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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO HUMAN SERVICES -- RHODE ISLAND CHILDCARE ESSENTIAL ACT

Introduced By: Representatives Diaz, Casimiro, Shallcross Smith, Caldwell, Cruz, Slater, Edwards, and Potter

Date Introduced: January 10, 2024

Referred To: House Finance

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 40 of the General Laws entitled "HUMAN SERVICES" is hereby
2	amended by adding thereto the following chapter:
3	CHAPTER 6.7
4	RHODE ISLAND CHILDCARE ESSENTIAL ACT
5	40-6.7-1. Legislative findings.
6	The general assembly finds that:
7	(1) Access to affordable, high-quality childcare is essential to support labor force
8	participation of parents with children from infancy through age twelve (12) years and to maximize
9	the economic productivity of the state.
10	(2) Access to affordable, high-quality childcare is essential for all parents to achieve
11	economic security and independence, particularly for mothers who often have lower lifetime
12	earnings because they earn lower wages, work reduced hours, and take longer breaks from work in
13	order to care for children.
14	(3) High-quality childcare programs, staffed by qualified and effective educators, are
15	essential for children to promote healthy development and optimize learning during early childhood
16	and school-age years.
17	(4) A landmark 2015 report by the Institute of Medicine and National Research Council
18	found that children begin learning at birth and the adults that provide for the care and education of

children bear a great responsibility for their health, development, and learning -- setting the critical

1	foundation for lifelong progress. The report recommends that states work to increase the
2	qualifications and compensation of childcare educators, including those who care for infants and
3	toddlers.
4	(5) Childcare educators are among the lowest paid workers in Rhode Island. In 2022, the
5	median wage of a childcare educator in Rhode Island was thirteen dollars and ninety-seven cents
6	(\$13.97) per hour. As the state minimum wage increases, childcare programs will need additional
7	revenue to comply with the minimum wage rules and to pay higher wages to attract and retain
8	qualified and effective educators.
9	(6) The U.S. Department of Health and Human Services provides significant funding to
10	Rhode Island through the Child Care and Development Block Grant and has established clear
11	guidelines for setting rates that provide low-income families with "equal access" to the childcare
12	market as required under federal law. The "equal access" guideline is to pay rates equal to or above
13	the seventy-fifth percentile of a recent market rate survey.
14	(7) The U.S. Department of Health and Human Services has also established a clear
15	guideline for determining whether childcare is affordable. Currently, the federal guideline for
16	affordability is that families should pay no more than seven percent (7%) of family income for
17	childcare. Using that guideline, almost all families with young children in the State of Rhode Island
18	need a subsidy to afford the cost of high-quality childcare staffed by qualified, effective, and fairly-
19	compensated educators.
20	(8) The Federal Child Care and Development Block Grant focuses on helping lower income
21	families access child care, limiting the use of federal funds to families with incomes at or below
22	eighty-five percent (85%) of the state median income (\$97,192 for a family of four in Rhode Island
23	in Federal Fiscal Year 2023), and allows states to waive this limit for children who are members of
24	a protected population such as children in foster care. As of 2023, there were sixteen (16) states
25	that set family income eligibility limits at or above eight-five percent (85%) of state median income
26	using other funding to help families with incomes over the federal limit, including Maine, New
27	Hampshire, New York and Vermont.
28	40-6.7-2. Childcare assistance - Families or assistance units eligible.
29	(a) The department of human services shall provide appropriate childcare to every
30	participant who is eligible for cash assistance and who requires childcare in order to meet the work
31	requirements in accordance with this chapter.
32	(b) Low-income childcare. The department shall provide childcare to all other families with
33	incomes at or below eighty-five percent (85%) of the state median income, the low-income family
34	eligibility benchmark in the federal Child Care and Development Block Grant if, and to the extent,

