

E2SHB 1491 - S COMM AMD

By Committee on Early Learning & K-12 education

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** INTENT. (1) The legislature finds that
4 quality early care and education builds the foundation for a child's
5 success in school and in life. The legislature acknowledges that a
6 quality framework is necessary for the early care and education
7 system in Washington. The legislature recognizes that empirical
8 evidence supports the conclusion that high quality programs
9 consistently yield more positive outcomes for children, with the
10 strongest positive impacts on the most vulnerable children. The
11 legislature acknowledges that critical developmental windows exist in
12 early childhood, and low quality child care has damaging effects for
13 children. The legislature further understands that the proper dosage,
14 duration of programming, and stability of care are critical to
15 enhancing program quality and improving child outcomes. The
16 legislature acknowledges that the early care and education system
17 should strive to address the needs of Washington's culturally and
18 linguistically diverse populations. The legislature understands that
19 parental choice and provider diversity are guiding principles for
20 early learning programs.

21 (2) The legislature intends to prioritize the integration of
22 child care and preschool in an effort to promote full day
23 programming. The legislature further intends to reward quality and
24 create incentives for providers to participate in a quality rating
25 and improvement system that will also provide valuable information to
26 parents regarding the quality of care available in their communities.

27 **Sec. 2.** RCW 43.215.100 and 2013 c 323 s 6 are each amended to
28 read as follows:

29 EARLY ACHIEVERS, QUALITY RATING, AND IMPROVEMENT SYSTEM. (1)
30 (~~Subject to the availability of amounts appropriated for this~~
31 ~~specific purpose,~~) The department, in collaboration with tribal
32 governments and community and statewide partners, shall implement a

1 (~~voluntary~~) quality rating and improvement system, called the early
2 achievers program(~~, that~~). The early achievers program provides a
3 foundation of quality for the early care and education system. The
4 early achievers program is applicable to licensed or certified child
5 care centers and homes and early (~~education~~) learning programs such
6 as working connections child care and early childhood education and
7 assistance programs.

8 (2) The (~~purpose~~) objectives of the early achievers program
9 (~~is~~) are to:

10 (a) (~~To~~) Improve short-term and long-term educational outcomes
11 for children as measured by assessments including, but not limited
12 to, the Washington kindergarten inventory of developing skills in RCW
13 28A.655.080;

14 (b) Give parents clear and easily accessible information about
15 the quality of child care and early education programs(~~)~~;

16 (c) Support improvement in early learning and child care programs
17 throughout the state(~~)~~;

18 (d) Increase the readiness of children for school(~~and~~);

19 (e) Close the (~~disparity~~) disparities in access to quality
20 care;

21 (f) Provide professional development and coaching opportunities
22 to early child care and education providers; and (~~b) to~~)

23 (g) Establish a common set of expectations and standards that
24 define, measure, and improve the quality of early learning and child
25 care settings.

26 (3)(a) Licensed or certified child care centers and homes serving
27 nonschool age children and receiving state subsidy payments must
28 participate in the early achievers program by the required deadlines
29 established in RCW 43.215.135.

30 (b) Approved early childhood education and assistance program
31 providers receiving state-funded support must participate in the
32 early achievers program by the required deadlines established in RCW
33 43.215.415.

34 (c) Participation in the early achievers program is voluntary
35 for:

36 (i) Licensed or certified child care centers and homes not
37 receiving state subsidy payments; and

38 (ii) Early learning programs not receiving state funds.

39 (d) School age child care providers are exempt from participating
40 in the early achievers program. By July 1, 2017, the department and

1 the office of the superintendent of public instruction shall jointly
2 design a plan to incorporate school age child care providers into the
3 early achievers program or other appropriate quality improvement
4 system. To test implementation of the early achievers system for
5 school age child care providers the department and the office of the
6 superintendent of public instruction shall implement a pilot program.

7 ~~(4) ((By fiscal year 2015, Washington state preschool programs~~
8 ~~receiving state funds must enroll in the early achievers program and~~
9 ~~maintain a minimum score level.~~

10 ~~(5) Before final implementation of the early achievers program,~~
11 ~~the department shall report on program progress, as defined within~~
12 ~~the race to the top federal grant award, and expenditures to the~~
13 ~~appropriate policy and fiscal committees of the legislature.)) There~~
14 are five levels in the early achievers program. Participants are
15 expected to actively engage and continually advance within the
16 program.

17 (5) The department has the authority to determine the rating
18 cycle for the early achievers program. The department shall
19 streamline and eliminate duplication between early achievers
20 standards and state child care rules in order to reduce costs
21 associated with the early achievers rating cycle and child care
22 licensing.

23 (a) Early achievers program participants may request to be rated
24 at any time after the completion of all level 2 activities.

25 (b) The department shall provide an early achievers program
26 participant an update on the participant's progress toward completing
27 level 2 activities after the participant has been enrolled in the
28 early achievers program for fifteen months.

29 (c) The first rating is free for early achievers program
30 participants.

31 (d) Each subsequent rating within the established rating cycle is
32 free for early achievers program participants.

33 (6)(a) Early achievers program participants may request to be
34 rerated outside the established rating cycle.

35 (b) The department may charge a fee for optional rerating
36 requests made by program participants that are outside the
37 established rating cycle.

38 (c) Fees charged are based on, but may not exceed, the cost to
39 the department for activities associated with the early achievers
40 program.

1 (7)(a) The department must create a single source of information
2 for parents and caregivers to access details on a provider's early
3 achievers program rating level, licensing history, and other
4 indicators of quality and safety that will help parents and
5 caregivers make informed choices.

6 (b) The department shall publish to the department's web site, or
7 offer a link on its web site to, the following information:

8 (i) By August 1, 2015, early achievers program rating levels 1
9 through 5 for all child care programs that receive state subsidy,
10 early childhood education and assistance programs, and federal head
11 start programs in Washington; and

12 (ii) New early achievers program ratings within thirty days after
13 a program becomes licensed or certified, or receives a rating.

14 (c) The early achievers program rating levels shall be published
15 in a manner that is easily accessible to parents and caregivers and
16 takes into account the linguistic needs of parents and caregivers.

17 (d) The department must publish early achievers program rating
18 levels for child care programs that do not receive state subsidy but
19 have voluntarily joined the early achievers program.

20 (e) Early achievers program participants who have published
21 rating levels on the department's web site or on a link on the
22 department's web site may include a brief description of their
23 program, contingent upon the review and approval by the department,
24 as determined by established marketing standards.

25 (8)(a) The department shall create a professional development
26 pathway for early achievers program participants to obtain a high
27 school diploma or equivalency or higher education credential in early
28 childhood education, early childhood studies, child development, or
29 an academic field related to early care and education.

30 (b) The professional development pathway must include
31 opportunities for scholarships and grants to assist early achievers
32 program participants with the costs associated with obtaining an
33 educational degree.

34 (c) The department shall address cultural and linguistic
35 diversity when developing the professional development pathway.

36 (9) The early achievers quality improvement awards shall be
37 reserved for participants offering programs to an enrollment
38 population consisting of at least five percent of children receiving
39 a state subsidy.

1 (10) In collaboration with tribal governments, community and
2 statewide partners, and the early achievers review subcommittee
3 created in RCW 43.215.090, the department shall develop a protocol
4 for granting early achievers program participants an extension in
5 meeting rating level requirement timelines outlined for the working
6 connections child care program and the early childhood education and
7 assistance program.

