## SUBSTITUTE SENATE BILL 5151

## State of Washington 67th Legislature 2021 Regular Session

**By** Senate Ways & Means (originally sponsored by Senators Wilson, C., Das, Kuderer, Nobles, and Saldaña; by request of Department of Children, Youth, and Families)

AN ACT Relating to foster care and child care licensing by the 1 2 department of children, youth, and families; amending RCW 13.34.030, 3 43.216.015, 43.216.085, 43.216.087, 43.216.089, 43.216.250, 4 43.216.255, 43.216.260, 43.216.271, 43.216.280, 43.216.305, 5 43.216.325, 43.216.340, 43.216.360, 43.216.395, 43.216.515, 43.216.530, 43.216.650, 43.216.660, 43.216.685, 6 43.216.687, 7 43.216.689, 43.216.690, 43.216.700, 43.216.300, and 74.15.125; 8 reenacting and amending RCW 43.216.010, 43.216.015, and 43.216.020; 9 adding a new section to chapter 43.216 RCW; creating a new section; providing an effective date; and providing expiration dates. 10

11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

12 Sec. 1. RCW 13.34.030 and 2020 c 312 s 114 are each amended to 13 read as follows:

14 The definitions in this section apply throughout this chapter 15 unless the context clearly requires otherwise.

(1) "Abandoned" means when the child's parent, guardian, or other custodian has expressed, either by statement or conduct, an intent to forego, for an extended period, parental rights or responsibilities despite an ability to exercise such rights and responsibilities. If the court finds that the petitioner has exercised due diligence in attempting to locate the parent, no contact between the child and the 1 child's parent, guardian, or other custodian for a period of three 2 months creates a rebuttable presumption of abandonment, even if there 3 is no expressed intent to abandon.

4

(2) "Child," "juvenile," and "youth" mean:

5

(a) Any individual under the age of eighteen years; or

6 (b) Any individual age eighteen to twenty-one years who is 7 eligible to receive and who elects to receive the extended foster 8 care services authorized under RCW 74.13.031. A youth who remains 9 dependent and who receives extended foster care services under RCW 10 74.13.031 shall not be considered a "child" under any other statute 11 or for any other purpose.

(3) "Current placement episode" means the period of time that begins with the most recent date that the child was removed from the home of the parent, guardian, or legal custodian for purposes of placement in out-of-home care and continues until: (a) The child returns home; (b) an adoption decree, a permanent custody order, or guardianship order is entered; or (c) the dependency is dismissed, whichever occurs first.

19 (4) "Department" means the department of children, youth, and 20 families.

(5) "Dependency guardian" means the person, nonprofit corporation, or Indian tribe appointed by the court pursuant to this chapter for the limited purpose of assisting the court in the supervision of the dependency.

25 (6) "Dependent child" means any child who:

26 (a) Has been abandoned;

(b) Is abused or neglected as defined in chapter 26.44 RCW by aperson legally responsible for the care of the child;

(c) Has no parent, guardian, or custodian capable of adequately caring for the child, such that the child is in circumstances which constitute a danger of substantial damage to the child's psychological or physical development; or

33 (d) Is receiving extended foster care services, as authorized by 34 RCW 74.13.031.

35 (7) "Developmental disability" means a disability attributable to 36 intellectual disability, cerebral palsy, epilepsy, autism, or another 37 neurological or other condition of an individual found by the 38 secretary of the department of social and health services to be 39 closely related to an intellectual disability or to require treatment 40 similar to that required for individuals with intellectual disabilities, which disability originates before the individual attains age eighteen, which has continued or can be expected to continue indefinitely, and which constitutes a substantial limitation to the individual.

5 (8) "Educational liaison" means a person who has been appointed 6 by the court to fulfill responsibilities outlined in RCW 13.34.046.

7 (9) "Extended foster care services" means residential and other 8 support services the department is authorized to provide under RCW 9 74.13.031. These services may include placement in licensed, 10 relative, or otherwise approved care, or supervised independent 11 living settings; assistance in meeting basic needs; independent 12 living services; medical assistance; and counseling or treatment.

(10) "Guardian" means the person or agency that: (a) Has been appointed as the guardian of a child in a legal proceeding, including a guardian appointed pursuant to chapter 13.36 RCW; and (b) has the legal right to custody of the child pursuant to such appointment. The term "guardian" does not include a "dependency guardian" appointed pursuant to a proceeding under this chapter.

(11) "Guardian ad litem" means a person, appointed by the court 19 to represent the best interests of a child in a proceeding under this 20 21 chapter, or in any matter which may be consolidated with a proceeding 22 under this chapter. A "court-appointed special advocate" appointed by 23 the court to be the guardian ad litem for the child, or to perform substantially the same duties and functions as a guardian ad litem, 24 25 shall be deemed to be guardian ad litem for all purposes and uses of 26 this chapter.

(12) "Guardian ad litem program" means a court-authorized volunteer program, which is or may be established by the superior court of the county in which such proceeding is filed, to manage all aspects of volunteer guardian ad litem representation for children alleged or found to be dependent. Such management shall include but is not limited to: Recruitment, screening, training, supervision, assignment, and discharge of volunteers.

(13) "Guardianship" means a guardianship pursuant to chapter
 13.36 RCW or a limited guardianship of a minor pursuant to RCW
 11.130.215 or equivalent laws of another state or a federally
 recognized Indian tribe.

38 (14) "Housing assistance" means appropriate referrals by the 39 department or other agencies to federal, state, local, or private 40 agencies or organizations, assistance with forms, applications, or

р. З

1 financial subsidies or other monetary assistance for housing. For 2 purposes of this chapter, "housing assistance" is not a remedial 3 service or family reunification service as described in RCW 4 13.34.025(2).

5 (15) "Indigent" means a person who, at any stage of a court 6 proceeding, is:

7 (a) Receiving one of the following types of public assistance: 8 Temporary assistance for needy families, aged, blind, or disabled 9 assistance benefits, medical care services under RCW 74.09.035, 10 pregnant women assistance benefits, poverty-related veterans' 11 benefits, food stamps or food stamp benefits transferred 12 electronically, refugee resettlement benefits, medicaid, or 13 supplemental security income; or

14 (b) Involuntarily committed to a public mental health facility; 15 or

16 (c) Receiving an annual income, after taxes, of one hundred 17 twenty-five percent or less of the federally established poverty 18 level; or

(d) Unable to pay the anticipated cost of counsel for the matter before the court because his or her available funds are insufficient to pay any amount for the retention of counsel.

(16) "Nonminor dependent" means any individual age eighteen to twenty-one years who is participating in extended foster care services authorized under RCW 74.13.031.

(17) "Out-of-home care" means placement in a foster family home or group care facility licensed pursuant to chapter 74.15 RCW or placement in a home, other than that of the child's parent, guardian, or legal custodian, not required to be licensed pursuant to chapter 74.15 RCW.

30 (18) "Parent" means the biological or adoptive parents of a 31 child, or an individual who has established a parent-child 32 relationship under RCW 26.26A.100, unless the legal rights of that 33 person have been terminated by a judicial proceeding pursuant to this 34 chapter, chapter 26.33 RCW, or the equivalent laws of another state 35 or a federally recognized Indian tribe.

36 (19) "Prevention and family services and programs" means specific 37 mental health prevention and treatment services, substance abuse 38 prevention and treatment services, and in-home parent skill-based 39 programs that qualify for federal funding under the federal family 40 first prevention services act, P.L. 115-123. For purposes of this

SSB 5151

1 chapter, prevention and family services and programs are not remedial 2 services or family reunification services as described in RCW 3 13.34.025(2).

4 (20) "Prevention services" means preservation services, as 5 defined in chapter 74.14C RCW, and other reasonably available 6 services, including housing assistance, capable of preventing the 7 need for out-of-home placement while protecting the child. Prevention 8 services include, but are not limited to, prevention and family 9 services and programs as defined in this section.

(21) "Qualified residential treatment program" means a program 10 that meets the requirements provided in RCW 13.34.420, qualifies for 11 funding under the family first prevention services act under 42 12 U.S.C. Sec. 672(k), and, if located within Washington state, is 13 14 licensed as a group care facility under chapter 74.15 RCW ((that also qualifies for funding under the federal family first prevention 15 16 services act under 42 U.S.C. Sec. 672(k) and meets the requirements 17 provided in RCW 13.34.420)).

18 (22) "Relative" includes persons related to a child in the 19 following ways:

20 (a) Any blood relative, including those of half-blood, and 21 including first cousins, second cousins, nephews or nieces, and 22 persons of preceding generations as denoted by prefixes of grand, 23 great, or great-great;

24

(b) Stepfather, stepmother, stepbrother, and stepsister;

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

(d) Spouses of any persons named in (a), (b), or (c) of this
subsection, even after the marriage is terminated;

(e) Relatives, as named in (a), (b), (c), or (d) of this
 subsection, of any half sibling of the child; or

(f) Extended family members, as defined by the law or custom of the Indian child's tribe or, in the absence of such law or custom, a person who has reached the age of eighteen and who is the Indian child's grandparent, aunt or uncle, brother or sister, brother-in-law or sister-in-law, niece or nephew, first or second cousin, or stepparent who provides care in the family abode on a twenty-four hour basis to an Indian child as defined in 25 U.S.C. Sec. 1903(4). 1 (23) "Shelter care" means temporary physical care in a facility 2 licensed pursuant to RCW 74.15.030 or in a home not required to be 3 licensed pursuant to RCW 74.15.030.

4 (24) "Sibling" means a child's birth brother, birth sister,
5 adoptive brother, adoptive sister, half-brother, or half-sister, or
6 as defined by the law or custom of the Indian child's tribe for an
7 Indian child as defined in RCW 13.38.040.

8 (25) "Social study" means a written evaluation of matters 9 relevant to the disposition of the case that contains the information 10 required by RCW 13.34.430.

11 (26) "Supervised independent living" includes, but is not limited 12 to, apartment living, room and board arrangements, college or 13 university dormitories, and shared roommate settings. Supervised 14 independent living settings must be approved by the department or the 15 court.

16 (27) "Voluntary placement agreement" means, for the purposes of 17 extended foster care services, a written voluntary agreement between 18 a nonminor dependent who agrees to submit to the care and authority 19 of the department for the purposes of participating in the extended 20 foster care program.

21 Sec. 2. RCW 43.216.010 and 2020 c 270 s 11 are each reenacted 22 and amended to read as follows:

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

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

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

32 (b) "Early learning" includes but is not limited to programs and 33 services for child care; state, federal, private, and nonprofit 34 preschool; child care subsidies; child care resource and referral; 35 parental education and support; and training and professional 36 development for early learning professionals;

37 (c) "Family day care provider" means a child care provider who 38 regularly provides early childhood education and early learning services for not more than twelve children in the provider's home in
 the family living quarters;

3 (d) "Nongovernmental private-public partnership" means an entity 4 registered as a nonprofit corporation in Washington state with a 5 primary focus on early learning, school readiness, and parental 6 support, and an ability to raise a minimum of five million dollars in 7 contributions;

8 (e) <u>"Outdoor nature-based child care" means an agency or an</u> 9 <u>agency-offered program that:</u>

10

<u>(i) Enrolls preschool or school-age children;</u>

11 (ii) Provides early learning services to the enrolled children in 12 an outdoor natural space approved by the department for not less than 13 four hours per day or fifty percent of the daily program hours, 14 whichever is less; and

15

(iii) Teaches a nature-based curriculum to enrolled children;

16 (f) "Service provider" means the entity that operates a community 17 facility.

18

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

19

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

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

23

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

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

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

30

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

31 (c) Persons who care for a neighbor's or friend's child or 32 children, with or without compensation, where the person providing 33 care for periods of less than twenty-four hours does not conduct such 34 activity on an ongoing, regularly scheduled basis for the purpose of 35 engaging in business, which includes, but is not limited to, 36 advertising such care;

37 (d) Parents on a mutually cooperative basis exchange care of one 38 another's children; 1 (e) Nursery schools that are engaged primarily in early childhood 2 education with preschool children and in which no child is enrolled 3 on a regular basis for more than four hours per day;

4 (f) Schools, including boarding schools, that are engaged
5 primarily in education, operate on a definite school year schedule,
6 follow a stated academic curriculum, and accept only school age
7 children;

8 (g) Seasonal camps ((<del>of three months' or less duration engaged</del> 9 <del>primarily in recreational or educational activities</del>)). For purposes 10 <u>of this chapter, "seasonal camp" means a program that:</u>

11 (i) Operates for three months or less within a period of twelve 12 <u>consecutive months;</u>

13 <u>(ii) Is engaged primarily in recreational or educational</u> 14 <u>activities conducted on a closely supervised basis; and</u>

15 <u>(iii) Is owned by any person, organization, association, or</u> 16 <u>corporation, or is operated by a federal, state, county, or municipal</u> 17 <u>government;</u>

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

22 (i) Act

(i) Activities other than employment; or

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

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

30 (i) The entity utilizes a drop-in model for programming, where 31 children are able to attend during any or all program hours without a 32 formal reservation;

33 (ii) The entity does not assume responsibility in lieu of the 34 parent, unless for coordinated transportation;

35 (iii) The entity is a local affiliate of a national nonprofit; 36 and

37 (iv) The entity is in compliance with all safety and quality 38 standards set by the associated national agency;

39 (j) A program operated by any unit of local, state, or federal 40 government; (k) A program located within the boundaries of a federally
 recognized Indian reservation, licensed by the Indian tribe;

3 (1) A program located on a federal military reservation, except 4 where the military authorities request that such agency be subject to 5 the licensing requirements of this chapter;

6 (m) A program that offers early learning and support services, 7 such as parent education, and does not provide child care services on 8 a regular basis.