1	these other families require childcare in order to work at paid employment and/or to participate in
2	training, apprenticeship, internship, on-the-job training, work experience, work immersion, or other
3	job-readiness/job- attachment programs sponsored or funded by the human resource investment
4	council (governor's workforce board) or state agencies that are part of the coordinated program
5	system pursuant to § 42-102-11. The department shall also provide childcare assistance to families
6	with incomes below eighty-five percent (85%) of the state median income when such assistance is
7	necessary for a member of these families to enroll or maintain enrollment in a Rhode Island public
8	institution of higher education.
9	(c) No family/assistance unit shall be eligible for childcare assistance under this chapter if
10	the combined value of its liquid resources exceeds one million dollars (\$1,000,000), which
11	corresponds to the amount permitted by the federal government under the state plan and set forth
12	in the administrative rulemaking process by the department. As used in this section "liquid
13	resources" means any interest(s) in property in the form of cash or other financial instruments or
14	accounts that are readily convertible to cash or cash equivalents. These resources include, but are
15	not limited to: cash, bank, credit union, or other financial institution savings, checking, and money
16	market accounts; certificates of deposit or other time deposits; stocks; bonds; mutual funds; and
17	other similar financial instruments or accounts. These resources do not include educational savings
18	accounts, plans, or programs; retirement accounts, plans, or programs; or accounts held jointly with
19	another adult, not including a spouse. The department is authorized to promulgate rules and
20	regulations to determine the ownership and source of the funds in the joint account.
21	(d) The parent or caretaker relative of any family applying for childcare assistance may
22	voluntarily access the state's office of child support services for assistance in locating the non -
23	custodial parent, establishing parentage, establishing a child support and/or medical order, and
24	enforcement of the order, but this shall not be a requirement to qualify for or access childcare
25	assistance.
26	(e) For purposes of this section, "appropriate childcare" means childcare, including infant,
27	toddler, preschool, nursery school, and school age, that is provided by a person or organization
28	qualified, approved, and authorized to provide the care by the state agency or agencies designated
29	to make the determinations in accordance with the provisions set forth in this section.
30	(f)(1) Families with incomes at or below one hundred percent (100%) of the applicable
31	federal poverty level guidelines shall be provided with free childcare. Families with incomes
32	greater than one hundred percent (100%) of the applicable federal poverty guideline shall be
33	required to pay for some portion of the childcare they receive, according to a sliding-fee scale

adopted by the department in the department's rules, not to exceed seven percent (7%) of income

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1	as defined in subsection (h) of this section.
2	(2) Families who are receiving childcare assistance and who become ineligible for
3	childcare assistance as a result of their incomes exceeding eighty-five percent (85%) of state
4	median income shall continue to be eligible for childcare assistance until their incomes exceeds
5	one hundred percent (100%) of the state median income. To be eligible, the families must continue
6	to pay for some portion of the childcare they receive, as indicated in a sliding-fee scale adopted in
7	the department's rules, not to exceed seven percent (7%) of income as defined in subsection (h) of
8	this section, and in accordance with other eligibility standards.
9	(g) In determining the type of childcare to be provided to a family, the department shall
10	take into account the cost of available childcare options, the suitability of the type of care available
1	for the child; and the parent's preference as to the type of childcare.
12	(h) For purposes of this section, "income" for families receiving cash assistance under §§
13	40-5.2-10(g)(2) and 40-5.2-10(g)(3), and income for other families shall mean gross, earned, and
14	unearned income as determined by departmental regulations.
15	(i) The caseload estimating conference established by chapter 17 of title 35 shall forecast
16	the expenditures for childcare in accordance with the provisions of § 35-17-1.
17	(j) In determining eligibility for childcare assistance for children of members of reserve
18	components called to active duty during a time of conflict, the department shall freeze the family
19	composition and the family income of the reserve component member as it was in the month prior
20	to the month of leaving for active duty. This freeze shall continue until the individual is officially
21	discharged from active duty.
22	40-6.7-3. Childcare assistance - Rates established.
23	(a) Effective July 1, 2024, the reimbursement rates to be paid by the department of human
24	services and the department of children, youth and families for licensed childcare centers and
25	family childcare homes shall be updated to reflect findings from the 2021 Rhode Island childcare
26	market rate survey and shall be implemented in a tiered manner, reflective of the quality rating the
27	provider has achieved within the state's quality rating system outlined in § 42-12-23.1. All rates
28	shall meet or exceed the federal equal access benchmark (seventy-fifth percentile of the most recent
29	Rhode Island childcare market rate survey) and programs that have achieved a high-quality rating
30	shall be paid rates at or above the ninetieth percentile of the most recent Rhode Island childcare
31	market rate survey. Weekly rates shall be reimbursed as follows:
32	LICENSED CHILDCARE CENTERS & FAMILY CHILDCARE HOMES
33	Tier One Tier Two Tier Three Tier Four Tier Five
34	<u>Infant/Toddler</u> \$289 \$305 \$321 \$337 \$353