8 (a) The department may grant extensions only under exceptional
9 circumstances, such as when early achievers program participants
10 experience an unexpected life circumstance.

11 (b) Extensions shall not exceed six months, and early achievers
12 program participants are only eligible for one extension in meeting
13 rating level requirement timelines.

14 (c) Extensions may only be granted to early achievers program
15 participants who have demonstrated engagement in the early achievers
16 program.

17 (11)(a) The department shall accept national accreditation that
18 meets the requirements of this subsection (11) as a qualification for
19 the early achievers program ratings.

20 (b) Each national accreditation agency will be allowed to submit
21 its most current standards of accreditation to establish potential
22 credit earned in the early achievers program. The department shall
23 grant credit to accreditation bodies that can demonstrate that their
24 standards meet or exceed the current early achievers program
25 standards.

26 (c) Licensed child care centers and child care home providers
27 must meet national accreditation standards approved by the department
28 for the early achievers program in order to be granted credit for the
29 early achievers program standards. Eligibility for the early
30 achievers program is not subject to bargaining, mediation, or
31 interest arbitration under RCW 41.56.028, consistent with the
32 legislative reservation of rights under RCW 41.56.028(4)(d).

33 (12) A child care or early learning program that is operated by a
34 federally recognized tribe and receives state funds shall participate
35 in the early achievers program. The tribe may choose to participate
36 through an interlocal agreement between the tribe and the department.
37 The interlocal agreement must reflect the government-to-government
38 relationship between the state and the tribe, including recognition
39 of tribal sovereignty. The interlocal agreement must provide that:

1 (a) Tribal child care facilities and early learning programs may
2 volunteer, but are not required, to be licensed by the department;

3 (b) Tribal child care facilities and early learning programs are
4 not required to have their early achievers program rating level
5 published to the department's web site or through a link on the
6 department's web site; and

7 (c) Tribal child care facilities and early learning programs must
8 provide notification to parents or guardians who apply for or have
9 been admitted into their program that early achievers program rating
10 level information is available and provide the parents or guardians
11 with the program's early achievers program rating level upon request.

12 (13) The department shall consult with the early achievers review
13 subcommittee on all substantial policy changes to the early achievers
14 program.

15 (14) Nothing in this section changes the department's
16 responsibility to collectively bargain over mandatory subjects or
17 limits the legislature's authority to make programmatic modifications
18 to licensed child care and early learning programs under RCW
19 41.56.028(4)(d).

20 NEW SECTION. Sec. 3. A new section is added to chapter 43.215
21 RCW to read as follows:

22 SINGLE SET OF LICENSING STANDARDS. (1) No later than July 1,
23 2016, the department shall implement a single set of licensing
24 standards for child care and the early childhood education and
25 assistance program. The department shall produce the single set of
26 licensing standards within the department's available appropriations.
27 The new licensing standards must:

28 (a) Provide minimum health and safety standards for child care
29 and preschool programs;

30 (b) Rely on the standards established in the early achievers
31 program to address quality issues in participating early childhood
32 programs;

33 (c) Take into account the separate needs of family care providers
34 and child care centers; and

35 (d) Promote the continued safety of child care settings.

36 (2) Private schools that operate early learning programs and do
37 not receive state subsidy payments shall be subject only to state
38 licensing requirements necessary to assure the health and safety of
39 all students in the state and to assure a sufficient early childhood

1 education to meet usual requirements needed for transition into
2 elementary school. The state, and any agency thereof, shall not
3 restrict or dictate any specific educational or other programs for
4 early learning programs operated by private schools except for
5 programs that receive state subsidy payments.

6 **Sec. 4.** RCW 43.215.200 and 2011 c 359 s 2 and 2011 c 253 s 3 are
7 each reenacted and amended to read as follows:

8 DIRECTOR'S LICENSING DUTIES. It shall be the director's duty with
9 regard to licensing:

10 (1) In consultation and with the advice and assistance of persons
11 representative of the various type agencies to be licensed, to
12 designate categories of child care facilities for which separate or
13 different requirements shall be developed as may be appropriate
14 whether because of variations in the ages and other characteristics
15 of the children served, variations in the purposes and services
16 offered or size or structure of the agencies to be licensed, or
17 because of any other factor relevant thereto;

18 (2)(a) In consultation with the state fire marshal's office, the
19 director shall use an interagency process to address health and
20 safety requirements for child care programs that serve school-age
21 children and are operated in buildings that contain public or private
22 schools that safely serve children during times in which school is in
23 session;

24 (b) The requirements for child care programs that serve only
25 school age children and are operated in buildings that contain public
26 or private schools that safely serve children during times in which
27 school is in session shall impose no additional requirements than the
28 health and safety standards established by the state board of health
29 for primary and secondary schools pursuant to its authority in RCW
30 43.20.050;

31 (3) In consultation and with the advice and assistance of parents
32 or guardians, and persons representative of the various type agencies
33 to be licensed, to adopt and publish minimum requirements for
34 licensing applicable to each of the various categories of agencies to
35 be licensed under this chapter;

36 (4) In consultation with law enforcement personnel, the director
37 shall investigate the conviction record or pending charges of each
38 agency and its staff seeking licensure or relicensure, and other
39 persons having unsupervised access to children in care;

1 (5) To satisfy the shared background check requirements provided
2 for in RCW 43.215.215 and 43.20A.710, the department of early
3 learning and the department of social and health services shall share
4 federal fingerprint-based background check results as permitted under
5 the law. The purpose of this provision is to allow both departments
6 to fulfill their joint background check responsibility of checking
7 any individual who may have unsupervised access to vulnerable adults,
8 children, or juveniles. Neither department may share the federal
9 background check results with any other state agency or person;

10 (6) To issue, revoke, or deny licenses to agencies pursuant to
11 this chapter. Licenses shall specify the category of care that an
12 agency is authorized to render and the ages and number of children to
13 be served;

14 (7) To prescribe the procedures and the form and contents of
15 reports necessary for the administration of this chapter and to
16 require regular reports from each licensee;

17 (8) To inspect agencies periodically to determine whether or not
18 there is compliance with this chapter and the requirements adopted
19 under this chapter;

20 (9) To review requirements adopted under this chapter at least
21 every two years and to adopt appropriate changes after consultation
22 with affected groups for child day care requirements; and

23 (10) To consult with public and private agencies in order to help
24 them improve their methods and facilities for the care and early
25 learning of children.

26 NEW SECTION. **Sec. 5.** A new section is added to chapter 43.215
27 RCW to read as follows:

28 REDUCTION OF BARRIERS—LOW-INCOME PROVIDERS AND PROGRAMS—EARLY
29 ACHIEVERS. (1)(a) The department shall, in collaboration with tribal
30 governments and community and statewide partners, implement a
31 protocol to maximize and encourage participation in the early
32 achievers program for culturally diverse and low-income center and
33 family home child care providers. Amounts appropriated for the
34 encouragement of culturally diverse and low-income center and family
35 home child care provider participation shall be appropriated
36 separately from the other funds appropriated for the department, are
37 the only funds that may be used for the protocol, and may not be used
38 for any other purposes. Funds appropriated for the protocol shall be

1 considered an ongoing program for purposes of future departmental
2 budget requests.

