

Child Care Legislative Summary, 2010

Bill link & author	Description of Bill Highlighted text is new or changed since last Friday morning.	Status, Recent History	Positions (See last page for abbrevs.)
California Assembly Bills			Date is either when the position was published or when I verified it.
ABX3-9	Eliminate the First 5 Mass Media Communications Account	Dead	
AB 12 Beall	<ul style="list-style-type: none"> • AFDC Foster care: Abolishes Revises the current “Kinship Guardianship Assistance Payment Program (Kin-GAP) (which, as a part of the CalWORKs program, provides aid on behalf of eligible children who are placed in the home of a relative caretaker) to provide state-funded assistance for youth not eligible under the federally funded program and requires the state to institute a different federal kinship guardianship assistance program. Follow the link for details of the new program. • Extends age to 21 • “No appropriation from the General Fund would be made for the purposes of implementing these provisions.” • 3-23 amendment adds “including nonminor dependents” (defined as a (1) current or former dependent child or ward of the juvenile court (2) between 18 and 21 (3) in foster care under the responsibility of the county welfare department, county probation department, or Indian tribe that entered into an agreement pursuant to Section 10553.1 and is in a transitional independent living case plan) to a number of foster care provisions, including <ul style="list-style-type: none"> ○ Placing kids of varying needs and designations in the same home ○ Foster care homes have to meet the same regs as for younger kids ○ This section takes effect 1-1-2012 • By 7-1-11, a list of stakeholders shall “revise regulations regarding health and safety standards for licensing foster family homes and community care facilities in which nonminor dependents... are placed”; the regs <ul style="list-style-type: none"> ○ “shall have the greatest amount of freedom that will safely prepare them for self-sufficiency” ○ “Nonminors who remain in the same community care facility with children under 18 years of age need not be subject to criminal background clearances” ○ By 7-1-10, DSS shall (in consultation with the stakeholders) issue ACLs to be in effect between 10-1-10 to 6-30-11. DSS can issue emergency regs. • The California Community Care Facilities Act does not apply to “any supervised independent living setting for nonminor dependents” who are placed by the juvenile court, supervised by the county welfare department, probation department, or Indian tribe • “Nonminor dependents” remain under the jurisdiction of the juvenile courts • Does not give custody to the county welfare department; the kid retains all his or her legal decision-making authority as an adult. • Sets procedures to apply for nonminor dependent status • Status must be reviewed at least every 6 months • States requirements for reviews and reports • Before terminating a kid from dependency care, a report has to include info about the kid’s Indian heritage or tribal connections, family history as known, photos in the possession of the county welfare department (except forensic photos), whereabouts of any siblings under juvenile court jurisdiction (unless the court finds a danger there), social security care, driver’s license, birth certificate, health and education summary, parents’ death certificate if appropriate, a letter describing the kid’s foster care history, proof of citizenship, help applying for Medi-Cal or college, or maintaining relationships with important people in their lives. <p>4-13 amendment:</p> <ul style="list-style-type: none"> • Expands jurisdiction of juvenile court to adjudge a child placed voluntarily in an approved home of a relative for not more than 180 days a dependent of the court • Changes limits on child welfare services for voluntarily placed children from 6 months to 180 days. 	<p>Human Services committee</p> <p>3-23 09 amended</p> <p>4-13 amended</p> <p>4-15 passed committee</p> <p>5-0</p> <p>To Appropriations</p> <p>4-29 amended</p> <p>5-20 Appropriations suspense file</p> <p>Hearing date 5-28</p> <p>5-28 hearing postponed by committee</p> <p>1-25-10 Amended and passed by Appropriations 13-4</p> <p>Passed by Assembly 72-0</p> <p>Referred to Senate Human Services and Judiciary committees</p> <p>4-5 amended in HS</p> <p>Hearing date 6-12</p> <p>5-27 amended</p> <p>6-10 passed HS 3-0</p> <p>To Judiciary</p> <p>6-22 passed Judiciary 4-0</p> <p>To Appropriations</p> <p>6-29 amended</p> <p>8-2 amended</p> <p>Hearing postponed by</p>	<p>Sponsored by</p> <ul style="list-style-type: none"> • CA Alliance of Child and Family Services <ul style="list-style-type: none"> ▪ Ca Youth Connection ▪ Children's Law Center of LA ▪ CWDA ▪ John Burton Foundation for Children Without Homes ▪ Judicial Council of CA • SEIU • Youth Law Center <p>Support 6-9-10</p> <ul style="list-style-type: none"> • All Saints Church Foster Care Project • Alternative Family Services • Amer Acad of Pediatrics • AFSCME • AFL-CIO • CA Coalition for Youth • CA Commisn on Aging • CA Mental Health Directors Assn • CA Peace Officers' Assn • CA Police Chiefs Assn • CSAC • PTA • CTA • Children's Defense Fund • Children Now • Counties of Contra Costa, San Francisco, LA, San Bernardino, Santa Clara, Ventura, Yolo • Court Appointed Special Advocates of 5 counties