1	Preschool \$250	\$257	\$265	\$273	<u>\$280</u>
2	School-Age \$238	\$241	\$244	\$247	\$250
3	The reimbursement rates for lice	ensed famil	y childcare provid	lers paid by the	department of
4	human services, and the department	of children,	youth and fam	ilies are detern	nined through
5	collective bargaining. The reimburseme	ent rates for	infant/toddler an	d preschool age	children paid
6	to licensed family childcare providers b	y both depa	rtments is impler	nented in a tiere	ed manner that
7	reflects the quality rating the provider h	as achieved	in accordance wi	ith § 42-12-23.1	<u>l.</u>
8	(b) Beginning July 1, 2024, ch	ildcare pro	viders serving int	fants under age	eighteen (18)
9	months who are receiving childcare ass	sistance shal	l be paid an addi	tional infant bo	nus rate equal
10	to fifty percent (50%) of the infant to	ddler rate l	by the department	nt of human ser	rvices and the
11	department of children, youth, and fam	nilies to help	stabilize and ex	apand access to	quality infant
12	care and to help cover the costs associate	ted with the	required staff: ch	aild ratio for inf	ants under age
13	eighteen (18) months.				
14	(c) By June 30, 2025, and trie	ennially the	reafter, the depa	rtment of hum	an services in
15	consultation with the department of la	bor and tra	ining shall condu	act an independ	lent survey or
16	certify an independent survey of the ther	n-current we	ekly market rates	s for childcare in	n Rhode Island
17	and shall post the findings from the ma	arket rate si	rvey on the dep	artment's public	website. The
18	departments of human services and lab	oor and trai	ning will jointly	determine the	survey criteria
19	including, but not limited to, rate categor	ories and sub	o-categories.		
20	(d) In order to expand the access	sibility and	availability of qua	ality childcare, t	he department
21	of human services is authorized to e	stablish, by	regulation, alte	rnative or ince	ntive rates of
22	reimbursement for quality enhanceme	nts, innova	tive or specialize	ed childcare, a	nd alternative
23	methodologies of childcare delivery, inc	cluding non	raditional deliver	ry systems and o	collaborations.
24	(e) Effective January 1, 2028, a	ll childcare	providers have th	ne option to be p	oaid every two
25	(2) weeks and have the option of aut	omatic dire	et deposit and/or	electronic fun	ds transfer of
26	reimbursement payments.				
27	SECTION 2. Section 40-5.2-20	of the Gene	ral Laws in Chapt	ter 40-5.2 entitle	ed "The Rhode
28	Island Works Program" is hereby repeal	led.			
29	40-5.2-20. Childcare assistance	e — Famil i	es or assistance	units eligible.	
30	(a) The department shall provid	e appropria t	e child care to ev	ery participant	who is eligible
31	for cash assistance and who requires	child care	in order to me	et the work re	quirements in
32	accordance with this chapter.				
33	(b) Low-income child care. The	ne departme	nt shall provide c	child care to all	other working
34	families with incomes at or below two l	nundred per	cent (200%) of th	e federal pover	ty level if, and