3 (b) During the first thirty months of implementation of the early
4 achievers program the department shall prioritize the resources
5 authorized in this section to assist providers rating at a level 2 in
6 the early achievers program to help them reach a level 3 rating
7 wherever access to subsidized care is at risk.

8 (2) The protocol should address barriers to early achievers
9 program participation and include at a minimum the following:

10 (a) The creation of a substitute pool;

11 (b) The development of needs-based grants for providers at level
12 2 in the early achievers program to assist with purchasing curriculum
13 development, instructional materials, supplies, and equipment to
14 improve program quality. Priority for the needs-based grants shall be
15 given to culturally diverse and low-income providers;

16 (c) The development of materials and assessments in a timely
17 manner, and to the extent feasible, in the provider and family home
18 languages; and

19 (d) The development of flexibility in technical assistance and
20 coaching structures to provide differentiated types and amounts of
21 support to providers based on individual need and cultural context.

22 **Sec. 6.** RCW 43.215.135 and 2013 c 323 s 9 are each amended to
23 read as follows:

24 WORKING CONNECTIONS CHILD CARE. (1) The department shall
25 establish and implement policies in the working connections child
26 care program to promote stability and quality of care for children
27 from low-income households. These policies shall focus on supporting
28 school readiness for young learners. Policies for the expenditure of
29 funds constituting the working connections child care program must be
30 consistent with the outcome measures defined in RCW 74.08A.410 and
31 the standards established in this section intended to promote
32 ~~((continuity of care for children))~~ stability, quality, and
33 continuity of early care and education programming.

34 (2) ~~((Beginning in fiscal year 2013,))~~ As recommended by Public
35 Law 113-186, authorizations for the working connections child care
36 subsidy shall be effective for twelve months ~~((unless a change in~~
37 ~~circumstances necessitates reauthorization sooner than twelve months.~~
38 ~~The twelve-month certification applies only if the enrollments in the~~

1 ~~child care subsidy or working connections child care program are~~
2 ~~capped.~~

3 ~~(3) Subject to the availability of amounts appropriated for this~~
4 ~~specific purpose, beginning September 1, 2013, working connections~~
5 ~~child care providers shall receive a five percent increase in the~~
6 ~~subsidy rate for enrolling in level 2 in the early achievers~~
7 ~~programs. Providers must complete level 2 and advance to level 3~~
8 ~~within thirty months in order to maintain this increase)) beginning~~
9 ~~January 1, 2016.~~

10 (3) Existing child care providers serving nonschool age children
11 and receiving state subsidy payments must complete the following
12 requirements to be eligible for a state subsidy under this section:

13 (a) Enroll in the early achievers program by August 1, 2016;

14 (b) Complete level 2 activities in the early achievers program by
15 August 1, 2017; and

16 (c) Rate at a level 3 or higher in the early achievers program by
17 December 31, 2019. If a child care provider rates below a level 3 by
18 December 31, 2019, the provider must complete remedial activities
19 with the department, and rate at a level 3 or higher no later than
20 June 30, 2020.

21 (4) Effective July 1, 2016, a new child care provider serving
22 nonschool age children and receiving state subsidy payments must
23 complete the following activities to be eligible to receive a state
24 subsidy under this section:

25 (a) Enroll in the early achievers program within thirty days;

26 (b) Complete level 2 activities in the early achievers program
27 within twelve months of enrollment; and

28 (c) Rate at a level 3 or higher in the early achievers program
29 within thirty months of enrollment. If a child care provider rates
30 below a level 3 within thirty months from enrollment into the early
31 achievers program, the provider must complete remedial activities
32 with the department, and rate at a level 3 or higher within six
33 months of beginning remedial activities.

34 (5) If a child care provider does not rate at a level 3 or higher
35 following the remedial period, the provider is no longer eligible to
36 receive state subsidy under this section.

37 (6) If a child care provider serving nonschool age children and
38 receiving state subsidy payments has successfully completed all level
39 2 activities and is waiting to be rated by the deadline provided in

1 this section, the provider may continue to receive a state subsidy
2 pending the successful completion of the level 3 rating activity.

3 (7) The department shall implement tiered reimbursement for early
4 achievers program participants in the working connections child care
5 program rating at level 3, 4, or 5.

6 (8) The department shall account for a child care copayment
7 collected by the provider from the family for each contracted slot
8 and establish the copayment fee by rule.

9 **Sec. 7.** RCW 43.215.1352 and 2012 c 251 s 2 are each amended to
10 read as follows:

11 WORKING CONNECTIONS CHILD CARE. When an applicant or recipient
12 applies for or receives working connections child care benefits, ((he
13 or she)) the applicant or recipient is required to((+
14

15 (+)) notify the department of social and health services, within
16 five days, of any change in providers((+and

17 (2) Notify the department of social and health services, within
18 ten days, about any significant change related to the number of child
19 care hours the applicant or recipient needs, cost sharing, or
eligibility)).

20 **Sec. 8.** RCW 43.215.425 and 1994 c 166 s 6 are each amended to
21 read as follows:

22 EARLY CHILDHOOD EDUCATION AND ASSISTANCE PROGRAM. (1) The
23 department shall adopt rules under chapter 34.05 RCW for the
24 administration of the early childhood education and assistance
25 program. Approved early childhood education and assistance programs
26 shall conduct needs assessments of their service area((+)) and
27 identify any targeted groups of children, to include but not be
28 limited to children of seasonal and migrant farmworkers and native
29 American populations living either on or off reservation((,+and)).
30 Approved early childhood education and assistance programs shall
31 provide to the department a service delivery plan, to the extent
32 practicable, that addresses these targeted populations.

33 (2) The department, in developing rules for the early childhood
34 education and assistance program, shall consult with the early
35 learning advisory ((committee)) council, and shall consider such
36 factors as coordination with existing head start and other early
37 childhood programs, the preparation necessary for instructors,
38 qualifications of instructors, adequate space and equipment, and

1 special transportation needs. The rules shall specifically require
2 the early childhood programs to provide for parental involvement in
3 participation with their child's program, in local program policy
4 decisions, in development and revision of service delivery systems,
5 and in parent education and training.

6 (3)(a) The department shall adopt rules pertaining to the early
7 childhood education and assistance program that outline allowable
8 periods of child absences, required contact with parents or
9 caregivers to discuss child absences and encourage regular
10 attendance, and a de-enrollment procedure when allowable child
11 absences are exceeded. The department shall adopt rules on child
12 absences and attendance within the department's appropriations.

13 (b) Rules pertaining to child absences and de-enrollment
14 procedures shall be adopted no later than July 31, 2016. The
15 department shall adopt rules on child absences and attendance within
16 the department's appropriations.

17 (4) The department shall adopt rules requiring early childhood
18 education and assistance program employees who have access to
19 children to submit to a fingerprint background check. Fingerprint
20 background check procedures for the early childhood education and
21 assistance program shall be the same as the background check
22 procedures in RCW 43.215.215.