9 (3) "Applicant" means a person who requests or seeks employment 10 in an agency.

(4) "Certificate of parental improvement" means a certificate issued under RCW 74.13.720 to an individual who has a founded finding of physical abuse or negligent treatment or maltreatment, or a court finding that the individual's child was dependent as a result of a finding that the individual abused or neglected their child pursuant to RCW 13.34.030(6)(b).

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

20 (6) "Department" means the department of children, youth, and 21 families.

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

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

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

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

38

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

39 (b) The early achievers program described in RCW 43.216.085;

(c) Integrated full-day and part-day high quality early learning
 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 (11) "Education data center" means the education data center 6 established in RCW 43.41.400, commonly referred to as the education 7 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.

(13) "Enforcement action" means denial, suspension, revocation, modification, or nonrenewal of a license pursuant to RCW 43.216.325(1) or assessment of civil monetary penalties pursuant to RCW 43.216.325(3).

(14) "Extended day program" means an early childhood education and assistance program that offers early learning education for at least ten hours per day, a minimum of two thousand hours per year, at least four days per week, and operates year-round.

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

(16) "Inspection report" means a written or digital record or report created by the department that identifies or describes licensing violations or conditions within an agency. An inspection report does not include a child care facility licensing compliance agreement as defined in RCW 43.216.395.

27 <u>(17)</u> "Low-income child care provider" means a person who 28 administers a child care program that consists of at least eighty 29 percent of children receiving working connections child care subsidy.

30 ((<del>(17)</del>)) <u>(18)</u> "Low-income neighborhood" means a district or 31 community where more than twenty percent of households are below the 32 federal poverty level.

33 (((18))) (19) "Negative action" means a court order, court 34 judgment, or an adverse action taken by an agency, in any state, 35 federal, tribal, or foreign jurisdiction, which results in a finding 36 against the applicant reasonably related to the individual's 37 character, suitability, and competence to care for or have 38 unsupervised access to children in child care. This may include, but 39 is not limited to:

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

40

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

3 (c) An adverse agency action, including termination, revocation, 4 or denial of a license or certification, or if pending adverse agency 5 action, the voluntary surrender of a license, certification, or 6 contract in lieu of the adverse action;

7 (d) A revocation, denial, or restriction placed on any 8 professional license; or

9

(e) A final decision of a disciplinary board.

10 ((<del>(19)</del>)) <u>(20)</u> "Nonconviction information" means arrest, founded 11 allegations of child abuse, or neglect pursuant to chapter 26.44 RCW, 12 or other negative action adverse to the applicant.

13 ((<del>(20)</del>)) <u>(21)</u> "Nonschool age child" means a child who is age six 14 years or younger and who is not enrolled in a public or private 15 school.

16 (((21))) (22) "Part day program" means an early childhood 17 education and assistance program that offers early learning education 18 for at least two and one-half hours per class session, at least three 19 hundred twenty hours per year, for a minimum of thirty weeks per 20 year.

21 (((-22))) (23) "Private school" means a private school approved by 22 the state under chapter 28A.195 RCW.

23 ((<del>(23)</del>)) <u>(24)</u> "Probationary license" means a license issued as a 24 disciplinary measure to an agency that has previously been issued a 25 full license but is out of compliance with licensing standards.

26 (((-24))) (25) "Requirement" means any rule, regulation, or 27 standard of care to be maintained by an agency.

28 ((<del>(25)</del>)) <u>(26)</u> "School age child" means a child who is five years 29 of age through twelve years of age and is attending a public or 30 private school or is receiving home-based instruction under chapter 31 28A.200 RCW.

32

((+(26))) (27) "Secretary" means the secretary of the department.

33 ((<del>(27)</del>)) <u>(28)</u> "Washington state preschool program" means an 34 education program for children three-to-five years of age who have 35 not yet entered kindergarten, such as the early childhood education 36 and assistance program.

37 Sec. 3. RCW 43.216.015 and 2020 c 262 s 1 and 2020 c 90 s 9 are 38 each reenacted and amended to read as follows:

1 (1) (a) The department of children, youth, and families is created 2 as an executive branch agency. The department is vested with all 3 powers and duties transferred to it under chapter 6, Laws of 2017 3rd 4 sp. sess. and such other powers and duties as may be authorized by 5 law. The vision for the department is that Washington state's 6 children and youth grow up safe and healthy—thriving physically, 7 emotionally, and academically, nurtured by family and community.

(b) The department, in partnership with state and local agencies, 8 tribes, and communities, shall protect children and youth from harm 9 promote healthy development with effective, high quality 10 and prevention, intervention, and early education services delivered in 11 12 an equitable manner. An important role for the department shall be to 13 provide preventative services to help secure and preserve families in 14 crisis. The department shall partner with the federally recognized Indian tribes to develop effective services for youth and families 15 while respecting the sovereignty of those tribes and the government-16 17 to-government relationship. Nothing in chapter 6, Laws of 2017 3rd sp. sess. alters the duties, requirements, and policies of the 18 federal Indian child welfare act, 25 U.S.C. Secs. 1901 through 1963, 19 as amended, or the Indian child welfare act, chapter 13.38 RCW. 20

(2) Beginning July 1, 2018, the department must develop definitions for, work plans to address, and metrics to measure the outcomes for children, youth, and families served by the department and must work with state agencies to ensure services for children, youth, and families are science-based, outcome-driven, data-informed, and collaborative.

(3) (a) Beginning July 1, 2018, the department must establish short and long-term population level outcome measure goals, including metrics regarding reducing disparities by family income, race, and ethnicity in each outcome.

(b) In addition to transparent, frequent reporting of the outcome 31 32 measures in (c)(i) through (viii) of this subsection, the department must report to the legislature an examination of engagement, resource 33 utilization, and outcomes for clients receiving department services 34 and youth participating in juvenile court alternative programs funded 35 by the department, no less than annually and beginning September 1, 36 37 2020. The data in this report must be disaggregated by race, 38 ethnicity, and geography. This report must identify areas of focus to 39 advance equity that will inform department strategies so that all children, youth, and families are thriving. Metrics detailing 40

SSB 5151

progress towards eliminating disparities and disproportionality over time must also be included. The report must also include information on department outcome measures, actions taken, progress toward these goals, and plans for the future year.

5

(c) The outcome measures must include, but are not limited to:

6 (i) Improving child development and school readiness through 7 voluntary, high quality early learning opportunities as measured by: (A) Increasing the number and proportion of children kindergarten-8 ready as measured by the Washington kindergarten 9 inventory of developing skills (WAKids) assessment including mathematics; (B) 10 11 increasing the proportion of children in early learning programs that 12 have achieved the level 3 or higher early achievers quality standard; and (C) increasing the available supply of licensed child care in 13 ((both)) child care centers, outdoor nature-based child care, and 14 family homes, including providers not receiving state subsidy; 15

16

(ii) Preventing child abuse and neglect;

17 (iii) Improving child and youth safety, permanency, and wellbeing as measured by: (A) Reducing the number of children entering 18 19 out-of-home care; (B) reducing a child's length of stay in out-ofhome care; (C) reducing maltreatment of youth while in out-of-home 20 21 care; (D) licensing more foster homes than there are children in 22 foster care; (E) reducing the number of children that reenter out-of-23 home care within twelve months; (F) increasing the stability of placements for children in out-of-home care; and (G) developing 24 25 strategies to demonstrate to foster families that their service and 26 involvement is highly valued by the department, as demonstrated by the development of strategies to consult with foster families 27 28 regarding future placement of a foster child currently placed with a 29 foster family;

30 (iv) Improving reconciliation of children and youth with their 31 families as measured by: (A) Increasing family reunification; and (B) 32 increasing the number of youth who are reunified with their family of 33 origin;

(v) In collaboration with county juvenile justice programs, improving adolescent outcomes including reducing multisystem involvement and homelessness; and increasing school graduation rates and successful transitions to adulthood for youth involved in the child welfare and juvenile justice systems; 1 (vi) Reducing future demand for mental health and substance use 2 disorder treatment for youth involved in the child welfare and 3 juvenile justice systems;

4 (vii) In collaboration with county juvenile justice programs,
5 reducing criminal justice involvement and recidivism as measured by:
6 (A) An increase in the number of youth who successfully complete the
7 terms of diversion or alternative sentencing options; (B) a decrease
8 in the number of youth who commit subsequent crimes; and (C)
9 eliminating the discharge of youth from institutional settings into
10 homelessness; and

(viii) Eliminating racial and ethnic disproportionality and disparities in system involvement and across child and youth outcomes in collaboration with other state agencies.

14

(4) Beginning July 1, 2018, the department must:

(a) Lead ongoing collaborative work to minimize or eliminate
systemic barriers to effective, integrated services in collaboration
with state agencies serving children, youth, and families;

18 (b) Identify necessary improvements and updates to statutes 19 relevant to their responsibilities and proposing legislative changes 20 to the governor no less than biennially;

(c) Help create a data-focused environment in which there are aligned outcomes and shared accountability for achieving those outcomes, with shared, real-time data that is accessible to authorized persons interacting with the family, child, or youth to identify what is needed and which services would be effective;

(d) Lead the provision of state services to adolescents, focusing on key transition points for youth, including exiting foster care and institutions, and coordinating with the office of homeless youth prevention and protection programs to address the unique needs of homeless youth; and

31 (e) Create and annually update a list of the rights and 32 responsibilities of foster parents in partnership with foster parent 33 representatives. The list of foster parent rights and responsibilities must be posted on the department's web site, 34 provided to individuals participating in a foster parent orientation 35 before licensure, provided to foster parents in writing at the time 36 of licensure, and provided to foster parents applying for license 37 38 renewal.

39 (5) The department is accountable to the public. To ensure40 transparency, beginning December 30, 2018, agency performance data

p. 14

SSB 5151

for the services provided by the department, including outcome data 1 for contracted services, must be available to the public, consistent 2 with confidentiality laws, federal protections, and individual rights 3 to privacy. Publicly available data must include budget and funding 4 decisions, performance-based contracting data, including data for 5 6 contracted services, and performance data on metrics identified in this section. The board must work with the secretary and director to 7 develop the most effective and cost-efficient ways to make department 8 data available to the public, including making this data readily 9 available on the department's web site. 10

11 (6) Except as provided in section 8, chapter 90, Laws of 2020, 12 the department shall ensure that all new and renewed contracts for 13 services are performance-based.

(7) The department must execute all new and renewed contracts for 14 services in accordance with this section and consistent with RCW 15 16 74.13B.020. When contracted services are managed through a network administrator or other third party, the department must execute data-17 sharing agreements with the entities managing the contracts to track 18 provider performance measures. Contracts with network administrators 19 or other third parties must provide the contract administrator the 20 ability to shift resources from one provider to another, to evaluate 21 22 individual provider performance, to add or delete services in 23 consultation with the department, and to reinvest savings from increased efficiencies into new or improved services 24 in their 25 catchment area. Whenever possible, contractor performance data must 26 be made available to the public, consistent with confidentiality laws and individual rights to privacy. 27

28 (8) (a) The board shall begin its work and call the first meeting of the board on or after July 1, 2018. The board shall immediately 29 assume the duties of the legislative children's oversight committee, 30 31 as provided for in RCW 74.13.570 and assume the full functions of the 32 board as provided for in this section by July 1, 2019. The office of innovation, alignment, and accountability shall provide quarterly 33 updates regarding the implementation of the department to the board 34 between July 1, 2018, and July 1, 2019. 35

36 (b) The office of the family and children's ombuds shall 37 establish the board. The board is authorized for the purpose of 38 monitoring and ensuring that the department achieves the stated 39 outcomes of chapter 6, Laws of 2017 3rd sp. sess., and complies with 40 administrative acts, relevant statutes, rules, and policies

1 pertaining to early learning, juvenile rehabilitation, juvenile justice, and children and family services. 2 (9) (a) The board shall consist of the following members: 3 (i) Two senators and two representatives from the legislature 4 with one member from each major caucus; 5 6 (ii) One nonvoting representative from the governor's office; 7 (iii) One subject matter expert in early learning; (iv) One subject matter expert in child welfare; 8 (v) One subject matter expert in juvenile rehabilitation and 9 justice; 10 (vi) One subject matter expert in eliminating disparities in 11 child outcomes by family income and race and ethnicity; 12 (vii) One tribal representative from west of the crest of the 13 14 Cascade mountains; (viii) One tribal representative from east of the crest of the 15 16 Cascade mountains; 17 (ix) One current or former foster parent representative; (x) One representative of an organization that advocates for the 18 best interest of the child; 19 (xi) One parent stakeholder group representative; 20 21 (xii) One law enforcement representative; 22 (xiii) One child welfare caseworker representative; 23 (xiv) One early childhood learning program implementation 24 practitioner; 25 (xv) One current or former foster youth under age twenty-five; (xvi) One individual under age twenty-five with current or 26 previous experience with the juvenile justice system; 27 28 (xvii) One physician with experience working with children or 29 youth; and (xviii) One judicial representative presiding over child welfare 30 31 court proceedings or other children's matters. (b) The senate members of the board shall be appointed by the 32 leaders of the two major caucuses of the senate. The house of 33 representatives members of the board shall be appointed by the 34 leaders of the two major caucuses of the house of representatives. 35 Members shall be appointed before the close of each regular session 36 of the legislature during an odd-numbered year. 37 (c) The remaining board members shall be nominated by the 38 39 governor, subject to the approval of the appointed legislators by 40 majority vote, and serve four-year terms. When nominating and

p. 16

SSB 5151

1 approving members after July 28, 2019, the governor and appointed 2 legislators must ensure that at least five of the board members 3 reside east of the crest of the Cascade mountains.