to the extent, these other families require child care in order to work at paid employment as defined in the department's rules and regulations. The department shall also provide child care to families with incomes below two hundred percent (200%) of the federal poverty level if, and to the extent, these families require child care to participate on a short term basis, as defined in the department's rules and regulations, in training, apprenticeship, internship, on the job training, work experience, work immersion, or other job-readiness/job-attachment program sponsored or funded by the human resource investment council (governor's workforce board) or state agencies that are part of the coordinated program system pursuant to § 42-102-11. Effective from January 1, 2021, through June 30, 2022, the department shall also provide childcare assistance to families with incomes below one hundred eighty percent (180%) of the federal poverty level when such assistance is necessary for a member of these families to enroll or maintain enrollment in a Rhode Island public institution of higher education provided that eligibility to receive funding is capped when expenditures reach \$200,000 for this provision. Effective July 1, 2022, the department shall also provide childcare assistance to families with incomes below two hundred percent (200%) of the federal poverty level when such assistance is necessary for a member of these families to enroll or maintain enrollment in a Rhode Island public institution of higher education.

(c) No family/assistance unit shall be eligible for childcare assistance under this chapter if the combined value of its liquid resources exceeds one million dollars (\$1,000,000), which corresponds to the amount permitted by the federal government under the state plan and set forth in the administrative rulemaking process by the department. Liquid resources are defined as any interest(s) in property in the form of cash or other financial instruments or accounts that are readily convertible to cash or cash equivalents. These include, but are not limited to: cash, bank, credit union, or other financial institution savings, checking, and money market accounts; certificates of deposit or other time deposits; stocks; bonds; mutual funds; and other similar financial instruments or accounts. These do not include educational savings accounts, plans, or programs; retirement accounts, plans, or programs; or accounts held jointly with another adult, not including a spouse. The department is authorized to promulgate rules and regulations to determine the ownership and source of the funds in the joint account.

(d) As a condition of eligibility for childcare assistance under this chapter, the parent or caretaker relative of the family must consent to, and must cooperate with, the department in establishing paternity, and in establishing and/or enforcing child support and medical support orders for any children in the family receiving appropriate child care under this section in accordance with the applicable sections of title 15, as amended, unless the parent or caretaker relative is found to have good cause for refusing to comply with the requirements of this subsection.

1	(e) For purposes of this section, "appropriate child care" means child care, including infant,
2	toddler, preschool, nursery school, and school age, that is provided by a person or organization
3	qualified, approved, and authorized to provide the care by the state agency or agencies designated
4	to make the determinations in accordance with the provisions set forth herein.
5	(f)(1) Families with incomes below one hundred percent (100%) of the applicable federal
6	poverty level guidelines shall be provided with free child care. Families with incomes greater than
7	one hundred percent (100%) and less than two hundred percent (200%) of the applicable federal
8	poverty guideline shall be required to pay for some portion of the child care they receive, according
9	to a sliding-fee scale adopted by the department in the department's rules, not to exceed seven
10	percent (7%) of income as defined in subsection (h) of this section.
11	(2) Families who are receiving childcare assistance and who become ineligible for
12	childcare assistance as a result of their incomes exceeding two hundred percent (200%) of the
13	applicable federal poverty guidelines shall continue to be eligible for childcare assistance until their
14	incomes exceed three hundred percent (300%) of the applicable federal poverty guidelines. To be
15	eligible, the families must continue to pay for some portion of the child care they receive, as
16	indicated in a sliding-fee scale adopted in the department's rules, not to exceed seven percent (7%)
17	of income as defined in subsection (h) of this section, and in accordance with all other eligibility
18	standards.
19	(g) In determining the type of child care to be provided to a family, the department shall
20	take into account the cost of available childcare options; the suitability of the type of care available
21	for the child; and the parent's preference as to the type of child care.
22	(h) For purposes of this section, "income" for families receiving cash assistance under §
23	40-5.2-11 means gross, earned income and unearned income, subject to the income exclusions in
24	§§ 40-5.2-10(g)(2) and 40-5.2-10(g)(3), and income for other families shall mean gross, earned and
25	unearned income as determined by departmental regulations.
26	(i) The caseload estimating conference established by chapter 17 of title 35 shall forecast
27	the expenditures for child care in accordance with the provisions of § 35-17-1.
28	(j) In determining eligibility for childcare assistance for children of members of reserve
29	components called to active duty during a time of conflict, the department shall freeze the family
30	composition and the family income of the reserve component member as it was in the month prior
31	to the month of leaving for active duty. This shall continue until the individual is officially
32	discharged from active duty.
33	(k) Effective from August 1, 2023, through July 31, 2024, the department shall provide

