is preserved to determine whether, or 96 by which organization, the child care providers desire to be represented for purposes of sections 97 seventeen through twenty-one. Said election shall be conducted by an experienced, neutral third 98 party selected by the Providers Organization from a list of five neutral third parties prepared by 99 the Commissioner. The Commissioner shall certify the organization that

receives a majority of the votes cast in such election as the recognized ProvidersOrganization. The decision and determinations of the neutral shall be final and binding.

iii. In any election conducted pursuant to subsection ii, the commissioner and the
 department shall not seek to influence the vote of any child care providers. Recognition pursuant
 to this section shall remain in effect until a majority of child care providers chooses another
 Providers Organization or no Providers Organization in accordance with subsection ii. Only one
 organization at any time may be recognized as the representative of child care providers for the
 purposes of sections seventeen through twenty-one.

- (g) No election shall be conducted when a valid election has been held in the preceding
 twelve months or a Child Care Standards Agreement is in effect.
- 110

SECTION 21. NEGOTIATION OF A CHILD CARE STANDARDS AGREEMENT

- (a) Negotiations between the Commissioner and the Providers Organization shall be
- 112 limited to matters related to the Commonwealth's role in workforce development as described in
- 113 Sections 2 and 5 of Chapter 15D, including: (i) professional development and training; (ii)
- 114 conditions affecting recruitment and retention; (iii) quality ratings by the Department; (iv) career

- 115 development payments made by the Commonwealth to compensate professionals for increases in
- 116 educational attainment and incentives for advancement; (v) improving access for child care
- 117 providers to retirement, health and
- welfare benefits; (vi) the manner and rate of subsidy and reimbursement by the
 Department; (vii); an administrative assessment; and (viii) dispute resolution procedures related
 to (i) through (vii).
- 121 (b) The parties shall seek to reach a Child Care Standards Agreement through good faith 122 negotiations based on the interests of both parties. If after a reasonable period of negotiations the 123 parties are unable to reach an Agreement, the parties shall engage, and share the costs of, a third 124 party facilitator or mediator to assist them in further interest-based negotiations. The parties may 125 engage such a facilitator or mediator at any earlier stage of negotiations. A facilitator or mediator 126 shall be empowered to order the parties to exchange information that is reasonably necessary and 127 relevant to negotiations and to require specific representatives authorized to enter into a Child 128 Care Standards Agreement to be present during negotiations. If after a reasonable period of 129 facilitated or mediated negotiations the parties are unable to reach an Agreement, the facilitator 130 or mediator shall issue a written report indicating the subjects upon which Agreement was 131 reached and recommendations for a complete Agreement with a rationale. If the full report is not 132 mutually agreeable to the parties, the mediator or facilitator shall determine a schedule for 133 resumed negotiations, provided that the parties may mutually agree at any time to adopt such 134 recommendations as to which there is Agreement and limit further negotiation to the issues 135 remaining in dispute. The mediator or facilitator shall have the authority to request information 136 from the parties regarding their respective positions on any matter in dispute.
- (c) The funds required to finance the costs of the Child Care Standards Agreement shall
 not be diverted from funding for child care assistance, including line items for Temporary
 Assistance for Needy Families (TANF)-Related Child Care, Supportive Child Care, and LowIncome Child Care.
- (d) A Child Care Standards Agreement reached between the Commissioner and the
 Providers Organization shall not exceed a term of three years, provided however that the parties
 may mutually agree to modify or extend an Agreement or any portion(s) thereof for a period of
 time in excess of the Agreement's duration. The Agreement shall be reduced to writing and
 executed by the parties.
- (e) The Commissioner shall submit to the General Court within thirty days after the date
 on which the Agreement is executed by the parties, a request for an appropriation necessary to
 fund the items associated with matters identified in subsection (a) above contained therein;
 provided, that if the General Court is not in session at that time, such request shall be submitted
 at the next session thereof. If the General Court rejects the request for an appropriation necessary
 to fund the cost items, such cost items shall be returned to the parties for further negotiations.

(f) The Commissioner shall take all necessary steps to fund, implement, and enforce the
terms of the Agreement. If an Agreement contains a conflict between matters which are within
the scope of negotiations pursuant this section and any rules, regulations or policies of the
department, the terms of the Child Care Standards Agreement shall prevail.

156 (g) This section does not create or modify:

(i) The parents' or legal guardians' right to choose and terminate the services of any childcare center that provides care for their child or children;

(ii) The child care center's right to choose, direct, and terminate the services of acaregiver that it employs;

(ii) The rights of employers and employees under the National Labor Relations Act, 29
 U.S.C. §§ 151, et seq.;

(iv) The Secretary of the Executive Office of Health and Human Services and the
Commissioner's right to adopt requirements pursuant to chapter 15D except that such
requirements shall not diminish the minimum standards established under a Child Care Standards
Agreement;

- (v) The General Court's right to make programmatic modifications to the delivery of
 Commonwealth services through child care subsidy programs, including standards of eligibility
 of parents, legal guardians, and child care centers participating in child care subsidy programs,
 and the nature of services provided.
- (g) In enacting this section, the General Court intends to provide state action immunity
 under federal and state antitrust laws for the joint activities of child care providers and the
 organization they select to represent them for purposes of this chapter.

174 SECTION 2. This act applies only to the relationship, as defined above in Sections 20 175 and 21, between the department of Early Education and Care and child care providers. If any part of this act is found to be in conflict with federal requirements that are a prescribed condition to 176 177 the allocation of federal funds to the state, the conflicting part of this act is inoperative solely to 178 the extent of the conflict and with respect to the agencies directly affected, and any such finding 179 does not affect the operation of the remainder of this act in its application to the agencies 180 concerned. Standards adopted under this act must meet federal requirements that are a necessary 181 condition to the receipt of federal funds by the Commonwealth.

182 SECTION 3. If any part of this Act is found to be unlawful, that part shall be severed and183 the remaining provisions given full force and effect.

184 SECTION 4. This act may be known and cited as the Access to Quality Early Education185 and Care Act.