23 **Sec. 9.** RCW 43.215.415 and 1994 c 166 s 5 are each amended to
24 read as follows:

25 EARLY CHILDHOOD EDUCATION AND ASSISTANCE PROGRAM. (1) Approved
26 early childhood education and assistance programs shall receive
27 state-funded support through the department. Public or private
28 ((nonsectarian)) organizations((r)) including, but not limited to,
29 school districts, educational service districts, community and
30 technical colleges, local governments, or nonprofit organizations,
31 are eligible to participate as providers of the state early childhood
32 education and assistance program. ((Funds appropriated for the state
33 program shall be used to continue to operate existing programs or to
34 establish new or expanded early childhood programs, and shall not be
35 used to supplant federally supported head start programs.))

36 (2) Funds obtained by providers through voluntary grants or
37 contributions from individuals, agencies, corporations, or
38 organizations may be used to expand or enhance preschool programs so
39 long as program standards established by the department are

1 maintained(~~(, but shall not be used to supplant federally supported~~
2 ~~head start programs or state-supported early childhood programs)~~).

3 (3) Persons applying to conduct the early childhood education and
4 assistance program shall identify targeted groups and the number of
5 children to be served, program components, the qualifications of
6 instructional and special staff, the source and amount of grants or
7 contributions from sources other than state funds, facilities and
8 equipment support, and transportation and personal care arrangements.

9 (4) Existing early childhood education and assistance program
10 providers must complete the following requirements to be eligible to
11 receive state-funded support under the early childhood education and
12 assistance program:

13 (a) Enroll in the early achievers program by August 1, 2015;

14 (b) Rate at a level 4 or 5 in the early achievers program by
15 January 1, 2016. If an early childhood education and assistance
16 program provider rates below a level 4 by January 1, 2016, the
17 provider must complete remedial activities with the department, and
18 rate at a level 4 or 5 within six months of beginning remedial
19 activities.

20 (5) Effective August 1, 2015, a new early childhood education and
21 assistance program provider must complete the requirements in this
22 subsection (5) to be eligible to receive state-funded support under
23 the early childhood education and assistance program:

24 (a) Enroll in the early achievers program within thirty days;

25 (b)(i) Except as provided in (b)(ii) of this subsection, rate at
26 a level 4 or 5 in the early achievers program within twelve months of
27 enrollment. If an early childhood education and assistance program
28 provider rates below a level 4 within twelve months of enrollment,
29 the provider must complete remedial activities with the department,
30 and rate at a level 4 or 5 within six months of beginning remedial
31 activities.

32 (ii) Licensed or certified child care centers and homes that
33 administer an early childhood education and assistance program shall
34 rate at a level 4 or 5 in the early achievers program within eighteen
35 months of the start date of the early childhood education and
36 assistance program contract. If an early childhood education and
37 assistance program provider rates below a level 4 within eighteen
38 months, the provider must complete remedial activities with the
39 department, and rate at a level 4 or 5 within six months of beginning
40 remedial activities.

1 (6)(a) If an early childhood education and assistance program
2 provider has successfully completed all of the required early
3 achievers program activities and is waiting to be rated by the
4 deadline provided in this section, the provider may continue to
5 participate in the early achievers program as an approved early
6 childhood education and assistance program provider and receive state
7 subsidy pending the successful completion of a level 4 or 5 rating.

8 (b) To avoid disruption, the department may allow for early
9 childhood education and assistance program providers who have rated
10 below a level 4 after completion of the six-month remedial period to
11 continue to provide services until the current school year is
12 finished.

13 (7) The department shall collect data periodically to determine
14 the demand for full-day programming for early childhood education and
15 assistance program providers. The department shall analyze this
16 demand by geographic region and shall include the findings in the
17 annual report required under section 17(5) of this act.

18 (8) By December 1, 2015, the department shall develop a pathway
19 for licensed or certified child care centers and homes to administer
20 an early childhood education and assistance program. The pathway
21 shall include an accommodation for these providers to rate at a level
22 4 or 5 in the early achievers program according to the timelines and
23 standards established in subsection (5)(b)(ii) of this section.

24 **Sec. 10.** RCW 43.215.430 and 2013 c 323 s 7 are each amended to
25 read as follows:

26 EARLY CHILDHOOD EDUCATION AND ASSISTANCE PROGRAM. The department
27 shall review applications from public or private (~~nonsectarian~~)
28 organizations for state funding of early childhood education and
29 assistance programs. The department shall consider local community
30 needs, demonstrated capacity, and the need to support a mixed
31 delivery system of early learning that includes alternative models
32 for delivery including licensed centers and licensed family child
33 care providers when reviewing applications.

34 **Sec. 11.** RCW 43.215.455 and 2010 c 231 s 3 are each amended to
35 read as follows:

36 EARLY CHILDHOOD EDUCATION AND ASSISTANCE PROGRAM. (1) Beginning
37 September 1, 2011, an early learning program to provide voluntary
38 preschool opportunities for children three and four years of age

1 shall be implemented according to the funding and implementation plan
2 in RCW (~~(43.215.142)~~) 43.215.456. The program must ~~((be))~~ offer a
3 comprehensive program (~~((providing))~~) of early childhood education and
4 family support, (~~((options for))~~) including parental involvement~~((,))~~
5 and health information, screening, and referral services, (~~((as))~~)
6 based on family need (~~((is determined))~~). Participation in the program
7 is voluntary. On a space available basis, the program may allow
8 enrollment of children who are not otherwise eligible by assessing a
9 fee.

10 (2) The (~~((first phase of the))~~) program shall be implemented by
11 utilizing the program standards and eligibility criteria in the early
12 childhood education and assistance program in RCW 43.215.400 through
13 43.215.450.

14 (3)(a) Beginning in the 2015-16 school year, the program
15 implementation in this section shall prioritize early childhood
16 education and assistance programs located in low-income neighborhoods
17 within high-need geographical areas.

18 (b) Following the priority in (a) of this subsection, preference
19 shall be given to programs meeting at least one of the following
20 characteristics:

21 (i) Programs offering extended day early care and education
22 programming;

23 (ii) Programs offering services to children diagnosed with a
24 special need; or

25 (iii) Programs offering services to children involved in the
26 child welfare system.

27 (4) The director shall adopt rules for the following program
28 components, as appropriate and necessary during the phased
29 implementation of the program, consistent with early achievers
30 program standards established in RCW 43.215.100:

31 (a) Minimum program standards~~((, including lead teacher,~~
32 ~~assistant teacher, and staff qualifications));~~

33 (b) Approval of program providers; and

34 (c) Accountability and adherence to performance standards.

35 (~~((4))~~) (5) The department has administrative responsibility for:

36 (a) Approving and contracting with providers according to rules
37 developed by the director under this section;

38 (b) In partnership with school districts, monitoring program
39 quality and assuring the program is responsive to the needs of
40 eligible children;

1 (c) Assuring that program providers work cooperatively with
2 school districts to coordinate the transition from preschool to
3 kindergarten so that children and their families are well-prepared
4 and supported; and

5 (d) Providing technical assistance to contracted providers.

6 NEW SECTION. **Sec. 12.** A new section is added to chapter 43.215
7 RCW to read as follows:

8 PROGRAM DATA COLLECTION AND EVALUATION. (1) The education data
9 center established in RCW 43.41.400 must collect longitudinal,
10 student-level data on all children attending a working connections
11 child care program or an early childhood education and assistance
12 program. Data collected should capture at a minimum the following
13 characteristics:

14 (a) Daily program attendance;

15 (b) Identification of classroom and teacher;

16 (c) Early achievers program quality level rating;

17 (d) Program hours;

18 (e) Program duration;

19 (f) Developmental results from the Washington kindergarten
20 inventory of developing skills in RCW 28A.655.080; and

21 (g) To the extent data is available, the distinct ethnic
22 categories within racial subgroups of children and providers that
23 align with categories recognized by the education data center.

