As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 569

Representative Smith, K.

Cosponsors: Representatives Sobecki, Miller, J., Boggs

A BILL

То	amend section 5104.31 of the Revised Code to	1
	extend the date by which publicly funded child	2
	care providers must be rated through the Step Up	3
	to Quality Program and to declare an emergency.	_

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5104.31 of the Revised Code be	5
amended to read as follows:	6
Sec. 5104.31. (A) Publicly funded child care may be	7
provided only by the following:	8
(1) Any of the following licensed by the department of job	9
and family services pursuant to section 5104.03 of the Revised	10
Code or pursuant to rules adopted under section 5104.018 of the	11
Revised Code:	12
(a) A child day-care center, including a parent	13
cooperative child day-care center;	14
(b) A type A family day-care home, including a parent	15
cooperative type A family day-care home;	16
(c) A licensed type B family day-care home.	17

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(2) An in-home aide who has been certified by the county	18	
department of job and family services pursuant to section		
5104.12 of the Revised Code;	20	
(3) A child day camp approved pursuant to section 5104.22	21	
of the Revised Code;	22	
or the nevisea coac,		
(4) A licensed preschool program;	23	
(5) A licensed school child program;	24	
(6) A border state child care provider, except that a	25	
border state child care provider may provide publicly funded	26	
child care only to an individual who resides in an Ohio county	27	
that borders the state in which the provider is located.	28	
(B) Publicly funded child day-care may be provided in a	29	
child's own home only by an in-home aide.	30	
(C)(1) Beginning July September 1, 2020, and except as	31	
provided in division (C)(2) of this section, a licensed child	32	
care program may provide publicly funded child care only if the		
program is rated through the step up to quality program		
established pursuant to section 5104.29 of the Revised Code.	35	
(2) A licensed child care program that is any of the	36	
following may provide publicly funded child care without being	37	
rated through the step up to quality program:		
(a) A program that operates only during the summer and for	39	
not more than fifteen consecutive weeks;	40	
(b) A program that operates only during school breaks;	41	
(c) A program that operates only on weekday evenings,	42	
weekends, or both;	43	
(d) A program that holds a provisional license issued	44	

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under section 5104.03 of the Revised Code;	45
(e) A program that had its step up to quality program	46
rating removed by the department of job and family services	47
within the previous twelve months;	48
(f) A program that is the subject of a revocation action	49
initiated by the department, but the license has not yet been	50
revoked.	51
Section 2. That existing section 5104.31 of the Revised	52
Code is hereby repealed.	53
Section 3. This act is hereby declared to be an emergency	54
measure necessary for the immediate preservation of the public	55
peace, health, and safety. The reason for such necessity is	56
that, as a result of the emergency declared by Executive Order	57
2020-01D, issued on March 9, 2020, licensed child care programs	58
that provide publicly funded child care will need additional	59
time to satisfy the Step Up to Quality Program ratings	60
requirement described in section 5104.31 of the Revised Code.	61
Therefore, this act shall go into immediate effect.	62