4 (10) The board has the following powers, which may be exercised 5 by majority vote of the board:

6 (a) To receive reports of the office of the family and children's 7 ombuds;

8 (b) To obtain access to all relevant records in the possession of 9 the office of the family and children's ombuds, except as prohibited 10 by law;

11 (c) To select its officers and adoption of rules for orderly 12 procedure;

13 (d) To request investigations by the office of the family and 14 children's ombuds of administrative acts;

(e) To request and receive information, outcome data, documents, materials, and records from the department relating to children and family welfare, juvenile rehabilitation, juvenile justice, and early learning;

19 (f) To determine whether the department is achieving the 20 performance measures;

21 (g) If final review is requested by a licensee, to review whether 22 department licensors appropriately and consistently applied agency rules in ((child care facility licensing compliance agreements as 23 defined in RCW 43.216.395)) inspection reports that do not involve a 24 25 violation of health and safety standards as defined in RCW 43.216.395 in cases that have already been reviewed by the internal review 26 process described in RCW 43.216.395 with the authority to overturn, 27 change, or uphold such decisions; 28

(h) To conduct annual reviews of a sample of department contracts for services from a variety of program and service areas to ensure that those contracts are performance-based and to assess the measures included in each contract; and

(i) Upon receipt of records or data from the office of the family and children's ombuds or the department, the board is subject to the same confidentiality restrictions as the office of the family and children's ombuds is under RCW 43.06A.050. The provisions of RCW 43.06A.060 also apply to the board.

38 (11) The board has general oversight over the performance and 39 policies of the department and shall provide advice and input to the 40 department and the governor. 1 (12) The board must no less than twice per year convene 2 stakeholder meetings to allow feedback to the board regarding 3 contracting with the department, departmental use of local, state, 4 private, and federal funds, and other matters as relating to carrying 5 out the duties of the department.

6 (13) The board shall review existing surveys of providers, 7 customers, parent groups, and external services to assess whether the 8 department is effectively delivering services, and shall conduct 9 additional surveys as needed to assess whether the department is 10 effectively delivering services.

(14) The board is subject to the open public meetings act, chapter 42.30 RCW, except to the extent disclosure of records or information is otherwise confidential under state or federal law.

14 (15) Records or information received by the board is confidential 15 to the extent permitted by state or federal law. This subsection does 16 not create an exception for records covered by RCW 13.50.100.

(16) The board members shall receive no compensation for their service on the board, but shall be reimbursed for travel expenses incurred while conducting business of the board when authorized by the board and within resources allocated for this purpose, except appointed legislators who shall be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060.

(17) The board shall select, by majority vote, an executive director who shall be the chief administrative officer of the board and shall be responsible for carrying out the policies adopted by the board. The executive director is exempt from the provisions of the state civil service law, chapter 41.06 RCW, and shall serve at the pleasure of the board established in this section.

(18) The board shall maintain a staff not to exceed one full-time
 equivalent employee. The board-selected executive director of the
 board is responsible for coordinating staff appointments.

(19) The board shall issue an annual report to the governor and legislature by December 1st of each year with an initial report delivered by December 1, 2019. The report must review the department's progress towards meeting stated performance measures and desired performance outcomes, and must also include a review of the department's strategic plan, policies, and rules.

38 (20) The definitions in this subsection apply throughout this39 section unless the context clearly requires otherwise.

1 (a) "Board" means the oversight board for children, youth, and 2 families established in subsection (8) of this section.

3 (b) "Director" means the director of the office of innovation,4 alignment, and accountability.

5 (c) "Performance-based contract" means results-oriented 6 contracting that focuses on the quality or outcomes that tie at least 7 a portion of the contractor's payment, contract extensions, or 8 contract renewals to the achievement of specific measurable 9 performance standards and requirements.

10 Sec. 4. RCW 43.216.015 and 2020 c 262 s 1 are each amended to 11 read as follows:

(1) (a) The department of children, youth, and families is created as an executive branch agency. The department is vested with all powers and duties transferred to it under chapter 6, Laws of 2017 3rd sp. sess. and such other powers and duties as may be authorized by law. The vision for the department is that Washington state's children and youth grow up safe and healthy—thriving physically, emotionally, and academically, nurtured by family and community.

(b) The department, in partnership with state and local agencies, 19 20 tribes, and communities, shall protect children and youth from harm 21 and promote healthy development with effective, high quality prevention, intervention, and early education services delivered in 22 23 an equitable manner. An important role for the department shall be to 24 provide preventative services to help secure and preserve families in crisis. The department shall partner with the federally recognized 25 26 Indian tribes to develop effective services for youth and families 27 while respecting the sovereignty of those tribes and the governmentto-government relationship. Nothing in chapter 6, Laws of 2017 3rd 28 sp. sess. alters the duties, requirements, and policies of the 29 federal Indian child welfare act, 25 U.S.C. Secs. 1901 through 1963, 30 31 as amended, or the Indian child welfare act, chapter 13.38 RCW.

32 (2) Beginning July 1, 2018, the department must develop 33 definitions for, work plans to address, and metrics to measure the 34 outcomes for children, youth, and families served by the department 35 and must work with state agencies to ensure services for children, 36 youth, and families are science-based, outcome-driven, data-informed, 37 and collaborative.

(3) (a) Beginning July 1, 2018, the department must establish
 short and long-term population level outcome measure goals, including

1 metrics regarding reducing disparities by family income, race, and 2 ethnicity in each outcome.

(b) In addition to transparent, frequent reporting of the outcome 3 measures in (c)(i) through (viii) of this subsection, the department 4 must report to the legislature an examination of engagement, resource 5 6 utilization, and outcomes for clients receiving department services and youth participating in juvenile court alternative programs funded 7 by the department, no less than annually and beginning September 1, 8 The data in this report must be disaggregated by race, 9 2020. ethnicity, and geography. This report must identify areas of focus to 10 advance equity that will inform department strategies so that all 11 12 children, youth, and families are thriving. Metrics detailing progress towards eliminating disparities and disproportionality over 13 time must also be included. The report must also include information 14 on department outcome measures, actions taken, progress toward these 15 16 goals, and plans for the future year.

17

(c) The outcome measures must include, but are not limited to:

(i) Improving child development and school readiness through 18 voluntary, high quality early learning opportunities as measured by: 19 (A) Increasing the number and proportion of children kindergarten-20 21 ready as measured by the Washington kindergarten inventory of 22 developing skills (WAKids) assessment including mathematics; (B) increasing the proportion of children in early learning programs that 23 have achieved the level 3 or higher early achievers quality standard; 24 25 and (C) increasing the available supply of licensed child care in ((both)) child care centers, outdoor nature-based child care, and 26 family homes, including providers not receiving state subsidy; 27

28

(ii) Preventing child abuse and neglect;

29 (iii) Improving child and youth safety, permanency, and wellbeing as measured by: (A) Reducing the number of children entering 30 31 out-of-home care; (B) reducing a child's length of stay in out-of-32 home care; (C) reducing maltreatment of youth while in out-of-home care; (D) licensing more foster homes than there are children in 33 foster care; (E) reducing the number of children that reenter out-of-34 home care within twelve months; (F) increasing the stability of 35 placements for children in out-of-home care; and (G) developing 36 strategies to demonstrate to foster families that their service and 37 involvement is highly valued by the department, as demonstrated by 38 39 the development of strategies to consult with foster families 1 regarding future placement of a foster child currently placed with a 2 foster family;

3 (iv) Improving reconciliation of children and youth with their 4 families as measured by: (A) Increasing family reunification; and (B) 5 increasing the number of youth who are reunified with their family of 6 origin;

7 (v) In collaboration with county juvenile justice programs, 8 improving adolescent outcomes including reducing multisystem 9 involvement and homelessness; and increasing school graduation rates 10 and successful transitions to adulthood for youth involved in the 11 child welfare and juvenile justice systems;

(vi) Reducing future demand for mental health and substance use disorder treatment for youth involved in the child welfare and juvenile justice systems;

(vii) In collaboration with county juvenile justice programs, reducing criminal justice involvement and recidivism as measured by: (A) An increase in the number of youth who successfully complete the terms of diversion or alternative sentencing options; (B) a decrease in the number of youth who commit subsequent crimes; and (C) eliminating the discharge of youth from institutional settings into homelessness; and

(viii) Eliminating racial and ethnic disproportionality and disparities in system involvement and across child and youth outcomes in collaboration with other state agencies.

25

(4) Beginning July 1, 2018, the department must:

(a) Lead ongoing collaborative work to minimize or eliminate
 systemic barriers to effective, integrated services in collaboration
 with state agencies serving children, youth, and families;

(b) Identify necessary improvements and updates to statutes relevant to their responsibilities and proposing legislative changes to the governor no less than biennially;

32 (c) Help create a data-focused environment in which there are 33 aligned outcomes and shared accountability for achieving those 34 outcomes, with shared, real-time data that is accessible to 35 authorized persons interacting with the family, child, or youth to 36 identify what is needed and which services would be effective;

37 (d) Lead the provision of state services to adolescents, focusing 38 on key transition points for youth, including exiting foster care and 39 institutions, and coordinating with the office of homeless youth 1 prevention and protection programs to address the unique needs of 2 homeless youth; and

(e) Create and annually update a list of the rights and 3 responsibilities of foster parents in partnership with foster parent 4 representatives. The list of foster parent rights and 5 6 responsibilities must be posted on the department's web site, provided to individuals participating in a foster parent orientation 7 before licensure, provided to foster parents in writing at the time 8 of licensure, and provided to foster parents applying for license 9 renewal. 10

(5) The department is accountable to the public. To ensure 11 12 transparency, beginning December 30, 2018, agency performance data for the services provided by the department, including outcome data 13 for contracted services, must be available to the public, consistent 14 with confidentiality laws, federal protections, and individual rights 15 16 to privacy. Publicly available data must include budget and funding 17 decisions, performance-based contracting data, including data for contracted services, and performance data on metrics identified in 18 19 this section. The board must work with the secretary and director to develop the most effective and cost-efficient ways to make department 20 21 data available to the public, including making this data readily 22 available on the department's web site.

23 (6) The department shall ensure that all new and renewed 24 contracts for services are performance-based.

25 (7) The department must execute all new and renewed contracts for services in accordance with this section and consistent with RCW 26 27 74.13B.020. When contracted services are managed through a network administrator or other third party, the department must execute data-28 sharing agreements with the entities managing the contracts to track 29 provider performance measures. Contracts with network administrators 30 31 or other third parties must provide the contract administrator the 32 ability to shift resources from one provider to another, to evaluate 33 individual provider performance, to add or delete services in consultation with the department, and to reinvest savings from 34 increased efficiencies into new or improved services 35 in their catchment area. Whenever possible, contractor performance data must 36 be made available to the public, consistent with confidentiality laws 37 and individual rights to privacy. 38

(8) (a) The board shall begin its work and call the first meetingof the board on or after July 1, 2018. The board shall immediately

assume the duties of the legislative children's oversight committee, as provided for in RCW 74.13.570 and assume the full functions of the board as provided for in this section by July 1, 2019. The office of innovation, alignment, and accountability shall provide quarterly updates regarding the implementation of the department to the board between July 1, 2018, and July 1, 2019.

7 The office of the family and children's ombuds shall (b) establish the board. The board is authorized for the purpose of 8 monitoring and ensuring that the department achieves the stated 9 outcomes of chapter 6, Laws of 2017 3rd sp. sess., and complies with 10 11 administrative acts, relevant statutes, rules, and policies pertaining to early learning, juvenile rehabilitation, juvenile 12 justice, and children and family services. 13

14 (9)(a) The board shall consist of the following members:

15 (i) Two senators and two representatives from the legislature 16 with one member from each major caucus;

17 (ii) One nonvoting representative from the governor's office;

18 (iii) One subject matter expert in early learning;

19 (iv) One subject matter expert in child welfare;

20 (v) One subject matter expert in juvenile rehabilitation and 21 justice;

(vi) One subject matter expert in eliminating disparities inchild outcomes by family income and race and ethnicity;

24 (vii) One tribal representative from west of the crest of the 25 Cascade mountains;

26 (viii) One tribal representative from east of the crest of the 27 Cascade mountains;

28

(ix) One current or former foster parent representative;

(x) One representative of an organization that advocates for thebest interest of the child;

31 (xi) One parent stakeholder group representative;

32 (xii) One law enforcement representative;

33 (xiii) One child welfare caseworker representative;

34 (xiv) One early childhood learning program implementation 35 practitioner;

36 (xv) One current or former foster youth under age twenty-five;

37 (xvi) One individual under age twenty-five with current or 38 previous experience with the juvenile justice system;

39 (xvii) One physician with experience working with children or 40 youth; and

SSB 5151

(xviii) One judicial representative presiding over child welfare
 court proceedings or other children's matters.

3 (b) The senate members of the board shall be appointed by the 4 leaders of the two major caucuses of the senate. The house of 5 representatives members of the board shall be appointed by the 6 leaders of the two major caucuses of the house of representatives. 7 Members shall be appointed before the close of each regular session 8 of the legislature during an odd-numbered year.