1	1 (20) hours a week in licensed childcare centers and licensed fa	mily childcare homes as defined in
2	2 the department's rules and regulations. Eligibility is limited to	qualifying childcare educators and
3	3 childcare staff with family incomes up to three hundred percent	nt (300%) of the applicable federal
4	4 poverty guidelines and will have no copayments. Qualifying p	articipants may select the childcare
5	5 center or family childcare home for their children. The depart	ment shall promulgate regulations
6	6 necessary to implement this section, and will collect applic	ant and participant data to report
7	7 estimated demand for state-funded child care for eligible child	lcare educators and childcare staff.
8	8 The report shall be due to the governor and the general assemb	l y by November 1, 2024.
9	9 SECTION 3. Section 40-6.2-1.1 of the General Laws	in Chapter 40-6.2 entitled "Child
10	0 Care — State Subsidies" is hereby repealed.	
11	1 40-6.2-1.1. Rates established.	
12	2 (a) Through June 30, 2015, subject to the payment	limitations in subsection (c), the
13	3 maximum reimbursement rates to be paid by the departments of	human services and children, youth
14	4 and families for licensed childcare centers and licensed family	childcare providers shall be based
15	5 on the following schedule of the 75th percentile of the 2002 w	eekly market rates adjusted for the
16	6 average of the 75th percentile of the 2002 and the 2004 weekly	market rates:
17	7 Licensed Childcare Centers 75th I	Percentile of Weekly
18	8 Mark	et Rate
19	9 Infant \$182.	00
20	20 Preschool \$150.	00
21	21 School Age \$135.	00
22	22 <u>Licensed Family Childcare</u> 75th l	Percentile of Weekly
23	23 Providers Mark	et Rate
24	24 Infant \$150.	00
25	25 Preschool \$150.	00
26	26 School Age \$135.	00
27	Effective July 1, 2015, subject to the payment limitation	ons in subsection (e), the maximum
28	reimbursement rates to be paid by the departments of human	services and children, youth and
29	29 families for licensed childcare centers and licensed family child	care providers shall be based on the
30	30 above schedule of the 75th percentile of the 2002 weekly mark	et rates adjusted for the average of
31	the 75th percentile of the 2002 and the 2004 weekly market rate	s. These rates shall be increased by
32	ten dollars (\$10.00) per week for infant/toddler care provi	ded by licensed family childcare
33	providers and license exempt providers and then the rates for a	ll providers for all age groups shall
34	be increased by three percent (3%). For the fiscal year ending	June 30, 2018, licensed childcare

1	centers shall be reimbursed a maximum weekly rate of one hundred ninety-three dollars and sixty-
2	four cents (\$193.64) for infant/toddler care and one hundred sixty one dollars and seventy one
3	cents (\$161.71) for preschool age children.
4	(b) Effective July 1, 2018, subject to the payment limitations in subsection (c), the
5	maximum infant/toddler and preschool age reimbursement rates to be paid by the departments of
6	human services and children, youth and families for licensed childcare centers shall be
7	implemented in a tiered manner, reflective of the quality rating the provider has achieved within
8	the state's quality rating system outlined in § 42-12-23.1.
9	(1) For infant/toddler child care, tier one shall be reimbursed two and one-half percent
10	(2.5%) above the FY 2018 weekly amount, tier two shall be reimbursed five percent (5%) above
11	the FY 2018 weekly amount, tier three shall be reimbursed thirteen percent (13%) above the FY
12	2018 weekly amount, tier four shall be reimbursed twenty percent (20%) above the FY 2018 weekly
13	amount, and tier five shall be reimbursed thirty three percent (33%) above the FY 2018 weekly
14	amount.
15	(2) For preschool reimbursement rates, tier one shall be reimbursed two and one half
16	(2.5%) percent above the FY 2018 weekly amount, tier two shall be reimbursed five percent (5%)
17	above the FY 2018 weekly amount, tier three shall be reimbursed ten percent (10%) above the FY
18	2018 weekly amount, tier four shall be reimbursed thirteen percent (13%) above the FY 2018
19	weekly amount, and tier five shall be reimbursed twenty one percent (21%) above the FY 2018
20	weekly amount.
21	(c) [Deleted by P.L. 2019, ch. 88, art. 13, § 4.]
22	(d) By June 30, 2004, and biennially through June 30, 2014, the department of labor and
23	training shall conduct an independent survey or certify an independent survey of the then current
24	weekly market rates for child care in Rhode Island and shall forward the weekly market rate survey
25	to the department of human services. The next survey shall be conducted by June 30, 2016, and
26	triennially thereafter. The departments of human services and labor and training will jointly
27	determine the survey criteria including, but not limited to, rate categories and sub-categories.
28	(e) In order to expand the accessibility and availability of quality child care, the department
29	of human services is authorized to establish, by regulation, alternative or incentive rates of
30	reimbursement for quality enhancements, innovative or specialized child care, and alternative
31	methodologies of childcare delivery, including nontraditional delivery systems and collaborations.
32	(f) Effective January 1, 2007, all childcare providers have the option to be paid every two
33	(2) weeks and have the option of automatic direct deposit and/or electronic funds transfer of
34	reimbursement payments.