24 (2) The department shall provide child care and early learning
25 providers student-level data collected pursuant to this section that
26 are specific to the child care provider's or the early learning
27 provider's program.

28 (3)(a) The department shall review available research and best
29 practices literature on cultural competency in early learning
30 settings. The department shall review the K-12 components for
31 cultural competency developed by the professional educator standards
32 board and identify components appropriate for early learning
33 professional development.

34 (b) By July 31, 2016, the department shall provide
35 recommendations to the appropriate committees of the legislature and
36 the early learning advisory council on research-based cultural
37 competency standards for early learning professional training.

38 (4)(a) The Washington state institute for public policy shall
39 conduct a longitudinal analysis examining relationships between the

1 early achievers program quality ratings levels and outcomes for
2 children participating in subsidized early care and education
3 programs.

4 (b) The institute shall submit the first report to the
5 appropriate committees of the legislature and the early learning
6 advisory council by December 31, 2018. The institute shall submit
7 subsequent reports annually to the appropriate committees of the
8 legislature and the early learning advisory council by December 31st,
9 with the final report due December 31, 2021. The final report shall
10 include a cost-benefit analysis.

11 (5)(a) The department shall complete an annual early learning
12 program implementation report on the early childhood education and
13 assistance program and the working connections child care program.

14 (b) The early learning program implementation report must be
15 posted annually on the department's web site and delivered to the
16 appropriate committees of the legislature. The first report is due by
17 December 31, 2015, and the final report is due by December 31, 2019.

18 (c) The early learning program implementation report must address
19 the following:

20 (i) Progress on early childhood education and assistance program
21 implementation as required pursuant to RCW 43.215.415, 43.215.425,
22 and 43.215.455;

23 (ii) An examination of the regional distribution of new preschool
24 programming by zip code;

25 (iii) An analysis of the impact of preschool expansion on low-
26 income neighborhoods and communities;

27 (iv) Recommendations to address any identified barriers to access
28 to quality preschool for children living in low-income neighborhoods;

29 (v) An analysis of any impact from quality strengthening efforts
30 on the availability and quality of infant and toddler care;

31 (vi) An analysis of any impact of extended day early care and
32 education opportunities directives;

33 (vii) An examination of any identified barriers for providers to
34 offer extended day early care and education opportunities;

35 (viii) The number of contracted slots that use both early
36 childhood education and assistance program funding and working
37 connections child care program funding;

38 (ix) An analysis of the demand for full-day programming for early
39 childhood education and assistance program providers required under
40 RCW 43.215.415; and

1 (x) To the extent data is available, an analysis of the cultural
2 diversity of early childhood education and assistance program
3 providers and participants.

4 (6) The first annual report due under subsection (5) of this
5 section also shall include a description of the early achievers
6 program extension protocol required under RCW 43.215.100.

7 NEW SECTION. **Sec. 13.** A new section is added to chapter 43.215
8 RCW to read as follows:

9 **CONTRACTED CHILD CARE SLOTS AND VOUCHERS.** (1) The department
10 shall employ a combination of vouchers and contracted slots for the
11 subsidized child care programs in RCW 43.215.135. Child care vouchers
12 preserve parental choice. Child care contracted slots promote access
13 to continuous quality care for children, provide parents and
14 caregivers stable child care that supports employment, and allow
15 providers to have predictable funding.

16 (2) Only child care providers who participate in the early
17 achievers program and rate at a level 3, 4, or 5 are eligible to be
18 awarded a contracted slot.

19 (3)(a) The department is required to use data to calculate a set
20 number of targeted contracted slots. In calculating the number, the
21 department must take into account a balance of family home and center
22 child care programs and the overall geographic distribution of child
23 care programs in the state and the distribution of slots between ages
24 zero and five.

25 (b) The targeted contracted slots are reserved for programs
26 meeting both of the following conditions:

27 (i) Programs in low-income neighborhoods; and

28 (ii) Programs that consist of at least fifty percent of children
29 receiving subsidy pursuant to RCW 43.215.135.

30 (c) Until August 1, 2017, the department shall assure an even
31 distribution of contracted slots for children birth to age five.

32 (4) The department shall award the remaining contracted slots via
33 a competitive process and prioritize child care programs with at
34 least one of the following characteristics:

35 (a) Programs located in a high-need geographic area;

36 (b) Programs partnering with elementary schools to offer
37 transitional planning and support to children as they advance to
38 kindergarten;

1 (c) Programs serving children involved in the child welfare
2 system; or

3 (d) Programs serving children diagnosed with a special need.

4 (5)(a) The department shall adopt rules pertaining to the working
5 connections child care program for both contracted slots and child
6 care vouchers that outline the following:

7 (i) Allowable periods of child absences;

8 (ii) Required contact with parents or caregivers to discuss child
9 absences and encourage regular program attendance; and

10 (iii) A de-enrollment procedure when allowable child absences are
11 exceeded.

12 (b) Rules pertaining to child absences and de-enrollment
13 procedures shall be adopted no later than July 31, 2016. The
14 department shall adopt rules on child absences and attendance within
15 the department's appropriations.

16 (6) The department shall pay a provider for each contracted slot,
17 unless a contracted slot is not used for thirty days.

18 (7) The department shall include the number of contracted slots
19 that use both early childhood education and assistance program
20 funding and working connections child care program funding in the
21 annual report to the legislature required under section 17 of this
22 act.

23 NEW SECTION. **Sec. 14.** A new section is added to chapter 43.215
24 RCW to read as follows:

25 INTEGRATION WITH LOCAL GOVERNMENT EFFORTS. (1) The foundation of
26 quality in the early care and education system in Washington is the
27 quality rating and improvement system entitled the early achievers
28 program. In an effort to build on the existing quality framework,
29 enhance access to quality care for children, and strengthen the
30 entire early care and education systems in the state, it is important
31 to integrate the efforts of state and local governments.

32 (2) Local governments are encouraged to collaborate with the
33 department when establishing early learning programs for residents.

34 (3) Local governments may contribute funds to the department for
35 the following purposes:

36 (a) Initial investments to build capacity and quality in local
37 early care and education programming; and

38 (b) Reductions in copayments charged to parents or caregivers.

1 (4) Funds contributed to the department by local governments must
2 be deposited in the early start account established in section 16 of
3 this act.

4 **Sec. 15.** RCW 43.215.090 and 2012 c 229 s 589 are each amended to
5 read as follows:

6 EARLY LEARNING ADVISORY COUNCIL. (1) The early learning advisory
7 council is established to advise the department on statewide early
8 learning issues that would build a comprehensive system of quality
9 early learning programs and services for Washington's children and
10 families by assessing needs and the availability of services,
11 aligning resources, developing plans for data collection and
12 professional development of early childhood educators, and
13 establishing key performance measures.

14 (2) The council shall work in conjunction with the department to
15 develop a statewide early learning plan that guides the department in
16 promoting alignment of private and public sector actions, objectives,
17 and resources, and ensuring school readiness.