9 (c) The remaining board members shall be nominated by the 10 governor, subject to the approval of the appointed legislators by 11 majority vote, and serve four-year terms. When nominating and 12 approving members after July 28, 2019, the governor and appointed 13 legislators must ensure that at least five of the board members 14 reside east of the crest of the Cascade mountains.

15 (10) The board has the following powers, which may be exercised 16 by majority vote of the board:

17 (a) To receive reports of the office of the family and children's18 ombuds;

(b) To obtain access to all relevant records in the possession of the office of the family and children's ombuds, except as prohibited by law;

22 (c) To select its officers and adoption of rules for orderly 23 procedure;

24 (d) To request investigations by the office of the family and 25 children's ombuds of administrative acts;

(e) To request and receive information, outcome data, documents, materials, and records from the department relating to children and family welfare, juvenile rehabilitation, juvenile justice, and early learning;

30 (f) To determine whether the department is achieving the 31 performance measures;

32 (g) If final review is requested by a licensee, to review whether 33 department licensors appropriately and consistently applied agency rules in ((child care facility licensing compliance agreements as 34 defined in RCW 43.216.395)) inspection reports that do not involve a 35 36 violation of health and safety standards as defined in RCW 43.216.395 in cases that have already been reviewed by the internal review 37 process described in RCW 43.216.395 with the authority to overturn, 38 39 change, or uphold such decisions;

1 (h) To conduct annual reviews of a sample of department contracts 2 for services from a variety of program and service areas to ensure 3 that those contracts are performance-based and to assess the measures 4 included in each contract; and

5 (i) Upon receipt of records or data from the office of the family 6 and children's ombuds or the department, the board is subject to the 7 same confidentiality restrictions as the office of the family and 8 children's ombuds is under RCW 43.06A.050. The provisions of RCW 9 43.06A.060 also apply to the board.

10 (11) The board has general oversight over the performance and 11 policies of the department and shall provide advice and input to the 12 department and the governor.

13 (12) The board must no less than twice per year convene 14 stakeholder meetings to allow feedback to the board regarding 15 contracting with the department, departmental use of local, state, 16 private, and federal funds, and other matters as relating to carrying 17 out the duties of the department.

18 (13) The board shall review existing surveys of providers, 19 customers, parent groups, and external services to assess whether the 20 department is effectively delivering services, and shall conduct 21 additional surveys as needed to assess whether the department is 22 effectively delivering services.

(14) The board is subject to the open public meetings act, chapter 42.30 RCW, except to the extent disclosure of records or information is otherwise confidential under state or federal law.

(15) Records or information received by the board is confidential
to the extent permitted by state or federal law. This subsection does
not create an exception for records covered by RCW 13.50.100.

(16) The board members shall receive no compensation for their service on the board, but shall be reimbursed for travel expenses incurred while conducting business of the board when authorized by the board and within resources allocated for this purpose, except appointed legislators who shall be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060.

(17) The board shall select, by majority vote, an executive director who shall be the chief administrative officer of the board and shall be responsible for carrying out the policies adopted by the board. The executive director is exempt from the provisions of the state civil service law, chapter 41.06 RCW, and shall serve at the pleasure of the board established in this section. 1 (18) The board shall maintain a staff not to exceed one full-time 2 equivalent employee. The board-selected executive director of the 3 board is responsible for coordinating staff appointments.

4 (19) The board shall issue an annual report to the governor and 5 legislature by December 1st of each year with an initial report 6 delivered by December 1, 2019. The report must review the 7 department's progress towards meeting stated performance measures and 8 desired performance outcomes, and must also include a review of the 9 department's strategic plan, policies, and rules.

10 (20) The definitions in this subsection apply throughout this 11 section unless the context clearly requires otherwise.

(a) "Board" means the oversight board for children, youth, andfamilies established in subsection (8) of this section.

14 (b) "Director" means the director of the office of innovation, 15 alignment, and accountability.

16 (c) "Performance-based contract" means results-oriented 17 contracting that focuses on the quality or outcomes that tie at least 18 a portion of the contractor's payment, contract extensions, or 19 contract renewals to the achievement of specific measurable 20 performance standards and requirements.

21 Sec. 5. RCW 43.216.020 and 2020 c 262 s 5 and 2020 c 90 s 4 are 22 each reenacted and amended to read as follows:

(1) The department shall implement state early learning policy and coordinate, consolidate, and integrate child care and early learning programs in order to administer programs and funding as efficiently as possible. The department's duties include, but are not limited to, the following:

(a) To support both public and private sectors toward a
 comprehensive and collaborative system of early learning that serves
 parents, children, and providers and to encourage best practices in
 child care and early learning programs;

32 (b) To make early learning resources available to parents and 33 caregivers;

34 (c) To carry out activities, including providing clear and easily 35 accessible information about quality and improving the quality of 36 early learning opportunities for young children, in cooperation with 37 the nongovernmental private-public partnership;

(d) To administer child care and early learning programs;

38

SSB 5151

1 (e) To safeguard and promote the health, safety, and well-being 2 of children receiving child care and early learning assistance, which 3 is paramount over the right of any person to provide such care;

4 (f) To apply data already collected comparing the following 5 factors and make recommendations to the legislature in a time frame 6 which corresponds to the child care and development fund federal 7 reporting requirements, regarding working connections subsidy and 8 state-funded preschool rates and compensation models that would 9 attract and retain high quality early learning professionals:

10 (i) State-funded early learning subsidy rates and market rates of 11 licensed early learning homes ((and)), centers, and outdoor nature-12 based child care;

(ii) Compensation of early learning educators in licensed centers ((and)), homes, and outdoor nature-based child care, and early learning teachers at state higher education institutions;

16 (iii) State-funded preschool program compensation rates and 17 Washington state head start program compensation rates; and

18 (iv) State-funded preschool program compensation to compensation 19 in similar comprehensive programs in other states;

(g) To administer the early support for infants and toddlers program in RCW 43.216.580, serve as the state lead agency for Part C of the federal individuals with disabilities education act (IDEA), and develop and adopt rules that establish minimum requirements for the services offered through Part C programs, including allowable allocations and expenditures for transition into Part B of the federal individuals with disabilities education act (IDEA);

(h) To standardize internal financial audits, oversight visits, performance benchmarks, and licensing criteria, so that programs can function in an integrated fashion;

30 (i) To support the implementation of the nongovernmental private-31 public partnership and cooperate with that partnership in pursuing 32 its goals including providing data and support necessary for the 33 successful work of the partnership;

34 (j) To work cooperatively and in coordination with the early 35 learning council;

36 (k) To collaborate with the K-12 school system at the state and 37 local levels to ensure appropriate connections and smooth transitions 38 between early learning and K-12 programs;

39 (1) To develop and adopt rules for administration of the program 40 of early learning established in RCW 43.216.555; 1 (m) To develop a comprehensive birth-to-three plan to provide 2 education and support through a continuum of options including, but 3 not limited to, services such as: Home visiting; quality incentives 4 for infant and toddler child care subsidies; quality improvements for 5 family home and center-based child care programs serving infants and 6 toddlers; professional development; early literacy programs; and 7 informal supports for family, friend, and neighbor caregivers; and

8 (n) Upon the development of an early learning information system, 9 to make available to parents timely inspection and licensing action 10 information and provider comments through the internet and other 11 means.

12 (2) When additional funds are appropriated for the specific 13 purpose of home visiting and parent and caregiver support, the 14 department must reserve at least eighty percent for home visiting 15 services to be deposited into the home visiting services account and 16 up to twenty percent of the new funds for other parent or caregiver 17 support.

18 (3) Home visiting services must include programs that serve 19 families involved in the child welfare system.

20 (4) The department's programs shall be designed in a way that 21 respects and preserves the ability of parents and legal guardians to direct the education, development, and upbringing of their children, 22 and that recognizes and honors cultural and linguistic diversity. The 23 24 department shall include parents and legal guardians in the 25 development of policies and program decisions affecting their 26 children.

27 Sec. 6. RCW 43.216.085 and 2019 c 369 s 2 are each amended to 28 read as follows:

(1) The department, in collaboration with tribal governments and 29 30 community and statewide partners, shall implement a quality rating 31 and improvement system, called the early achievers program. The early achievers program provides a foundation of quality for the early care 32 and education system. The early achievers program is applicable to 33 licensed or certified child care centers ((and homes)), family home 34 child care, outdoor nature-based child care, and early learning 35 programs such as working connections child care and early childhood 36 37 education and assistance programs.

(2) The objectives of the early achievers program are to:

38

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

5 (b) Give parents clear and easily accessible information about 6 the quality of child care and early education programs;

7 (c) Support improvement in early learning and child care programs8 throughout the state;

9

(d) Increase the readiness of children for school;

10

(e) Close the disparities in access to quality care;

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

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

16 (3) (a) Licensed or certified child care centers ((and homes)), 17 <u>family home child care, and outdoor nature-based child care, serving</u> 18 nonschool-age children and receiving state subsidy payments, must 19 participate in the early achievers program by the required deadlines 20 established in RCW 43.216.135.

(b) Approved early childhood education and assistance program providers receiving state-funded support must participate in the early achievers program by the required deadlines established in RCW 43.216.515.

25 (c) Participation in the early achievers program is voluntary 26 for:

(i) Licensed or certified child care centers ((and homes)),
 family home child care, and outdoor nature-based child care, not
 receiving state subsidy payments; and

30

(ii) Early learning programs not receiving state funds.

31 (d) School-age child care providers are exempt from participating in the early achievers program. By July 1, 2017, the department and 32 the office of the superintendent of public instruction shall jointly 33 design a plan to incorporate school-age child care providers into the 34 early achievers program or other appropriate quality improvement 35 system. To test implementation of the early achievers system for 36 school-age child care providers the department and the office of the 37 superintendent of public instruction shall implement a pilot program. 38 39 (4) (a) There are five primary levels in the early achievers 40 program.

1 (b) In addition to the primary levels, the department must 2 establish an intermediate level that is between level 3 and level 4 3 and serves to assist participants in transitioning to level 4.

4 (c) Participants are expected to actively engage and continually 5 advance within the program.

6 (5) The department has the authority to determine the rating 7 cycle for the early achievers program. The department shall 8 streamline and eliminate duplication between early achievers 9 standards and state child care rules in order to reduce costs 10 associated with the early achievers rating cycle and child care 11 licensing.

12 (a) Early achievers program participants may request to be rated13 at any time after the completion of all level 2 activities.

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

18 (c) The first rating is free for early achievers program 19 participants.

(d) Each subsequent rating within the established rating cycle isfree for early achievers program participants.

(6) (a) Early achievers program participants may request to be rerated outside the established rating cycle. A rerating shall reset the rating cycle timeline for participants.

25 (b) The department may charge a fee for optional rerating 26 requests made by program participants that are outside the 27 established rating cycle.

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

31 (7) (a) The department must create a single source of information 32 for parents and caregivers to access details on a provider's early achievers program rating level, licensing history, and other 33 indicators of quality and safety that will help parents and 34 caregivers make informed choices. The licensing history that the 35 department must provide for parents and caregivers pursuant to this 36 subsection shall only include license suspension, surrender, 37 revocation, denial, stayed suspension, or reinstatement. No unfounded 38 39 child abuse or neglect reports may be provided to parents and 40 caregivers pursuant to this subsection.

SSB 5151

1 (b) The department shall publish to the department's web site, or 2 offer a link on its web site to, the following information:

3 (i) Early achievers program rating levels 1 through 5 for all 4 child care programs that receive state subsidy, early childhood 5 education and assistance programs, and federal head start programs in 6 Washington; and

7 (ii) New early achievers program ratings within thirty days after 8 a program becomes licensed or certified, or receives a rating.

9 (c) The early achievers program rating levels shall be published 10 in a manner that is easily accessible to parents and caregivers and 11 takes into account the linguistic needs of parents and caregivers.

12 (d) The department must publish early achievers program rating 13 levels for child care programs that do not receive state subsidy but 14 have voluntarily joined the early achievers program.

15 (e) Early achievers program participants who have published 16 rating levels on the department's web site or on a link on the 17 department's web site may include a brief description of their 18 program, contingent upon the review and approval by the department, 19 as determined by established marketing standards.

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

25 (b) The professional development pathway must include 26 opportunities for scholarships and grants to assist early achievers 27 program participants with the costs associated with obtaining an 28 educational degree.

(c) The department shall address cultural and linguisticdiversity when developing the professional development pathway.

31 (9) The early achievers quality improvement awards shall be 32 reserved for participants offering programs to an enrollment 33 population consisting of at least five percent of children receiving 34 a state subsidy.

(10) In collaboration with tribal governments, community and statewide partners, and the early achievers review subcommittee created in RCW 43.216.075, the department shall develop a protocol for granting early achievers program participants an extension in meeting rating level requirement timelines outlined for the working

connections child care program and the early childhood education and
 assistance program.

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

6 (b) Extensions shall not exceed six months, and early achievers 7 program participants are only eligible for one extension in meeting 8 rating level requirement timelines.

9 (c) Extensions may only be granted to early achievers program 10 participants who have demonstrated engagement in the early achievers 11 program.

12 (11)(a) The department shall accept national accreditation that 13 meets the requirements of this subsection (11) as a qualification for 14 the early achievers program ratings.