1	(g) Effective July	1, 2019, the	maximum inf	ant/toddler re	eimbursement	rates to be paid by		
2	the departments of human services and children, youth and families for licensed family childcare							
3	providers shall be implen	ented in a tic	ered manner, r	eflective of the	ne quality ratir	ng the provider has		
4	achieved within the state	e's quality ra	ating system	outlined in §	42-12-23.1.	Tier one shall be		
5	reimbursed two percent (2%) above th	e prevailing b	ease rate for s	tep 1 and step	2 providers, three		
6	percent (3%) above prev	ailing base r	ate for step 3	providers, a	nd four perce	nt (4%) above the		
7	prevailing base rate for st	ep 4 provide	s; tier two sh	all be reimbu	rsed five perce	ent (5%) above the		
8	prevailing base rate; tier t	hree shall be	reimbursed el	even percent	(11%) above t	the prevailing base		
9	rate; tier four shall be rei	mbursed four	teen percent ((14%) above	the prevailing	base rate; and tier		
10	five shall be reimbursed t	wenty-three p	percent (23%)	above the pro	evailing base r	ate.		
11	(h) Through De	cember 31,	2021, the m	naximum rei	mbursement r	rates paid by the		
12	departments of human ser	vices, and ch	ildren, youth a	and families t	o licensed chil	dcare centers shall		
13	be consistent with the enh	nanced emerg	ency rates pro	vided as of J	une 1, 2021, as	s follows:		
14		Tier 1	Tier 2	Tier 3	Tier 4	Tier 5		
15	Infant/Toddler	\$257.54	\$257.54	\$257.54	\$257.54	\$273.00		
16	Preschool Age	\$195.67	\$195.67	\$195.67	\$195.67	\$260.00		
17	School Age	\$200.00	\$200.00	\$200.00	\$200.00	\$245.00		
18	The maximum r	eimbursemen	t rates paid	by the depar	tments of hu	man services, and		
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19	children, youth and fami	lies to licens	ed failing cin	ideare provid	iers snan be c	onsistent with the		
19 20	enhanced emergency rate		•	•		onsistent with the		
	•		•	•		Tier 5		
20	•	s provided as Tier 1	of June 1, 20	21, as follows Tier 3	3:			
20 21	enhanced emergency rate	s provided as Tier 1 \$224.43	of June 1, 20. Tier 2	21, as follows Tier 3 \$224.43	s: Tier 4	Tier 5		
202122	enhanced emergency rate. Infant/Toddler	s provided as Tier 1 \$224.43 \$171.45	of June 1, 20: Tier 2 \$224.43	21, as follows Tier 3 \$224.43 \$171.45	Tier 4 \$224.43 \$171.45	Tier 5 \$224.43		
20212223	enhanced emergency rate Infant/Toddler Preschool Age School Age	s provided as Tier 1 \$224.43 \$171.45 \$162.30	of June 1, 20 Tier 2 \$224.43 \$171.45 \$162.30	21, as follows Tier 3 \$224.43 \$171.45 \$162.30	Tier 4 \$224.43 \$171.45 \$162.30	—Tier 5 —\$224.43 —\$171.45		
2021222324	enhanced emergency rate Infant/Toddler Preschool Age School Age	s provided as Tier 1 \$224.43 \$171.45 \$162.30 uary 1, 2022	of June 1, 202 Tier 2 \$224.43 \$171.45 \$162.30 2, the maxim	21, as follows Tier 3 \$224.43 \$171.45 \$162.30 um_reimburs	Tier 4 \$224.43 \$171.45 \$162.30	Tier 5 \$224.43 \$171.45 \$162.30 To be paid by the		
202122232425	enhanced emergency rate Infant/Toddler Preschool Age School Age (i) Effective Jan	s provided as Tier 1 \$224.43 \$171.45 \$162.30 uary 1, 2022 vices and chi	of June 1, 202 Tier 2 \$224.43 \$171.45 \$162.30 2, the maxim ldren, youth a	Tier 3 \$224.43 \$171.45 \$162.30 um reimburs nd families fo	\$224.43 \$171.45 \$162.30 Sement rates to r licensed chil	Tier 5 \$224.43 \$171.45 \$162.30 To be paid by the deare centers shall		
20212223242526	enhanced emergency rate Infant/Toddler Preschool Age School Age (i) Effective Jan departments of human ser	\$ provided as Tier 1 \$224.43 \$171.45 \$162.30 uary 1, 2022 vices and chi d manner, ref	of June 1, 20: Tier 2 \$224.43 \$171.45 \$162.30 2, the maxim ldren, youth a lective of the of	Tier 3 \$224.43 \$171.45 \$162.30 um reimburs nd families for	Tier 4 \$224.43 \$171.45 \$162.30 mement rates to r licensed chil the provider h	Tier 5 \$224.43 \$171.45 \$162.30 o be paid by the deare centers shall as achieved within		
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The maximum reimbursement rates for licensed family childcare providers paid by the departments of human services, and children, youth and families is determined through collective bargaining. The maximum reimbursement rates for infant/toddler and preschool age children paid to licensed family childcare providers by both departments is implemented in a tiered manner that reflects the quality rating the provider has achieved in accordance with § 42-12-23.1.