18 (3) The council shall include diverse, statewide representation
19 from public, nonprofit, and for-profit entities. Its membership shall
20 reflect regional, racial, and cultural diversity to adequately
21 represent the needs of all children and families in the state.

22 (4) Councilmembers shall serve two-year terms. However, to
23 stagger the terms of the council, the initial appointments for twelve
24 of the members shall be for one year. Once the initial one-year to
25 two-year terms expire, all subsequent terms shall be for two years,
26 with the terms expiring on June 30th of the applicable year. The
27 terms shall be staggered in such a way that, where possible, the
28 terms of members representing a specific group do not expire
29 simultaneously.

30 (5) The council shall consist of not more than twenty-three
31 members, as follows:

32 (a) The governor shall appoint at least one representative from
33 each of the following: The department, the office of financial
34 management, the department of social and health services, the
35 department of health, the student achievement council, and the state
36 board for community and technical colleges;

37 (b) One representative from the office of the superintendent of
38 public instruction, to be appointed by the superintendent of public
39 instruction;

1 (c) The governor shall appoint seven leaders in early childhood
2 education, with at least one representative with experience or
3 expertise in one or more of the areas such as the following: The K-12
4 system, family day care providers, and child care centers with four
5 of the seven governor's appointees made as follows:

6 (i) The head start state collaboration office director or the
7 director's designee;

8 (ii) A representative of a head start, early head start, migrant/
9 seasonal head start, or tribal head start program;

10 (iii) A representative of a local education agency; and

11 (iv) A representative of the state agency responsible for
12 programs under section 619 or part C of the federal individuals with
13 disabilities education act;

14 (d) Two members of the house of representatives, one from each
15 caucus, and two members of the senate, one from each caucus, to be
16 appointed by the speaker of the house of representatives and the
17 president of the senate, respectively;

18 (e) Two parents, one of whom serves on the department's parent
19 advisory group, to be appointed by the governor;

20 (f) One representative of the private-public partnership created
21 in RCW 43.215.070, to be appointed by the partnership board;

22 (g) One representative designated by sovereign tribal
23 governments; and

24 (h) One representative from the Washington federation of
25 independent schools.

26 (6) The council shall be cochaired by one representative of a
27 state agency and one nongovernmental member, to be elected by the
28 council for two-year terms.

29 (7) The council shall appoint two members and stakeholders with
30 expertise in early learning to sit on the technical working group
31 created in section 2, chapter 234, Laws of 2010.

32 (8) Each member of the board shall be compensated in accordance
33 with RCW 43.03.240 and reimbursed for travel expenses incurred in
34 carrying out the duties of the board in accordance with RCW 43.03.050
35 and 43.03.060.

36 (9)(a) The council shall convene an early achievers review
37 subcommittee to provide feedback and guidance on strategies to
38 improve the quality of instruction and environment for early learning
39 and provide input and recommendations on the implementation and
40 refinement of the early achievers program. The review conducted by

1 the subcommittee shall be a part of the annual progress report
2 required in section 17 of this act. At a minimum the review shall
3 address the following:

4 (i) Adequacy of data collection procedures;

5 (ii) Coaching and technical assistance standards;

6 (iii) Progress in reducing barriers to participation for low-
7 income providers and providers from diverse cultural backgrounds,
8 including a review of the early achievers program's rating tools,
9 quality standard areas, and components, and how they are applied;

10 (iv) Strategies in response to data on the effectiveness of early
11 achievers program standards in relation to providers and children
12 from diverse cultural backgrounds;

13 (v) Status of the life circumstance exemption protocols; and

14 (vi) Analysis of early achievers program data trends.

15 (b) The subcommittee must include consideration of cultural
16 linguistic responsiveness when analyzing the areas for review
17 required by (a) of this subsection.

18 (c) The subcommittee shall include representatives from child
19 care centers, family child care, the early childhood education and
20 assistance program, contractors for early achievers program technical
21 assistance and coaching, the organization responsible for conducting
22 early achiever program ratings, and parents of children participating
23 in early learning programs. The subcommittee shall include
24 representatives from diverse cultural and linguistic backgrounds.

25 (10) The department shall provide staff support to the council.

26 NEW SECTION. Sec. 16. A new section is added to chapter 43.215
27 RCW to read as follows:

28 EARLY START ACCOUNT. The early start account is created in the
29 state treasury. Revenues in the account shall consist of
30 appropriations by the legislature and all other sources deposited
31 into the account. Moneys in the account may only be used after
32 appropriation. Expenditures from the account may be used only to
33 improve the quality of early care and education programming. The
34 department oversees the account.

35 NEW SECTION. Sec. 17. A new section is added to chapter 43.215
36 RCW to read as follows:

37 ANNUAL PROGRESS REPORT. Beginning December 1, 2015, and each
38 December 1st thereafter, the department, in collaboration with the

1 early achievers review subcommittee of the early learning advisory
2 council, shall submit, in compliance with RCW 43.01.036, a progress
3 report to the governor and the legislature regarding providers'
4 progress in the early achievers program. Each progress report must
5 include the following elements:

6 (1) The number, and relative percentage, of providers by region
7 who have enrolled in early achievers and who have:

8 (a) Completed the level 2 activities;

9 (b) Achieved the required rating level to remain eligible for
10 state-funded support under the early childhood education and
11 assistance program or a subsidy under the working connections child
12 care program;

13 (c) Failed to achieve the required rating level and engaged in
14 remedial activities before successfully achieving the required rating
15 level;

16 (d) Failed to achieve the required rating level after completing
17 remedial activities; or

18 (e) Received an extension from the department based on
19 exceptional circumstances pursuant to RCW 43.215.100;

20 (2) A review of the services available to providers and children
21 from diverse cultural backgrounds;

22 (3) An examination of the effectiveness of efforts to increase
23 successful participation by providers serving children and families
24 from diverse cultural and linguistic backgrounds and providers who
25 serve children from low-income households;

26 (4) A description of the primary obstacles and challenges faced
27 by providers who have not achieved the required rating level to
28 remain eligible to receive:

29 (a) A subsidy under the working connections child care program;
30 or

31 (b) State-funded support under the early childhood education and
32 assistance program;

33 (5) A summary of the types of exceptional circumstances for which
34 the department has granted an extension pursuant to RCW 43.215.100;

35 (6) To the extent data is available, an analysis of the
36 distribution of early achievers program rated facilities in relation
37 to child and provider demographics, including but not limited to race
38 and ethnicity, home language, and geographical location;

1 (7) Recommendations for improving access for children from
2 diverse cultural backgrounds to providers rated at a level 3 or
3 higher in the early achievers program; and

4 (8) Recommendations for improving the early achievers program
5 standards.

6 **Sec. 18.** RCW 43.215.010 and 2013 c 323 s 3 and 2013 c 130 s 1
7 are each reenacted and amended to read as follows:

8 DEFINITIONS. The definitions in this section apply throughout
9 this chapter unless the context clearly requires otherwise.