(b) Each national accreditation agency will be allowed to submit 15 16 its most current standards of accreditation to establish potential 17 credit earned in the early achievers program. The department shall grant credit to accreditation bodies that can demonstrate that their 18 19 standards meet or exceed the current early achievers program standards. By December 1, 2019, and subject to the availability of 20 amounts appropriated for this specific purpose, the department must 21 22 submit a detailed plan to the governor and the legislature to 23 implement a robust cross-accreditation process with multiple pathways that allows a provider to earn equivalent early achievers credit 24 25 resulting from accreditation by high quality national organizations.

(c) Licensed child care centers ((and)), child care home 26 providers, and outdoor nature-based child care must meet national 27 accreditation standards approved by the department for the early 28 achievers program in order to be granted credit for the early 29 achievers program standards. Eligibility for the early achievers 30 31 program is not subject to bargaining, mediation, or interest 32 arbitration under RCW 41.56.028, consistent with the legislative reservation of rights under RCW 41.56.028(4)(d). 33

34 (12) The department shall explore the use of alternative quality 35 assessment tools that meet the culturally specific needs of the 36 federally recognized tribes in the state of Washington.

37 (13) A child care or early learning program that is operated by a 38 federally recognized tribe and receives state funds shall participate 39 in the early achievers program. The tribe may choose to participate 40 through an interlocal agreement between the tribe and the department.

1 The interlocal agreement must reflect the government-to-government 2 relationship between the state and the tribe, including recognition 3 of tribal sovereignty. The interlocal agreement must provide that:

4 (a) Tribal child care facilities and early learning programs may 5 volunteer, but are not required, to be licensed by the department;

6 (b) Tribal child care facilities and early learning programs are 7 not required to have their early achievers program rating level 8 published to the department's web site or through a link on the 9 department's web site; and

10 (c) Tribal child care facilities and early learning programs must 11 provide notification to parents or guardians who apply for or have 12 been admitted into their program that early achievers program rating 13 level information is available and provide the parents or guardians 14 with the program's early achievers program rating level upon request.

15 (14) The department shall consult with the early achievers review 16 subcommittee on all substantial policy changes to the early achievers 17 program.

18 (15) Nothing in this section changes the department's 19 responsibility to collectively bargain over mandatory subjects or 20 limits the legislature's authority to make programmatic modifications 21 to licensed child care and early learning programs under RCW 22 41.56.028(4)(d).

23 Sec. 7. RCW 43.216.087 and 2019 c 369 s 5 are each amended to 24 read as follows:

25 (1) (a) The department shall, in collaboration with tribal governments and community and statewide partners, implement a 26 27 protocol to maximize and encourage participation in the early achievers program for culturally diverse and low-income center 28 ((and)), family home, and outdoor nature-based child care providers. 29 30 Amounts appropriated for the encouragement of culturally diverse and 31 low-income center ((and)), family home, and outdoor nature-based child care provider participation shall be appropriated separately 32 from the other funds appropriated for the department, are the only 33 funds that may be used for the protocol, and may not be used for any 34 35 other purposes. Funds appropriated for the protocol shall be considered an ongoing program for purposes of future departmental 36 37 budget requests.

38 (b) The department shall prioritize the resources authorized in 39 this section to assist providers in the early achievers program to

help them reach a rating of level 3 or higher wherever access to
 subsidized care is at risk.

3 (2) The protocol should address barriers to early achievers4 program participation and include at a minimum the following:

5

(a) The creation of a substitute pool;

6 (b) The development of needs-based grants for providers in the 7 early achievers program who demonstrate a need for assistance to improve program quality. Needs-based grants may be used for 8 environmental improvements of early learning facilities; purchasing 9 curriculum development, instructional materials, 10 supplies, and equipment; and focused infant-toddler improvements. Priority for the 11 12 needs-based grants shall be given to culturally diverse and low-13 income providers;

14 (c) The development of materials and assessments in a timely 15 manner, and to the extent feasible, in the provider and family home 16 languages; and

17 (d) The development of flexibility in technical assistance and 18 coaching structures to provide differentiated types and amounts of 19 support to providers based on individual need and cultural context.

20 Sec. 8. RCW 43.216.089 and 2020 c 262 s 3 are each amended to 21 read as follows:

(1) By December 15, 2020, the department, in consultation with the statewide child care resource and referral network, and the early achievers review subcommittee of the early learning advisory council, shall submit, in compliance with RCW 43.01.036, a final report to the governor and the legislature regarding providers' progress in the early achievers program. The report must include the following elements:

(a) The number, and relative percentage, of family child care,
 <u>outdoor nature-based child care</u>, and center providers who have
 enrolled in the early achievers program and who have:

32

(i) Completed the level 2 activities;

33 (ii) Completed rating readiness consultation and are waiting to 34 be rated;

35 (iii) Achieved the required rating level to remain eligible for 36 state-funded support under the early childhood education and 37 assistance program or a subsidy under the working connections child 38 care subsidy program; 1 (iv) Not achieved the required rating level initially but 2 qualified for and are working through intensive targeted support in 3 preparation for a partial rerate outside the standard rating cycle;

4 (v) Not achieved the required rating level initially and engaged
5 in remedial activities before successfully achieving the required
6 rating level;

7 (vi) Not achieved the required rating level after completing 8 remedial activities; or

9 (vii) Received an extension from the department based on 10 exceptional circumstances pursuant to RCW 43.216.085;

(b) A review of the services available to providers and children from diverse racial, ethnic, and cultural backgrounds;

13 (c) An examination of the effectiveness of efforts to increase 14 successful participation by providers serving children and families 15 from diverse racial, ethnic, and cultural backgrounds and providers 16 who serve children from low-income households;

17 (d) A description of the primary obstacles and challenges faced 18 by providers who have not achieved the required rating level to 19 remain eligible to receive:

20 (i) A subsidy under the working connections child care program; 21 or

(ii) State-funded support under the early childhood education and assistance program;

(e) A summary of the types of exceptional circumstances for which
 the department has granted an extension pursuant to RCW 43.216.085;

(f) The average amount of time required for providers to achieve local level milestones within each level of the early achievers program;

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

33 (h) Recommendations for improving access for children from 34 diverse racial, ethnic, and cultural backgrounds to providers rated 35 at a level 3 or higher in the early achievers program;

36 (i) Recommendations for improving the early achievers program 37 standards;

(j) An analysis of any impact from quality strengthening effortson the availability and quality of infant and toddler care;

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

4 (1) An analysis of the impact of increased regulations on the 5 cost of child care; and

6 (m) A description of the early childhood education and assistance 7 program implementation to include the following:

8 (i) Progress on early childhood education and assistance program 9 implementation as required pursuant to RCW 43.216.515, 43.216.525, 10 and 43.216.555;

(ii) An examination of the regional distribution of new preschool programming by school district;

13 (iii) An analysis of the impact of preschool expansion on low-14 income neighborhoods and communities;

15 (iv) Recommendations to address any identified barriers to access 16 to quality preschool for children living in low-income neighborhoods;

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

19 (vi) An examination of any identified barriers for providers to 20 offer extended day early care and education opportunities;

(vii) An analysis of the demand for full-day programming for early childhood education and assistance program providers required under RCW 43.216.515; and

(viii) To the extent data is available, an analysis of the racial, ethnic, and cultural diversity of early childhood education and assistance program providers and participants.

(2) The elements required to be reported under subsection (1)(a) of this section must be reported at the county level, and for those counties with a population of five hundred thousand and higher, the data must be reported at the zip code level.

31 (3) If, based on information in an annual report submitted in 32 2018 or later under this section, fifteen percent or more of the 33 licensed or contracted providers who are participating in the early 34 achievers program in a county or in a single zip code have not 35 achieved the rating levels under RCW 43.216.135 and 43.216.515, the 36 department must:

(a) Analyze the reasons providers in the affected counties or zipcodes have not attained the required rating levels; and

39 (b) Develop a plan to mitigate the effect on the children and 40 families served by these providers. The plan must be submitted to the legislature as part of the final report described in subsection (1) of this section along with any recommendations for legislative action to address the needs of the providers and the children and families they serve.

5 (4)(a) Beginning December 1, 2020, the department, in 6 collaboration with the statewide child care resource and referral 7 network, shall make available on its public web site, in a consumer-8 friendly format, the following elements:

9 (i) The number, and relative percentage, of family child care and 10 center child care providers who have enrolled in the early achievers 11 program and who have:

12 (A) Submitted their request for on-site evaluation and are 13 waiting to be rated; and

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

18 (ii) The distribution of early childhood education and assistance 19 program programming by school district; and

(iii) Indicators of supply and demand at the local level, as well as identification of regions or areas in which there are insufficient numbers of child care facilities using nationally developed methodology.

(b) The elements required to be made available under (a)(i) of this subsection (4) must be made available at the county level, and for those counties with a population of five hundred thousand and higher, the data must be reported at the zip code level.

(c) To the extent data are available, the elements required to be reported under (a)(ii) and (iii) of this subsection (4) must be updated at a minimum of a quarterly basis on the department's public web site.

(d) If in any individual state fiscal year, based on information reported in (a)(ii) and (iii) of this subsection (4), fifteen percent or more of the licensed or contracted providers who are participating in the early achievers program in a county or in a single zip code have not achieved the rating levels required under RCW 43.216.135 and 43.216.515, the department must:

(i) Analyze the reasons providers in the affected counties or zipcodes have not attained the required rating levels; and

1 (ii) Develop a plan to mitigate the effect on the children and 2 families served by these providers. The plan must be submitted to the 3 legislature by November 1st of the year following the state fiscal 4 year in question, along with any recommendations for legislative 5 action to address the needs of the providers and the children and 6 families they serve.

7 (5) Beginning September 15, 2021, and each odd-numbered year 8 thereafter, the department shall submit a report to the governor and 9 the legislature outlining the availability and quality of services 10 available to early learning providers and children from diverse 11 racial, ethnic, and cultural backgrounds and from low-income 12 neighborhoods and communities. The report must include the following 13 elements:

(a) To the extent data is available, an analysis of the racial,
ethnic, and linguistic diversity of early childhood education and
assistance program providers and participants, and the providers and
participants of working connections child care;

(b) A review of the services available to providers and childrenfrom diverse racial, ethnic, and cultural backgrounds;

(c) An examination of the effectiveness of efforts to increase and maintain successful participation by providers serving children and families from diverse racial, ethnic, and linguistic backgrounds and providers who serve children from low-income households;

(d) To the extent data is available, the distribution of early achievers program-rated facilities by child and provider demographics, including but not limited to race and ethnicity, home language, and geographical location;

(e) Recommendations for improving and maintaining access for children from diverse racial, ethnic, and cultural backgrounds to providers rated at a level 3 or higher in the early achievers program;

32 (f) Recommendations to address any identified barriers to access 33 to high-quality preschool for children living in low-income 34 neighborhoods;

35 (g) An examination of expulsion rates of children from diverse 36 racial, ethnic, and diverse cultural backgrounds and from low-income 37 neighborhoods and communities; and

(h) An analysis of how early learning providers and families fromdiverse racial, ethnic, and cultural backgrounds and from low-income

SSB 5151

neighborhoods and communities have influenced or participated in the
 department's early learning plans and implementation strategies.

3 (6) Beginning September 15, 2022, and each even-numbered year 4 thereafter, the department shall submit a report to the governor and 5 the legislature on the availability of supports to providers and 6 their effectiveness at improving quality. The report must include the 7 following elements:

8 (a) An analysis of the effectiveness of recruitment efforts for 9 new and returning high-quality early learning providers and programs;

10 (b) An analysis of the effectiveness of quality improvement tools 11 and incentives on the retention and quality improvement of early 12 learning professionals;

13 (c) An analysis of the supply of high-quality subsidized early 14 learning. This analysis must include:

15 (i) An examination of the trend in supply of early learning 16 providers and workers;

(ii) A description of the primary obstacles and challenges faced by providers who have not achieved the required early achievers rating level to remain eligible to receive a subsidy under the working connections child care program or state-funded support under the early childhood education and assistance program;

(iii) The number, and relative percentage, of family child care and center providers who have enrolled in the early achievers program and who have:

(A) Not achieved the required rating level initially but
 qualified for and are working through intensive targeted support in
 preparation for a partial rerate outside the standard rating cycle;

(B) Not achieved the required rating level initially and engaged
 in remedial activities before successfully achieving the required
 rating level;

31 (C) Not achieved the required rating level after completing 32 remedial activities; or

33 (D) Received an extension from the department based on 34 exceptional circumstances pursuant to RCW 43.216.085; and

35 (iv) Recommendations for improving retention and reducing 36 barriers to entry for early learning providers;

37 (d) The average amount of time required for providers to achieve 38 local level milestones within each level of the early achievers 39 program; (e) A summary of the types of exceptional circumstances for which
 the department has granted an extension to early achievers rating
 milestones pursuant to RCW 43.216.085;

4 (f) An analysis of the availability and quality of infant and 5 toddler care; and

6 (g) An examination of any identified barriers that discourage 7 providers from offering extended day early care and education 8 opportunities.

9 (7) The information to be disclosed or shared under this section 10 must not include sensitive personal information of in-home caregivers 11 for vulnerable populations as defined in RCW 42.56.640, and must not 12 include any other information protected from disclosure under state 13 or federal law.