Child Care Legislative Summary, 2010

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	<ul style="list-style-type: none"> • Changes rather than abolishes the Kin-GAP program, as highlighted above. • Makes many small changes that people involved in this program should follow the link to read. <p>4-29 amendment:</p> <ul style="list-style-type: none"> • Currently the county welfare department’s annual eligibility review must coincide with one of three other annual determinations; this adds a fourth possibility • Adds labor organizations to stakeholder’s groups • Specifies that for non-minors not to have to be background checked when they are in a facility with kids under 18, it must be the same community care facility with that they were placed in while under 18 years of age. • Beginning 10-1-10, nonminors foster kids in this program can keep getting benefits as long as they are in high school or a technical school <p>1-25-10 amendment puts off effective dates for several sections</p> <p>4-5 amendment</p> <ul style="list-style-type: none"> • Puts off some effective dates and brings some others forward. • Reduces time a kid must have been living with a relative from 12 months to 6 months to be eligible for Kin-Gap • Repeals Kin-Gap and institutes something very similar, effective when federal money goes away. <p>5-27 amendment</p> <ul style="list-style-type: none"> • Would require, as a condition of receiving payments under the revised Kin-GAP Program provisions, that a county welfare agency, probation department, or Indian tribe enter into a written, binding kinship guardianship assistance agreement with the relative guardian of an eligible child. Specifies content of the agreement. • Makes changes to pay rates • After 1-1-2012, removes some rights to notice and provided counsel for parents. <p>6-29 amendment adds</p> <ul style="list-style-type: none"> • If reunification services are not offered or are terminated, the case may be referred to the local child support agency, unless the child’s permanent plan is <u>legal guardianship with a relative who is receiving Kin-GAP</u> and the payment of support by the parent may compromise the stability of the related guardianship. • A transitional housing placement program, as defined in subdivision (s) of Section 1400 is eligible for payment. <p>8-2 amendment</p> <ul style="list-style-type: none"> • Removes “jurisdiction of juvenile court to adjudge a child placed voluntarily in an approved home of a relative for not more than 180 days a dependent of the court.” • Specifies that the jurisdiction of a juvenile court to include certain wards of the court refers to “delinquent” wards of the court. • Requires DSS to issue “all-county letters or similar instructions from the director, pending the adoption of emergency regulations.” • Specifies details of status reviews • “Would require a court to authorize a trial period of departure from foster care, as defined, when it terminates dependency jurisdiction over a nonminor dependent youth.” • Eliminates due-date to “review and develop modifications to the Independent Living Program.” • Repeals the requirement of an annual ADCD-FC eligibility redetermination. • When a foster kid reaches 18 “and elects to remain in the custody of the county as a nonminor dependent, the county must provide specified information to the youth regarding the process for becoming his or her own payee, 	<p>committee</p> <p>8-12 passed Appropriations 11-0</p> <p>To the floor</p> <p>8-18 amended</p> <p>8-20 amended</p> <p>To third reading</p> <p>8-26 re-referred to Committee on Rules</p>	<ul style="list-style-type: none"> • Family Law Section of the State Bar of CA • Fight Crime: Invest in Kids CA • 7 Family Support and Treatment Centers • 152 other organizations and agencies • 23 individuals <p>Oppose</p> <ul style="list-style-type: none"> • CA Right to Life Advocates 6-9-10