10 (1) "Agency" means any person, firm, partnership, association,
11 corporation, or facility that provides child care and early learning
12 services outside a child's own home and includes the following
13 irrespective of whether there is compensation to the agency:

14 (a) "Child day care center" means an agency that regularly
15 provides early childhood education and early learning services for a
16 group of children for periods of less than twenty-four hours;

17 (b) "Early learning" includes but is not limited to programs and
18 services for child care; state, federal, private, and nonprofit
19 preschool; child care subsidies; child care resource and referral;
20 parental education and support; and training and professional
21 development for early learning professionals;

22 (c) "Family day care provider" means a child care provider who
23 regularly provides early childhood education and early learning
24 services for not more than twelve children in the provider's home in
25 the family living quarters;

26 (d) "Nongovernmental private-public partnership" means an entity
27 registered as a nonprofit corporation in Washington state with a
28 primary focus on early learning, school readiness, and parental
29 support, and an ability to raise a minimum of five million dollars in
30 contributions;

31 (e) "Service provider" means the entity that operates a community
32 facility.

33 (2) "Agency" does not include the following:

34 (a) Persons related to the child in the following ways:

35 (i) Any blood relative, including those of half-blood, and
36 including first cousins, nephews or nieces, and persons of preceding
37 generations as denoted by prefixes of grand, great, or great-great;

38 (ii) Stepfather, stepmother, stepbrother, and stepsister;

1 (iii) A person who legally adopts a child or the child's parent
2 as well as the natural and other legally adopted children of such
3 persons, and other relatives of the adoptive parents in accordance
4 with state law; or

5 (iv) Spouses of any persons named in (a)(i), (ii), or (iii) of
6 this subsection, even after the marriage is terminated;

7 (b) Persons who are legal guardians of the child;

8 (c) Persons who care for a neighbor's or friend's child or
9 children, with or without compensation, where the person providing
10 care for periods of less than twenty-four hours does not conduct such
11 activity on an ongoing, regularly scheduled basis for the purpose of
12 engaging in business, which includes, but is not limited to,
13 advertising such care;

14 (d) Parents on a mutually cooperative basis exchange care of one
15 another's children;

16 (e) Nursery schools that are engaged primarily in early childhood
17 education with preschool children and in which no child is enrolled
18 on a regular basis for more than four hours per day;

19 (f) Schools, including boarding schools, that are engaged
20 primarily in education, operate on a definite school year schedule,
21 follow a stated academic curriculum, accept only school((-))age
22 children, and do not accept custody of children;

23 (g) Seasonal camps of three months' or less duration engaged
24 primarily in recreational or educational activities;

25 (h) Facilities providing child care for periods of less than
26 twenty-four hours when a parent or legal guardian of the child
27 remains on the premises of the facility for the purpose of
28 participating in:

29 (i) Activities other than employment; or

30 (ii) Employment of up to two hours per day when the facility is
31 operated by a nonprofit entity that also operates a licensed child
32 care program at the same facility in another location or at another
33 facility;

34 (i) Any entity that provides recreational or educational
35 programming for school((-))age((&)) children only and the entity
36 meets all of the following requirements:

37 (i) The entity utilizes a drop-in model for programming, where
38 children are able to attend during any or all program hours without a
39 formal reservation;

1 (ii) The entity does not assume responsibility in lieu of the
2 parent, unless for coordinated transportation;

3 (iii) The entity is a local affiliate of a national nonprofit;
4 and

5 (iv) The entity is in compliance with all safety and quality
6 standards set by the associated national agency;

7 (j) A program operated by any unit of local, state, or federal
8 government or an agency, located within the boundaries of a federally
9 recognized Indian reservation, licensed by the Indian tribe;

10 (k) A program located on a federal military reservation, except
11 where the military authorities request that such agency be subject to
12 the licensing requirements of this chapter;

13 (l) A program that offers early learning and support services,
14 such as parent education, and does not provide child care services on
15 a regular basis.

16 (3) "Applicant" means a person who requests or seeks employment
17 in an agency.

18 (4) "Conviction information" means criminal history record
19 information relating to an incident which has led to a conviction or
20 other disposition adverse to the applicant.

21 (5) "Department" means the department of early learning.

22 (6) "Director" means the director of the department.

23 (7) "Early achievers" means a program that improves the quality
24 of early learning programs and supports and rewards providers for
25 their participation.

26 (8) "Early childhood education and assistance program contractor"
27 means an organization that provides early childhood education and
28 assistance program services under a signed contract with the
29 department.

30 (9) "Early childhood education and assistance program provider"
31 means an organization that provides site level, direct, and high
32 quality early childhood education and assistance program services
33 under the direction of an early childhood education and assistance
34 program contractor.

35 (10) "Early start" means an integrated high quality continuum of
36 early learning programs for children birth-to-five years of age.
37 Components of early start include, but are not limited to, the
38 following:

39 (a) Home visiting and parent education and support programs;

40 (b) The early achievers program described in RCW 43.215.100;

1 (c) Integrated full-day and part-day high quality early learning
2 programs; and

3 (d) High quality preschool for children whose family income is at
4 or below one hundred ten percent of the federal poverty level.

5 ~~((+9))~~ (11) "Education data center" means the education data
6 center established in RCW 43.41.400, commonly referred to as the
7 education research and data center.

8 (12) "Employer" means a person or business that engages the
9 services of one or more people, especially for wages or salary to
10 work in an agency.

11 ~~((+10))~~ (13) "Enforcement action" means denial, suspension,
12 revocation, modification, or nonrenewal of a license pursuant to RCW
13 43.215.300(1) or assessment of civil monetary penalties pursuant to
14 RCW 43.215.300(3).

15 ~~((+11))~~ (14) "Extended day program" means an early childhood
16 education and assistance program that offers child care for at least
17 ten hours per day, a minimum of two thousand hours per year, at least
18 four days per week, year round.

19 (15) "Full day program" means an early childhood education and
20 assistance program that offers child care for a minimum of one
21 thousand hours per year.

22 (16) "Low-income child care provider" means a person who
23 administers a child care program that consists of at least eighty
24 percent of children receiving working connections child care subsidy.

25 (17) "Low-income neighborhood" means a district or community
26 where more than twenty percent of households are below the federal
27 poverty level.

28 (18) "Negative action" means a court order, court judgment, or an
29 adverse action taken by an agency, in any state, federal, tribal, or
30 foreign jurisdiction, which results in a finding against the
31 applicant reasonably related to the individual's character,
32 suitability, and competence to care for or have unsupervised access
33 to children in child care. This may include, but is not limited to:

34 (a) A decision issued by an administrative law judge;

35 (b) A final determination, decision, or finding made by an agency
36 following an investigation;

37 (c) An adverse agency action, including termination, revocation,
38 or denial of a license or certification, or if pending adverse agency
39 action, the voluntary surrender of a license, certification, or
40 contract in lieu of the adverse action;

1 (d) A revocation, denial, or restriction placed on any
2 professional license; or

3 (e) A final decision of a disciplinary board.

4 ~~((12))~~ (19) "Nonconviction information" means arrest, founded
5 allegations of child abuse, or neglect pursuant to chapter 26.44 RCW,
6 or other negative action adverse to the applicant.

7 ~~((13))~~ (20) "Nonschool age child" means a child birth through
8 six years of age who has yet to enter kindergarten or school.

9 (21) "Part day program" means an early childhood education and
10 assistance program that offers child care for at least two and one-
11 half hours per class session, at least three hundred twenty hours per
12 year, for a minimum of thirty weeks per year.