14 Sec. 9. RCW 43.216.250 and 2018 c 58 s 70 are each amended to 15 read as follows:

16 It shall be the secretary's duty with regard to licensing under 17 this chapter:

(1) In consultation and with the advice and assistance of persons 18 representative of the various type agencies to be licensed, to 19 20 designate categories of child care facilities or outdoor locations for which separate or different requirements shall be developed as 21 may be appropriate whether because of variations in the ages and 22 other characteristics of the children served, variations in the 23 24 purposes and services offered or size or structure of the agencies to 25 be licensed, or because of any other factor relevant thereto;

(2) (a) In consultation with the state fire marshal's office, the secretary shall use an interagency process to address health and safety requirements for child care programs that serve 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;

32 (b) Any requirements in (a) of this subsection as they relate to 33 the physical facility, including outdoor playgrounds, do not apply to 34 before-school and after-school programs that serve only school-age 35 children and operate in the same facilities used by public or private 36 schools;

(3) In consultation and with the advice and assistance of parents
 or guardians, and persons representative of the various type agencies
 to be licensed, to adopt and publish minimum requirements for

1 licensing applicable to each of the various categories of agencies to 2 be licensed under this chapter;

3 (4) In consultation with law enforcement personnel, the secretary 4 shall investigate the conviction record or pending charges of each 5 agency and its staff seeking licensure or relicensure, and other 6 persons having unsupervised access to children in child care;

(5) To satisfy the shared background check requirements provided 7 for in RCW 43.216.270 and 43.20A.710, the department of children, 8 youth, and families and the department of social and health services 9 shall share federal fingerprint-based background check results as 10 permitted under the law. The purpose of this provision is to allow 11 12 both departments to fulfill their joint background check responsibility of checking any individual who may have unsupervised 13 access to vulnerable adults, children, or juveniles. Neither 14 department may share the federal background check results with any 15 16 other state agency or person;

17 (6) To issue, revoke, or deny licenses to agencies pursuant to 18 this chapter. Licenses shall specify the category of child care that 19 an agency is authorized to render and the ages and number of children 20 to be served;

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

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

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

30 (10) To consult with public and private agencies in order to help 31 them improve their methods and facilities for the care and early 32 learning of children.

33 Sec. 10. RCW 43.216.255 and 2015 3rd sp.s. c 7 s 3 are each 34 amended to read as follows:

35 (1) No later than November 1, 2016, the department shall 36 implement a single set of licensing standards for child care and the 37 early childhood education and assistance program. The department 38 shall produce the single set of licensing standards within the

1 department's available appropriations. The new licensing standards
2 must:

3 (a) Provide minimum ((health and safety standards)) licensing
 4 requirements for child care and preschool programs;

5 (b) Rely on the standards established in the early achievers 6 program to address quality issues in participating early childhood 7 programs;

8 (c) Take into account the separate needs of family care 9 providers, outdoor nature-based child care providers, and child care 10 centers; and

11

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

12 (2) Private schools that operate early learning programs and do not receive state subsidy payments shall be subject ((only)) to the 13 minimum health and safety standards ((in subsection (1)(a) of this 14 section)) as defined in RCW 43.216.395(2)(b), the health and safety 15 requirements under chapter 28A.195 RCW, and the requirements 16 17 necessary to assure a sufficient early childhood education to meet usual requirements needed for transition into elementary school. The 18 19 state, and any agency thereof, shall not restrict or dictate any specific educational or other programs for early learning programs 20 21 operated by private schools except for programs that receive state subsidy payments. 22

23 Sec. 11. RCW 43.216.260 and 2007 c 415 s 4 are each amended to 24 read as follows:

25 Applications for licensure shall require, at a minimum, the 26 following information:

(1) The size and suitability of a facility <u>or location for an</u>
 <u>outdoor nature-based child care program</u>, and the plan of operation
 for carrying out the purpose for which an applicant seeks a license;

30 (2) The character, suitability, and competence of an agency and 31 other persons associated with an agency directly responsible for the 32 care of children;

(3) The number of qualified persons required to render the typeof care for which an agency seeks a license;

35 (4) ((The)) To provide for the comfort, care, and well-being of 36 children, information about the health, safety, cleanliness, and 37 general adequacy of the premises ((to provide for the comfort, care, 38 and well-being of children)), including the real property and 39 premises for an outdoor nature-based child care program; 1 (5) The provision of necessary care and early learning, including 2 food, supervision, and discipline; physical, mental, and social 3 well-being; and educational and recreational opportunities for those 4 served;

5 (6) The financial ability of an agency to comply with minimum 6 requirements established under this chapter; and

7 (7) The maintenance of records pertaining to the care of 8 children.

9 Sec. 12. RCW 43.216.271 and 2017 3rd sp.s. c 6 s 207 are each 10 amended to read as follows:

11 Subject to appropriation, the department shall maintain an 12 individual-based or portable background check clearance registry. Any 13 individual seeking a child care license or employment in any child 14 care facility <u>or outdoor nature-based child care program</u> licensed or 15 regulated under current law shall submit a background application on 16 a form prescribed by the department in rule.

17 Sec. 13. RCW 43.216.280 and 2006 c 265 s 303 are each amended to 18 read as follows:

19 Licensed child day care centers <u>and outdoor nature-based child</u> 20 <u>care providers</u> shall provide notice of pesticide use to parents or 21 guardians of students and employees pursuant to chapter 17.21 RCW.

22 Sec. 14. RCW 43.216.305 and 2020 c 343 s 5 are each amended to 23 read as follows:

24 (1) Each agency shall make application for a license or the 25 continuation of a full license to the department ((on forms)) using a 26 method prescribed by the department. Upon receipt of such application, the department shall either grant or deny a license or 27 28 continuation of a full license within ninety days. A license or continuation shall be granted if the agency meets the minimum 29 30 requirements set forth in this chapter and the departmental requirements consistent with this chapter, except that an initial 31 license may be issued as provided in RCW 43.216.315. The department 32 33 shall consider whether an agency is in good standing, as defined in subsection (4)(b) of this section, before granting a continuation of 34 a full license. Full licenses provided for in this chapter shall 35 36 continue to remain valid so long as the licensee meets the requirements for a nonexpiring license in subsection (2) of this 37

SSB 5151

1 section and may be transferred to a new licensee in the event of a transfer of ownership of a child care operation. The licensee, 2 however, shall advise the secretary of any material change in 3 circumstances which might constitute grounds for reclassification of 4 license as to category. The license issued under this chapter applies 5 6 only to the licensee and the location stated in the application. For licensed family day care homes having an acceptable history of child 7 care, the license may remain in effect for two weeks after a move. 8

9 (2) In order to qualify for a nonexpiring full license, a 10 licensee must meet the following requirements on an annual basis as 11 established from the date of initial licensure:

12 (a) Submit the annual licensing fee;

(b) Submit a declaration to the department indicating the licensee's intent to continue operating a licensed child care program, or the intent to cease operation on a date certain;

16 (c) Submit a declaration of compliance with all licensing rules; 17 and

18 (d) ((Submit)) For all current employees of the agency and as 19 defined by department rule, submit background check applications into 20 the department's electronic workforce registry on the schedule 21 established by the department.

(3) If a licensee fails to meet the requirements in subsection
(2) of this section for continuation of a full license the license
expires and the licensee must submit a new application for licensure
under this chapter.

26 (4) (a) Nothing about the nonexpiring license process may27 interfere with the department's established monitoring practice.

(b) For the purpose of this section, an agency is considered to
be in good standing if in the intervening period between monitoring
visits the agency does not have any of the following:

31

(i) Valid complaints;

(ii) A history of noncompliance related to those valid complaintsor pending from prior monitoring visits; or

34 (iii) Other information that when evaluated would result in a 35 finding of noncompliance with this section.

36 (c) The department shall consider whether an agency is in good 37 standing when determining the most appropriate approach and process 38 for monitoring visits, for the purposes of administrative efficiency 39 while protecting children, consistent with this chapter. If the 40 department determines that an agency is not in good standing, the

1 department may issue a probationary license, as provided in RCW 2 43.216.320.

3 Sec. 15. RCW 43.216.325 and 2018 c 58 s 38 are each amended to 4 read as follows:

5 (1) An agency may be denied a license, or any license issued pursuant to this chapter may be suspended, revoked, modified, or not 6 renewed by the secretary upon proof (a) that the agency has failed or 7 refused to comply with the provisions of this chapter or the 8 requirements adopted pursuant to this chapter; or (b) that the 9 10 conditions required for the issuance of a license under this chapter have ceased to exist with respect to such licenses. RCW 43.216.327 11 governs notice of a license denial, revocation, suspension, or 12 modification and provides the right to an adjudicative proceeding. 13

14 (2) In any adjudicative proceeding regarding the denial, 15 modification, suspension, or revocation of any license under this 16 chapter, the department's decision shall be upheld if it is supported 17 by a preponderance of the evidence.

(3) (a) The department may assess civil monetary penalties upon proof that an agency has failed or refused to comply with the rules adopted under this chapter or that an agency subject to licensing under this chapter is operating without a license except that civil monetary penalties shall not be levied against a licensed foster home.

(b) Monetary penalties levied against unlicensed agencies that submit an application for licensure within thirty days of notification and subsequently become licensed will be forgiven. These penalties may be assessed in addition to or in lieu of other disciplinary actions. Civil monetary penalties, if imposed, may be assessed and collected, with interest, for each day an agency is or was out of compliance.

31 (c) Civil monetary penalties shall not exceed one hundred fifty 32 dollars per violation for a family day care home and two hundred 33 fifty dollars per violation for child day care centers <u>or outdoor</u> 34 <u>nature-based child care programs</u>. Each day upon which the same or 35 substantially similar action occurs is a separate violation subject 36 to the assessment of a separate penalty.

37 (d) The department shall provide a notification period before a 38 monetary penalty is effective and may forgive the penalty levied if 39 the agency comes into compliance during this period.

1 (e) The department may suspend, revoke, or not renew a license 2 for failure to pay a civil monetary penalty it has assessed pursuant 3 to this chapter within ten days after such assessment becomes final. 4 RCW 43.216.335 governs notice of a civil monetary penalty and 5 provides the right to an adjudicative proceeding. The preponderance 6 of evidence standard shall apply in adjudicative proceedings related 7 to assessment of civil monetary penalties.

(4) (a) In addition to or in lieu of an enforcement action being 8 taken, the department may place a child day care center, outdoor 9 nature-based child care provider, or family day care provider on 10 11 nonreferral status if the center or provider has failed or refused to 12 comply with this chapter or rules adopted under this chapter or an enforcement action has been taken. The nonreferral status may 13 continue until the department determines that: (i) No enforcement 14 action is appropriate; or (ii) a corrective action plan has been 15 16 successfully concluded.

17 (b) Whenever a child day care center, <u>outdoor nature-based child</u> 18 <u>care provider</u>, or family day care provider is placed on nonreferral 19 status, the department shall provide written notification to the 20 child day care center, <u>outdoor nature-based child care provider</u>, or 21 family day care provider.

(5) The department shall notify appropriate public and private child care resource and referral agencies of the department's decision to: (a) Take an enforcement action against a child day care center, outdoor nature-based child care provider, or family day care provider; or (b) place or remove a child day care center, outdoor nature-based child care provider, or family day care provider on nonreferral status.

29 Sec. 16. RCW 43.216.340 and 2014 c 9 s 1 are each amended to 30 read as follows:

31 (1) Before requiring any alterations to a child care facility due 32 to inconsistencies with requirements in chapter 19.27 RCW, the 33 department shall:

34 (a) Consult with the city or county enforcement official; and

35 (b) Receive written verification from the city or county 36 enforcement official that the alteration is required.

37 (2) The department's consultation with the city or county38 enforcement official is limited to licensed child care space.

1 (3) Unless there is imminent danger to children or staff, the 2 department may not modify, suspend, or revoke a child care license or 3 business activities while the department is waiting to:

4 (a) Consult with the city or county enforcement official under 5 subsection (1)(a) of this section; or

6 (b) Receive written verification from the city or county 7 enforcement official that the alteration is required under subsection 8 (1)(b) of this section.

9 (4) For the purposes of this section, "child care facility" means 10 a family day care home, school-age care, <u>outdoor nature-based child</u> 11 <u>care</u>, and child day care center.

12 Sec. 17. RCW 43.216.360 and 2011 c 296 s 3 are each amended to 13 read as follows:

14 When the department suspects that an agency is providing child 15 care services without a license, it shall send notice to that agency 16 within ten days. The notice shall include, but not be limited to, the 17 following information:

18

(1) That a license is required and the reasons why;

19 (2) That the agency is suspected of providing child care without 20 a license;

21 (3) That the agency must immediately stop providing child care 22 until the agency becomes licensed;

(4) That the department can issue a penalty of one hundred fifty dollars per day for each day a family day care home provided care without being licensed and two hundred fifty dollars for each day a child day care center <u>or outdoor nature-based child care provider</u> provided care without being licensed;

(5) That if the agency does not initiate the licensing process within thirty days of the date of the notice, the department will post on its web site that the agency is providing child care without a license.

32 Sec. 18. RCW 43.216.395 and 2017 3rd sp.s. c 6 s 114 are each 33 amended to read as follows:

(1) The department shall develop an internal review process to determine whether department licensors have appropriately and consistently applied agency rules in ((child care facility licensing compliance agreements)) inspection reports that do not involve a violation of health and safety standards. Adverse licensing decisions including license denial, suspension, revocation, modification, or nonrenewal pursuant to RCW 43.216.325 or imposition of civil fines pursuant to RCW 43.216.335 are not subject to the internal review process in this section, but may be appealed using the administrative procedure act, chapter 34.05 RCW.

