SENATE No. 333

The Commonwealth of Massachusetts

PRESENTED BY:

James T. Welch

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 creating a disproportionate share childcare provider fund.

PETITION OF:

NAME: DISTRICT/ADDRESS:

James T. Welch Hampden

SENATE No. 333

By Mr. Welch, a petition (accompanied by bill, Senate, No. 333) of James T. Welch for legislation to create a disproportionate share childcare provider fund. Education.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act creating a disproportionate share childcare provider fund.

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

- 1 SECTION 1: Notwithstanding any general or special law to the contrary there shall be
- 2 established under the Department of Early Education and Care a new fund to be known as the
- 3 "Disproportionate Share Childcare Provider Fund". This fund shall provide supplemental
- 4 funding to certain childcare provider agencies which care for a disproportionate number of high
- 5 risk children and which meet the criteria set forth in SECTION 3 of this act.
- 6 SECTION 2: On an annual basis not less than fifty percent of licensing fees collected by
- 7 the Department of Early Education and Care shall be deposited into the Disproportionate Share
- 8 Childcare Provider Fund established in SECTION 1 of this act.
- 9 SECTION 3: Childcare provider agencies which meet the following criteria shall be
- 10 eligible for supplemental funding from the Disproportionate Childcare Provider Fund:
- I.) Be an agency which offers center based, family and after school early education
- and care programs with a licensed capacity of over 150; and

- 13 II.) Have at least 95% of their capacity serving children whose families live at or 14 below the federal poverty level; and
- 15 III.) Not be a provider of HeadStart or eligible for federal funding as a Community 16 Anti-Poverty Agency; and
- 17 IV.) Receive not less than 90% of agency early education and care revenue from the
 18 Department of Early Education and Care; and
- 19 V.) Operate in a designated "gateway municipality" as defined by Section 3A of 20 Chapter 23A of the General Laws.
 - SECTION 4: Licensed childcare provider agencies which meet the criteria set forth in SECTION 3 of this act shall be entitled to an annual payment from the Disproportionate Childcare Provider Fund. Payment to eligible agencies shall be made in a manner prescribed by the Commissioner of Early Education and Care. All funds contained in the account shall be expended to eligible licensed childcare provider agencies bi-annually in proportion to the licensed capacity of the eligible agency.
- 27 SECTION 5: This act shall take effect upon its passage.

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