(j) Effective July 1, 2022, the maximum reimbursement rates to be paid by the departments of human services and children, youth and families for licensed childcare centers shall be implemented in a tiered manner, reflective of the quality rating the provider has achieved within the state's quality rating system outlined in § 42-12-23.1. Maximum weekly rates shall be reimbursed as follows:

Licensed Childcare Centers

12		Tier One	Tier Two	Tier Three	Tier Four	Tier Five
13	Infant/Toddler	\$265	\$270	\$282	\$289	\$300
14	Infant/Toddler	\$225	\$235	\$243	\$250	\$260
15	School Age	\$200	\$205	\$220	\$238	\$250

SECTION 4. This act shall take effect on July 1, 2024.

LC003934

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HUMAN SERVICES -- RHODE ISLAND CHILDCARE ESSENTIAL ACT

1 This act would create the Rhode Island Childcare Assistance Program that governs both family eligibility for the state's childcare subsidy program and the rates paid to childcare providers 2 serving families receiving a subsidy. The act would expand eligibility for the program to meet the 3 4 federal eligibility benchmark so that families with incomes at or below eighty-five percent (85%) 5 of the state median income would be eligible. The act would allow families to continue eligibility until their income exceeds one hundred percent (100%) of the state median income and would make 6 7 participation in the state's child support enforcement program voluntary for the childcare subsidy. 8 The act would also increase the tiered rates of reimbursement paid for licensed childcare centers to meet or exceed the federal equal access benchmark and implement a new differential bonus rate 9 10 for infants under age eighteen (18) months to cover higher staffing costs for this age group. 11

This act would take effect on July 1, 2024.

LC003934