6 (2) The definitions in this subsection apply throughout this 7 section.

(a) "Child care facility licensing compliance agreement" means an 8 agreement issued by the department in lieu of the department taking 9 enforcement action against a child care provider that contains: (i) A 10 11 description of the violation and the rule or law that was violated; 12 (ii) a statement from the licensee regarding the proposed plan to comply with the rule or law; (iii) the date the violation must be 13 corrected; (iv) information regarding other licensing action that may 14 be imposed if compliance does not occur by the required date; and (v) 15 16 the signature of the licensor and licensee or the licensee's 17 <u>delegate</u>.

(b) "Health and safety standards" means rules or requirements developed by the department to protect the health and safety of children against ((substantial)) risk of bodily, mental, or psychological injury, harm, illness, or death.

22 (3) The internal review process shall be conducted by the 23 following six individuals:

24 (a) Three department employees who may include child care25 licensors; and

(b) Three child care providers selected by the department from names submitted by the oversight board for children, youth, and families established in RCW 43.216.015.

29 (4) The internal review process established in this section may overturn, change, or uphold a department licensing decision by 30 31 majority vote. In the event that the six individuals conducting the 32 internal review process are equally divided, the secretary or the secretary's designee shall make the decision of the internal review 33 process. The internal review process must provide the parties with a 34 written decision of the outcome after completion of the internal 35 36 review process. A licensee must request a review under the internal review process within ten days of the development of ((a child care 37 facility licensing compliance agreement)) an inspection report and 38 39 the internal review process must be completed within ((thirty)) sixty

1 days after the request from the licensee to initiate the internal 2 review process is received.

3 (5) A licensee may request a final review by the oversight board 4 for children, youth, and families after completing the internal 5 review process established in this section by giving notice to the 6 department and the oversight board for children, youth, and families 7 within ten days of receiving the written decision produced by the 8 internal review process.

9 (((6) The department shall not develop a child care facility 10 licensing compliance agreement with a child care provider for first-11 time violations of rules that do not relate to health and safety 12 standards and that can be corrected on the same day that the 13 violation is identified. The department shall develop a procedure for 14 providing a warning and offering technical assistance to providers in 15 response to these first-time violations.))

16 Sec. 19. RCW 43.216.515 and 2020 c 321 s 1 are each amended to 17 read as follows:

18 (1) Approved early childhood education and assistance programs shall receive state-funded support through the department. Public or 19 private organizations including, but not 20 limited to, school 21 districts, educational service districts, community and technical 22 colleges, local governments, or nonprofit organizations, are eligible to participate as providers of the state early childhood education 23 24 and assistance program.

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

30 (3) Persons applying to conduct the early childhood education and 31 assistance program shall identify targeted groups and the number of 32 children to be served, program components, the qualifications of 33 instructional and special staff, the source and amount of grants or 34 contributions from sources other than state funds, facilities and 35 equipment support, and transportation and personal care arrangements.

36 (4) A new early childhood education and assistance program 37 provider must complete the requirements in this subsection to be 38 eligible to receive state-funded support under the early childhood 39 education and assistance program: (a) Enroll in the early achievers program within thirty days of
 the start date of the early childhood education and assistance
 program contract;

4 (b)(i) Except as provided in (b)(ii) of this subsection, rate at 5 a level 4 or 5 in the early achievers program within twenty-four 6 months of enrollment. If an early childhood education and assistance 7 program provider rates below a level 4 within twenty-four months of 8 enrollment, the provider must complete remedial activities with the 9 department, and must rate at or request to be rated at a level 4 or 5 10 within twelve months of beginning remedial activities.

(ii) Licensed or certified child care centers ((and homes)), 11 family home providers, and outdoor nature-based child care providers 12 that administer an early childhood education and assistance program 13 shall rate at a level 4 or 5 in the early achievers program within 14 twenty-four months of the start date of the early childhood education 15 16 and assistance program contract. If an early childhood education and 17 assistance program provider rates below a level 4 within twenty-four 18 months, the provider must complete remedial activities with the 19 department, and must rate at or request to be rated at a level 4 or 5 within twelve months of beginning remedial activities. 20

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

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

33 (c)(i) If the early childhood education and assistance program 34 provider described under subsection (4)(b)(i) or (ii) of this section 35 does not rate or request to be rated at a level 4 or 5 following the 36 remedial period, the provider is not eligible to receive state-funded 37 support under the early childhood education and assistance program 38 under this section.

39 (ii) If the early childhood education and assistance program 40 provider described under subsection (4)(b)(i) or (ii) of this section

SSB 5151

does not rate at a level 4 or 5 when the rating is released following the remedial period, the provider is not eligible to receive statefunded support under the early childhood education and assistance program under this section.

5 (6)(a) When an early childhood education and assistance program 6 in good standing changes classroom locations to a comparable or 7 improved space within the same facility, <u>or to a comparable or</u> 8 <u>improved outdoor location for an outdoor nature-based child care</u>, a 9 rerating is not required outside of the regular rerating and renewal 10 cycle.

11 (b) When an early childhood education and assistance program in 12 good standing moves to a new facility, or to a new outdoor location for an outdoor nature-based child care, the provider must notify the 13 department of the move within six months of changing locations in 14 order to retain their existing rating. The early achievers program 15 16 must conduct an observational visit to ensure the new classroom space 17 is of comparable or improved environmental quality. If a provider 18 fails to notify the department within six months of a move, the early 19 achievers rating must be changed from the posted rated level to "Participating, Not Yet Rated" and the provider will cease to receive 20 21 tiered reimbursement incentives until a new rating is completed.

(7) The department shall collect data periodically to determine the demand for full-day programming for early childhood education and assistance program providers. The department shall analyze this demand by geographic region and shall include the findings in the annual report required under RCW 43.216.089.

(8) The department shall develop multiple pathways for licensed 27 28 or certified child care centers and homes to administer an early 29 childhood education and assistance program. The pathways shall include an accommodation for these providers to rate at a level 4 or 30 31 5 in the early achievers program according to the timelines and 32 standards established in subsection (4)(b)(ii) of this section. The 33 department must consider using the intermediate level that is between level 3 and level 4 as described in RCW 43.216.085, incentives, and 34 front-end funding in order to encourage providers to participate in 35 36 the pathway.

37 Sec. 20. RCW 43.216.530 and 2015 3rd sp.s. c 7 s 10 are each 38 amended to read as follows:

1 The department shall review applications from public or private organizations for state funding of early childhood education and 2 3 assistance programs. The department shall consider local community needs, demonstrated capacity, and the need to support a mixed 4 delivery system of early learning that includes alternative models 5 6 for delivery including licensed centers, outdoor nature-based child 7 care providers, and licensed family child care providers when reviewing applications. 8

9 Sec. 21. RCW 43.216.650 and 2015 c 199 s 1 are each amended to 10 read as follows:

(1) For the purposes of this section, "near fatality" means an act that, as certified by a physician, places the child in serious or critical condition.

14 (2) (a) The department shall conduct a child fatality review if a 15 child fatality occurs in an early learning program described in RCW 16 ((43.215.400 through 43.215.450)) 43.216.500 through 43.216.550 or a 17 licensed child care center, licensed outdoor nature-based child care, 18 or a licensed child care home.

The department shall convene a child fatality review 19 (b) 20 committee and determine the membership of the review committee. The committee shall comprise individuals with appropriate expertise, 21 22 including but not limited to experts from outside the department with 23 knowledge of early learning licensing requirements and program 24 standards, a law enforcement officer with investigative experience, a 25 representative from a county or state health department, and a child advocate with expertise in child fatalities. The department shall 26 27 invite one parent or guardian for membership on the child fatality review committee who has had a child die in a child care setting. The 28 department shall ensure that the fatality review team is made up of 29 30 individuals who had no previous involvement in the case.

31 (c) The department shall allow the parents or guardians whose 32 child's death is being reviewed to testify before the child fatality 33 review committee.

34 (d) The primary purpose of the fatality review shall be the 35 development of recommendations to the department and legislature 36 regarding changes in licensing requirements, practice, or policy to 37 prevent fatalities and strengthen safety and health protections for 38 children.

1 (e) Upon conclusion of a child fatality review required pursuant to this section, the department shall, within one hundred eighty days 2 following the fatality, issue a report on the results of the review, 3 unless an extension has been granted by the governor. Reports must be 4 distributed to the appropriate committees of the legislature, and the 5 6 department shall create a public web site where all child fatality review reports required under this section must be posted and 7 maintained. A child fatality review report completed pursuant to this 8 section is subject to public disclosure and must be posted on the 9 public web site, except that confidential information may be redacted 10 11 by the department consistent with the requirements of RCW 13.50.100, 12 68.50.105, and 74.13.500 through 74.13.525, chapter 42.56 RCW, and other applicable state and federal laws. 13

(3) The department shall consult with the office of the family and children's ombuds to determine if a review should be conducted in the case of a near child fatality that occurs in an early learning program described in RCW ((43.215.400 through 43.215.450)) 43.216.500 through 43.216.550 or licensed child care center, licensed outdoor nature-based child care, or licensed child care home.

(4) In any review of a child fatality or near fatality, the department and the fatality review team must have access to all records and files regarding the child or that are otherwise relevant to the review and that have been produced or retained by the early education and assistance program provider or licensed child care center, licensed outdoor nature-based child care, or licensed family home provider.

(5) The child fatality review committee shall coordinate with local law enforcement to ensure that the fatality or near fatality review does not interfere with any ongoing or potential criminal investigation.

31 (6)(a) A child fatality or near fatality review completed 32 pursuant to this section is subject to discovery in a civil or 33 administrative proceeding, but may not be admitted into evidence or 34 otherwise used in a civil or administrative proceeding except 35 pursuant to this section.

36 (b) A department employee responsible for conducting a child 37 fatality or near fatality review, or member of a child fatality or 38 near fatality review team, may not be examined in a civil or 39 administrative proceeding regarding the following:

40 (i) The work of the child fatality or near fatality review team;

- 1
- (ii) The incident under review;

2 (iii) The employee's or member's statements, deliberations, 3 thoughts, analyses, or impressions relating to the work of the child 4 fatality or near fatality review team or the incident under review; 5 or

6 (iv) Statements, deliberations, thoughts, analyses, or 7 impressions of any other member of the child fatality or near 8 fatality review team, or any person who provided information to the 9 child fatality or near fatality review team, relating to the work of 10 the child fatality or near fatality review team or the incident under 11 review.

12 (c) Documents prepared by or for a child fatality or near fatality review team are inadmissible and may not be used in a civil 13 14 or administrative proceeding, except that any document that exists before its use or consideration in a child fatality or near fatality 15 16 review, or that is created independently of such review, does not 17 become inadmissible merely because it is reviewed or used by a child fatality or near fatality review team. A person is not unavailable as 18 a witness merely because the person has been interviewed by or has 19 provided a statement for a child fatality or near fatality review, 20 21 but if called as a witness, a person may not be examined regarding 22 the person's interactions with the child fatality or near fatality review including, without limitation, whether the person 23 was interviewed during such review, the questions that were asked during 24 25 such review, and the answers that the person provided during such 26 review. This section may not be construed as restricting a person from testifying fully in any proceeding regarding his or her 27 28 knowledge of the incident under review.

(d) The restrictions in this section do not apply in a licensing or disciplinary proceeding arising from an agency's effort to revoke or suspend the license of any licensed professional based in whole or in part upon allegations of wrongdoing in connection with a minor's death or near fatality reviewed by a child fatality or near fatality review team.

35 (7) The department shall develop and implement procedures to 36 carry out the requirements of this section.

(8) Nothing in this section creates a duty for the office of the family and children's ombuds under RCW 43.06A.030 as related to children in the care of an early learning program described in RCW ((43.215.400 through 43.215.450)) 43.216.500 through 43.216.550, a licensed child care center, <u>a licensed outdoor nature-based child</u>
 <u>care</u>, or a licensed child care home.

3 Sec. 22. RCW 43.216.660 and 2017 3rd sp.s. c 6 s 212 are each 4 amended to read as follows:

5

It shall be the policy of the state of Washington to:

6 (1) Recognize the family as the most important social and economic unit of society and support the central role parents play in 7 child rearing. All parents are encouraged to care for and nurture 8 their children through the traditional methods of parental care at 9 10 home. The availability of quality, affordable child care is a concern for working parents, the costs of care are often beyond the resources 11 of working parents, and child care facilities are not located 12 conveniently to workplaces and neighborhoods. Parents are encouraged 13 to participate fully in the effort to improve the quality of child 14 15 care services.

16 (2) Promote a variety of culturally and developmentally 17 appropriate child care settings and services of the highest possible 18 quality in accordance with the basic principle of continuity of care. 19 These settings shall include, but not be limited to, family day care 20 homes, ((mini-centers)) <u>outdoor nature-based child care</u>, centers, and 21 schools.

(3) Promote the growth, development and safety of children by working with community groups including providers and parents to establish standards for quality service, training of child care providers, fair and equitable monitoring, and salary levels commensurate with provider responsibilities and support services.

(4) Promote equal access to quality, affordable, socio-economically integrated child care for all children and families.

(5) Facilitate broad community and private sector involvement in
 the provision of quality child care services to foster economic
 development and assist industry through the department.

