## 2010 -- H 7826

LC02056

### STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

### **JANUARY SESSION, A.D. 2010**

### JOINT RESOLUTION

## AMENDING THE JOINT RESOLUTION CREATING A PERMANENT LEGISLATIVE COMMISSION ON CHILD CARE IN RHODE ISLAND

Introduced By: Representatives Diaz, Savage, Almeida, Handy, and Slater

Date Introduced: February 25, 2010

Referred To: House Health, Education & Welfare

1 RESOLVED, That the permanent legislative commission on child care in Rhode Island created by resolution No. 217 passed by the General Assembly at its January session, A.D. 1989, 2 and approved July 7, 1989, entitled "Joint Resolution Creating A Permanent Legislative 3 4 Commission On Child Care In Rhode Island" and as amended by resolution No. 219 passed by the General Assembly at its January session, A.D. 1991, and approved June 20, 1991, entitled 5 "Joint Resolution In Amendment Of The Joint Resolution Creating A Permanent Legislative 6 7 Commission On Child Care In Rhode Island" and as further amended by resolution No. 325 8 passed by the General Assembly at its January session, A.D. 1998, and approved by the General 9 Assembly on June 27, 1998, entitled "Joint Resolution Amending the Permanent Legislative 10 Commission on Child Care In Rhode Island" and as further amended by resolution No. 346 11 passed by the General Assembly at its January session, A.D. 2007, entitled "Joint Resolution 12 Amending the Permanent Legislative Commission on Child Care In Rhode Island" be and the 13 same is hereby amended as follows: The chair of the commission is responsible for updating and 14 maintaining a current list of at least twenty-three (23) and not more than thirty-five (35) voting 15 members of the commission, as determined by the commission. Voting members of the commission shall include three (3) members from the House of Representative, not more than 16 two (2) from the same political party, to be appointed by the Speaker of the House; and two (2) of 17 whom shall be members of the Senate, not more than one from the same political party, to be 18 19 appointed by the Senate President. Voting members of the commission shall also include up to

ten (10) representatives of state government agencies, including a representative from the state

child care subsidy program office, the state child care licensing office, and the Head Start

collaboration office, to be appointed by the commission chair. Voting members shall also include

balanced representation, as determined by the commission, from the following constituencies:

providers/provider associations/provider networks; resource organizations (referrals, professional

development, and higher education); family/youth representation; advocates/research

organizations; business/economic policy; and private philanthropy. Each organization shall have

8 only one voting membership on the commission.

9 A waiting list for membership on the commission shall be created and maintained by the

chair. Organizations and individuals on this waiting list will be known as "community partners"

and will not have voting rights, but may attend meetings and participate in discussions.

Membership in said commission shall be reviewed and updated every two (2) years.

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## EXPLANATION

## BY THE LEGISLATIVE COUNCIL

OF

## JOINT RESOLUTION

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1	This resolution would amend the membership, establish a membership waiting list, and
2	require updating of said membership every two (2) years.
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