13 (22) "Probationary license" means a license issued as a
14 disciplinary measure to an agency that has previously been issued a
15 full license but is out of compliance with licensing standards.

16 ~~((14))~~ (23) "Requirement" means any rule, regulation, or
17 standard of care to be maintained by an agency.

18 ~~((15))~~ (24) "School age child" means a child not less than five
19 years of age through twelve years of age and who is attending
20 kindergarten or school.

21 (25) "Washington state preschool program" means an education
22 program for children three-to-five years of age who have not yet
23 entered kindergarten, such as the early childhood education and
24 assistance program.

25 NEW SECTION. Sec. 19. A new section is added to chapter 43.215
26 RCW to read as follows:

27 JOINT SELECT COMMITTEE ON THE EARLY ACHIEVERS PROGRAM. (1)(a) A
28 joint select committee on the early achievers program is established
29 with members as provided in this subsection.

30 (i) Chair and ranking minority member of the house of
31 representatives appropriations committee;

32 (ii) Chair and ranking minority member of the senate ways and
33 means committee;

34 (iii) Chair and ranking minority member of the house of
35 representatives early learning and human services committee; and

36 (iv) Chair and ranking minority member of the senate early
37 learning and K-12 education committee.

38 (b) The committee shall choose its chair or cochairs from among
39 its legislative membership. The chairs of the house of

1 representatives appropriations committee and the senate ways and
2 means committee shall convene the initial meeting of the committee.

3 (2) Between July 1, 2017, and December 1, 2017, the early
4 achievers joint select committee shall review the demand and
5 availability of licensed or certified child care family homes and
6 centers, approved early childhood education and assistance programs,
7 head start programs, and family, friend, and neighbor caregivers by
8 geographic region, including rural and low-income areas. This review
9 shall specifically look at the following:

10 (a) The geographic distribution of these child care programs by
11 type of program, programs that accept state subsidy, enrollment in
12 the early achievers program, and early achievers rating levels; and

13 (b) The demand and availability of these child care programs for
14 major ethnic populations.

15 (3) By December 1, 2017, the early achievers joint select
16 committee shall make recommendations to the legislature on the
17 following:

18 (a) The sufficiency of funding provided for the early achievers
19 program;

20 (b) The need for targeted funding for specific geographic regions
21 or major ethnic populations; and

22 (c) Whether to modify the deadlines established in RCW 43.215.135
23 for purposes of the early achievers program mandate established in
24 RCW 43.215.100.

25 (4) Staff support for the committee must be provided by the
26 senate committee services and the house of representatives office of
27 program research.

28 (5) Legislative members of the committee must be reimbursed for
29 travel expenses in accordance with RCW 44.04.120.

30 (6) The expenses of the committee must be paid jointly by the
31 senate and the house of representatives. Committee expenditures are
32 subject to approval by the senate facilities and operations committee
33 and the house of representatives executive rules committee, or their
34 successor committees.

35 (7) The committee shall report its findings and recommendations
36 to the appropriate committees of the legislature by December 1, 2017.

37 (8) This section expires December 1, 2018.

38 NEW SECTION. **Sec. 20.** REPEALER. 2013 2nd sp.s. c 16 s 2
39 (uncodified) is repealed.

1 NEW SECTION. **Sec. 21.** A new section is added to chapter 43.215
2 RCW to read as follows:

3 SHORT TITLE. Chapter . . . , Laws of 2015 (this act) may be known
4 and cited as the early start act.

5 NEW SECTION. **Sec. 22.** EFFECTIVE DATE. Section 7 of this act
6 takes effect January 1, 2016.

7 NEW SECTION. **Sec. 23.** NULL AND VOID. If specific funding for
8 the purposes of this act, referencing this act by bill or chapter
9 number, is not provided by June 30, 2015, in the omnibus
10 appropriations act, this act is null and void."

E2SHB 1491 - S COMM AMD

By Committee on Early Learning & K-12 education

11 On page 1 line 2 of the title, after "system; strike the
12 remainder of the title and insert "amending RCW 43.215.100,
13 43.215.135, 43.215.1352, 43.215.425, 43.215.415, 43.215.430,
14 43.215.455, and 43.215.090; reenacting and amending RCW 43.215.200
15 and 43.215.010; adding new sections to chapter 43.215 RCW; creating
16 new sections; repealing 2013 2nd sp.s. c 16 s 2 (uncodified);
17 providing an effective date; and providing an expiration date."

EFFECT: Specifies that early learning programs not receiving state funds are not required to participate in Early Achievers (EA).

Identifies the Office of the Superintendent of Public Instruction along with the Department of Early Learning (DEL) to jointly design a plan to incorporate school age child care providers into EA and to implement a pilot program.

Adds that DEL must streamline and eliminate duplication between EA standards and state and child care rules in order to reduce costs associated with the EA rating cycle and child care licensing.

Requires DEL to produce the single set of licensing standards within DEL's available appropriations.

Adds a provision stating that private schools operating early learning programs and not receiving state subsidy payments shall be subject only to state licensing requirements necessary to assure the health and safety of all students in the state and to assure a sufficient early childhood education to meet usual requirements needed for transition into elementary school. The state, and any agency thereof, shall not restrict or dictate any specific educational or other programs for early learning programs operated by private schools except for programs that receive state subsidy payments.

Adds a section that amends current law regarding the director of DEL's duties. The requirements for child care programs that serve only school-age children and are operated in buildings that contain public or private schools that safely serve children during times in which school is in session shall impose no additional requirements than the health and safety standards established by the State Board of Health for primary and secondary schools pursuant to its authority.

Specifies that new child care providers, existing ECEAP providers, and new ECEAP providers that must complete remedial activities and rate at a certain level must do so within six months "of beginning remedial activities."

Specifies that DEL must "periodically" collect data to determine the demand for full day programming for ECEAP. DEL must include its findings in the annual report.

Indicates that DEL must develop a pathway for "licensed or certified child care centers and homes" to administer ECEAP.

Adds a provision stating that licensed or certified child care centers and homes that administer ECEAP must rate at a level 4 or 5 within eighteen months of the start date of the ECEAP contract. If an ECEAP provider rates below a level 4 within eighteen months, the provider must complete remedial activities and rate at a level 4 or 5 within six months of beginning remedial activities.

Removes the requirement that public or private organizations be "nonsectarian" when reviewing ECEAP provider applications.

Indicates that DEL must adopt rules pertaining to absences and de-enrollment procedures within DEL's appropriations.

Removes the requirement that DEL in collaboration with the EA Review Subcommittee submit a report regarding certain topics every four years.

Adds topics to the annual early learning program implementation report that DEL must complete. These topics are the number of contracted slots that use both ECEAP funding and WCCC funding, an analysis of the demand for full-day programming for ECEAP, and a description of the EA extension protocol.

Removes a reference to an ECEAP statute from the contracted child care slots and vouchers section.

Removes the section amending DEL's duties.

Adds a section that requires DEL and the EA Review Subcommittee to complete an annual progress report on EA. The report must include a number of elements.

States that the EA Review Subcommittee's review topics must be included in the annual progress report.

Adds definitions for ECEAP contractor and ECEAP provider.

Changes the definition for extended day program and full day program.

Adds an effective date of January 1, 2016, for the section regarding WCCC reporting requirements.

Changes the order of some sections.

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