32 Sec. 23. RCW 43.216.685 and 2013 c 23 s 99 are each amended to 33 read as follows:

(1) The department shall establish and maintain a toll-free telephone number, and an interactive web-based system through which persons may obtain information regarding child day care centers, <u>outdoor nature-based child care providers</u>, and family day care providers. This number shall be available twenty-four hours a day for

SSB 5151

1 persons to request information. The department shall respond to 2 recorded messages left at the number within two business days. The 3 number shall be published in reasonably available printed and 4 electronic media. The number shall be easily identifiable as a number 5 through which persons may obtain information regarding child day care 6 centers and family day care providers as set forth in this section.

7 (2) Through the toll-free telephone line established by this section, the department shall provide information to callers about: 8 (a) Whether a day care provider is licensed; (b) whether a day care 9 provider's license is current; (c) the general nature of any 10 enforcement against the providers; (d) how to report suspected or 11 12 observed noncompliance with licensing requirements; (e) how to report alleged abuse or neglect in a day care; (f) how to report health, 13 14 safety, and welfare concerns in a day care; (g) how to receive follow-up assistance, including information on the office of the 15 16 family and children's ombuds; and (h) how to receive referral 17 information on other agencies or entities that may be of further assistance to the caller. 18

(3) ((Beginning in January 2006, the)) The department shall print the toll-free number established by this section on the face of new licenses issued to child day care centers, outdoor nature-based child care providers, and family day care providers.

(4) This section shall not be construed to require the disclosure of any information that is exempt from public disclosure under chapter 42.56 RCW.

26 Sec. 24. RCW 43.216.687 and 2007 c 415 s 6 are each amended to 27 read as follows:

(1) Every child day care center, outdoor nature-based child care
 provider, and family day care provider shall prominently post the
 following items, clearly visible to parents and staff:

31

(a) The license issued under this chapter;

32 (b) The department's toll-free telephone number established by 33 RCW ((43.215.520)) 43.216.685;

34 (c) The notice of any pending enforcement action. The notice must 35 be posted immediately upon receipt. The notice must be posted for at 36 least two weeks or until the violation causing the enforcement action 37 is corrected, whichever is longer; 1 (d) A notice that inspection reports and any notices of 2 enforcement actions for the previous three years are available from 3 the licensee and the department; and

4

(e) Any other information required by the department.

5 (2) The department shall disclose the receipt, general nature, 6 and resolution or current status of all complaints on record with the 7 department after July 24, 2005, against a child day care center or 8 family day care provider that result in an enforcement action. 9 Information may be posted:

10 (a) On a web site; or

(b) In a physical location that is easily accessed by parents and potential employers.

13 (3) This section shall not be construed to require the disclosure 14 of any information that is exempt from public disclosure under 15 chapter 42.56 RCW.

16 Sec. 25. RCW 43.216.689 and 2007 c 415 s 7 are each amended to 17 read as follows:

(1) Every child day care center, <u>outdoor nature-based child care</u> <u>provider</u>, and family day care provider shall have readily available for review by the department, parents, and the public a copy of each inspection report and notice of enforcement action received by the center or provider from the department for the past three years. This subsection only applies to reports and notices received on or after July 24, 2005.

(2) The department shall make available to the public during business hours all inspection reports and notices of enforcement actions involving child day care centers, outdoor nature-based child care providers, and family day care providers. The department shall include in the inspection report a statement of the corrective measures taken by the center or provider.

31 (3) The department may make available on a publicly accessible 32 web site all inspection reports and notices of licensing actions, 33 including the corrective measures required or taken, involving child 34 day care centers, outdoor nature-based child care providers, and 35 family day care providers.

(4) This section shall not be construed to require the disclosure
 of any information that is exempt from public disclosure under
 chapter 42.56 RCW.

1 Sec. 26. RCW 43.216.690 and 2019 c 362 s 3 are each amended to 2 read as follows:

3 (1) Except as provided in subsection (2) of this section, ((a))
4 child day care ((center)) centers and outdoor nature-based child care
5 providers licensed under this chapter may not allow on the premises
6 an employee or volunteer, who has not provided the child day care
7 center or outdoor nature-based child care provider with:

8 (a) Immunization records indicating that he or she has received 9 the measles, mumps, and rubella vaccine; or

10 (b) Proof of immunity from measles through documentation of 11 laboratory evidence of antibody titer or a health care provider's 12 attestation of the person's history of measles sufficient to provide 13 immunity against measles.

14 (2)(a) The child day care center <u>and outdoor nature-based child</u> 15 <u>care provider</u> may allow a person to be employed or volunteer on the 16 premises for up to thirty calendar days if he or she signs a written 17 attestation that he or she has received the measles, mumps, and 18 rubella vaccine or is immune from measles, but requires additional 19 time to obtain and provide the records required in subsection (1)(a) 20 or (b) of this section.

21 (b) The child day care center and outdoor nature-based child care provider may allow a person to be employed or volunteer on the 22 premises if the person provides the child day care center or outdoor 23 nature-based child care provider with a written certification signed 24 by a health care practitioner, as defined in RCW 28A.210.090, that 25 26 the measles, mumps, and rubella vaccine is, in the practitioner's judgment, not advisable for the person. This subsection (2)(b) does 27 not apply if it is determined that the measles, mumps, and rubella 28 29 vaccine is no longer contraindicated.

30 (3) The child day care center <u>and outdoor nature-based child care</u> 31 <u>provider</u> shall maintain the documents required in subsection (1) or 32 (2) of this section in the person's personnel record maintained by 33 the child day care center.

(4) For purposes of this section, "volunteer" means a nonemployee
 who provides care and supervision to children at the child day care
 center <u>or outdoor nature-based child care program</u>.

37 Sec. 27. RCW 43.216.700 and 2007 c 415 s 10 are each amended to 38 read as follows:

1 (1) Every licensed child day care center <u>and outdoor nature-based</u> 2 <u>child care provider</u> shall, at the time of licensure or renewal and at 3 any inspection, provide to the department proof that the licensee has 4 day care insurance as defined in RCW 48.88.020, or is self-insured 5 pursuant to chapter 48.90 RCW.

6 (a) Every licensed child day care center <u>and outdoor nature-based</u> 7 <u>child care provider</u> shall comply with the following requirements:

8

(i) Notify the department when coverage has been terminated;

9 (ii) Post at the day care center <u>or outdoor nature-based child</u> 10 <u>care location</u>, in a manner likely to be observed by patrons, notice 11 that coverage has lapsed or been terminated;

(iii) Provide written notice to parents that coverage has lapsedor terminated within thirty days of lapse or termination.

14 (b) Liability limits under this subsection shall be the same as 15 set forth in RCW 48.88.050.

16 (c) The department may take action as provided in RCW 17 ((43.215.300)) <u>43.216.325</u> if the licensee fails to maintain in full 18 force and effect the insurance required by this subsection.

(d) This subsection applies to child day care centers <u>and outdoor</u>
 <u>nature-based child care providers</u> holding licenses, initial licenses,
 and probationary licenses under this chapter.

(e) A child day care center holding a license under this chapter on July 24, 2005, is not required to be in compliance with this subsection until the time of renewal of the license or until January 1, 2006, whichever is sooner.

26 (2) (a) Every licensed family day care provider shall, at the time 27 of licensure or renewal either:

(i) Provide to the department proof that the licensee has day care insurance as defined in RCW 48.88.020, or other applicable insurance; or

31 (ii) Provide written notice of their insurance status on a standard form developed by the department to parents with a child 32 enrolled in family day care and keep a copy of the notice to each 33 parent on file. Family day care providers may choose to opt out of 34 35 the requirement to have day care or other applicable insurance but 36 must provide written notice of their insurance status to parents with a child enrolled and shall not be subject to the requirements of (b) 37 or (c) of this subsection. 38

39 (b) Any licensed family day care provider that provides to the 40 department proof that the licensee has insurance as provided under

p. 59

SSB 5151

1 (a)(i) of this subsection shall comply with the following
2 requirements:

3

(i) Notify the department when coverage has been terminated;

4 (ii) Post at the day care home, in a manner likely to be observed 5 by patrons, notice that coverage has lapsed or been terminated;

6 (iii) Provide written notice to parents that coverage has lapsed 7 or terminated within thirty days of lapse or termination.

8 (c) Liability limits under (a)(i) of this subsection shall be the 9 same as set forth in RCW 48.88.050.

10 (d) The department may take action as provided in RCW 11 ((43.215.300)) <u>43.216.325</u> if the licensee fails to comply with the 12 requirements of this subsection.

(e) A family day care provider holding a license under this chapter on July 24, 2005, is not required to be in compliance with this subsection until the time of renewal of the license or until January 1, 2006, whichever is sooner.

17 (3) Noncompliance or compliance with the provisions of this 18 section shall not constitute evidence of liability or nonliability in 19 any injury litigation.

20 <u>NEW SECTION.</u> Sec. 28. A new section is added to chapter 43.216 21 RCW to read as follows:

(1) The department shall establish a licensed outdoor nature-based child care program.

(2) The department shall adopt rules to implement the outdoor nature-based child care program and may waive or adapt licensing requirements when necessary to allow for the operation of outdoor classrooms.

(3) The department shall apply the early achievers program to the outdoor nature-based child care program to assess quality in outdoor learning environments and may waive or adapt early achievers requirements when necessary to allow for the operation of outdoor classrooms.

(4) A child care or early learning program operated by a federally recognized tribe may participate in the outdoor naturebased child care program through an interlocal agreement between the tribe and the department. The interlocal agreement must reflect the government-to-government relationship between the state and the tribe, including recognition of tribal sovereignty.

1 (5) Subject to the availability of funds, the department may 2 convene an advisory group of outdoor, nature-based early learning 3 practitioners to inform and support implementation of the outdoor 4 nature-based child care program.

5 Sec. 29. RCW 43.216.300 and 2018 c 58 s 41 are each amended to 6 read as follows:

7 (((1))) The secretary ((shall)) <u>may not</u> charge fees to the 8 licensee for obtaining a <u>child care</u> license. ((The secretary may 9 waive the fees when, in the discretion of the secretary, the fees 10 would not be in the best interest of public health and safety, or 11 when the fees would be to the financial disadvantage of the state.

12 (2) Fees charged shall be based on, but shall not exceed, the 13 cost to the department for the licensure of the activity or class of 14 activities and may include costs of necessary inspection.

15 (3) The secretary shall establish the fees charged by rule.))

16 Sec. 30. RCW 74.15.125 and 1995 c 302 s 7 are each amended to 17 read as follows:

(1) The department may issue a probationary license to a licensee who has had a license but is temporarily unable to comply with a rule or has been the subject of multiple complaints or concerns about noncompliance if:

(a) The noncompliance does not present an immediate threat to the health and well-being of the children but would be likely to do so if allowed to continue; and

(b) The licensee has a plan approved by the department to correct the area of noncompliance within the probationary period.

(2) A probationary license may be issued for up to six months, and at the discretion of the department it may be extended for an additional six months. The department shall immediately terminate the probationary license, if at any time the noncompliance for which the probationary license was issued presents an immediate threat to the health or well-being of the children.

(3) The department may, at any time, issue a probationary licensefor due cause that states the conditions of probation.

35 (4) An existing license is invalidated when a probationary 36 license is issued. 1 (5) At the expiration of the probationary license, the department 2 shall reinstate the original license for the remainder of its term, 3 issue a new license, or revoke the original license.

4 (6) A right to an adjudicative proceeding shall not accrue to the
5 licensee whose license has been placed on probationary status unless
6 the licensee does not agree with the placement on probationary status
7 and the department then suspends, revokes, or modifies the license.

8 <u>(7)(a) The department may issue a child-specific license to a</u> 9 <u>relative, as defined in RCW 13.36.020, or a suitable person, as</u> 10 <u>defined in RCW 13.36.020, who opts to become licensed for placement</u> 11 <u>of a specific child and that child's siblings or relatives in the</u> 12 <u>department's care, custody, and control.</u>

13 (b) Such individuals must meet all minimum licensing requirements 14 for foster family homes established pursuant to RCW 74.15.030 and are 15 subject to child-specific license criteria, which the department is 16 authorized to establish by rule.

17 (c) For purposes of federal funding, a child-specific license is 18 considered a full license with all of the rights and responsibilities 19 of a foster family home license, except that at the discretion of the 20 department the licensee may only receive placement of specific 21 children pursuant to (a) of this subsection.

(d) Placement with a relative or suitable person who holds a child-specific license is subject to the department's sole discretion. A child-specific license does not confer upon the licensee a right to placement of a particular child, nor does it confer party status in any proceeding under chapter 13.34 RCW.

27 (e) The department shall seek input from the following 28 stakeholders during the development and adoption of rules necessary to implement this section: Representatives from the kinship care 29 oversight committee, an organization that represents current and 30 31 former foster youth, an organization that represents child placing 32 agencies, and a statewide advisory group of foster youth and alumni of foster care. The department shall seek tribal input as outlined in 33 the department's government-to-government policy, per RCW 43.376.020. 34

35 <u>NEW SECTION.</u> Sec. 31. Section 3 of this act expires December 36 31, 2021.

37 <u>NEW SECTION.</u> Sec. 32. Section 4 of this act takes effect 38 December 31, 2021. <u>NEW SECTION.</u> Sec. 33. If specific funding for the purposes of section 29 of this act, referencing section 29 of this act by bill or chapter number and section number, is not provided by June 30, 2021, in the omnibus appropriations act, section 29 of this act is null and void.

6 <u>NEW SECTION.</u> Sec. 34. Section 29 of this act expires June 30, 7 2023.

--- END ---