Child Care Legislative Summary, 2010

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	<p>and to assist the youth in this process, unless becoming his or her own payee is not in the youth's best interests, as specified. It would, as part of this process, express the intent of the Legislature that the county insure that the nonminor receive direct payment of SSI benefits at least one month each year."</p> <ul style="list-style-type: none"> Makes a change to screening requirements for SSI benefits for certain non-minor dependents. <p>8-18 amendment</p> <ul style="list-style-type: none"> Would authorize a local entity to obtain specified background information regarding a nonminor who may be placed in a foster care setting with minor dependent children under these circumstances. Would require an annual review of a child's or nonminor's payment amount, Would require a county to contribute to the cost of extending aid to eligible nonminor dependents who have reached 18 years of age and who are under the jurisdiction of the county, and to the cost of providing permanent placement services and administering the AFDC-FC program, as specified. The county's total contribution for these purposes would not exceed the amount of savings realized by the county as a result of the implementation of the federally funded Kin-GAP Program. Adds an appropriation of 80 percent of the nonfederal share of specified amounts for the support and care of former dependent children who have been made wards of related guardians. <p>8-23 amendment</p> <ul style="list-style-type: none"> would require DSS to convene a workgroup to establish a new rate structure for THP-Plus-Foster Care placements, and would require counties to submit a plan for how they would operate it. specifies the state's share of cost for the support and care of children eligible for Kin-GAP benefits. Removes appropriation 		
AB 89	Creates new tobacco tax of 10.5¢ a cigarette	Dead	
AB 137	Brown Act changes	Dead	
AB 222 Adams	Amends SB 702 to specify that : <ul style="list-style-type: none"> the requirement that child care workers in an ancillary child care center be Trustlined does not apply to the parent or guardian of the child receiving the care A child care worker over 18 has to be Trustlined, but that does not mean someone under 18 can't work there. Anyone who has had a Trustline application denied or revoked can't work there as a child care worker or supervisor The Trustline fee shall be \$35. 	8-20 gutted and amended to add child care content	
AB 304	APPs electronic banking for payments to family providers	Dead	
AB 315	6-21 amended to remove child care content	6-21 gutted and amended	
AB 364	Establishes a pilot program for an after school teacher pipeline	Dead	
AB 434	ASES local match	Dead	
AB 495	CDE data gathering	Dead	
AB 595	Requires both a California and an FBI criminal record clearance or an exemption to be a foster parent	Signed by the governor	
AB 627	Pilot program for nutrition and physical activity standards in exchange for a higher state meal reimbursement.	10-11 vetoed	
AB 769	State preschool priority for kids of kids who are dependents or recent wards of the juvenile court	10-22 vetoed	
AB 932	Expands Child Care Facilities Revolving Fund	Dead	
AB 983	Gutted and amended. No child care content.	9-9 Gutted and amended	
AB 997	Identifying sex offenders living in licensed residential child care, or foster care facilities.	Dead	
AB 1004	Gutted and amended. No child care content remaining.	4-16 gutted and amended	
AB 1124	Aging out out of the California Early Intervention Services Act	Dead	
AB 1195	ELQIS committee to advise in spending ARRA	Dead	
AB 1349	Funding for Prop 49 after school programs	Dead	
AB 1368	Requires staff member onsite in family child care with current certificate in pediatric first aid and pediatric CPR	10-11 signed by governor	

Child Care Legislative Summary, 2010

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AB 1494	Clarifies section of Brown Act on using electronic devices or intermediaries to develop a collective concurrence	8-6 signed by governor	
AB 1683	<ul style="list-style-type: none"> • “Would require priority for participation in state preschool programs also to be given to children who have a biological custodial parent who is, or who has been within the previous 6 months, a dependent or ward of the juvenile court.” • Would prohibit priority enrollment from being used to displace children who are currently receiving care. • Requires the State Board of Education (SBE) to include school districts, county offices of education (COEs), and other agencies deemed eligible pursuant to state and federal law, in any application for federal aid to education, in any allocation of federal funds made pursuant to law, and in any rules and regulations adopted governing the allocation of those funds. <p>5-28 amendment deletes most previous content and defines school districts “to include county offices of education and other agencies deemed eligible” for purposes of applying for federal money.</p>	<p>1-26 introduced</p> <p>4-8 passed Education 8-0</p> <p>To Appropriations, with recommendation to consent calendar</p> <p>4-21 to Appropriations suspense file</p> <p>5-28 Amended and passed Appropriations 12-0</p> <p>6-2 passed Assembly 75-0</p> <p>6-10 to Senate Education</p> <p>6-30 Passed Education 8-0</p> <p>To Appropriations</p> <p>8-2 determined not to involve money</p> <p>8-5 passed Senate 33-0</p> <p>To the Assembly for concurrence in amendments</p>	<p>Support</p> <ul style="list-style-type: none"> • CCDAA 4-6-10 • AFSCME 4-7-10 • AFL-CIO 4-7-10 • Advancement project 6-24-10 • Offices of Education of Kern and LA 6-24-10 • Fight Crime, Invest in Kids 6-24-10
AB 1831	ASES and English learners	Dead	
AB 1876	Would authorize ASES programs to operate on weekends.	Vetoed	
AB 1979	Requires CCL to inspect all licensed centers annually.	Dead	
AB 2084 Brownley	<p>A licensed child care facility must:</p> <ul style="list-style-type: none"> • <u>Whenever milk is served</u>, serve only 1 percent milk or nonfat milk to children two years of age or older. • Limit juice to not more than one serving per day of 100 percent juice. • Serve no beverages with added sweeteners, either natural or artificial. • Make clean and safe drinking water readily available and accessible for consumption throughout the day, <u>particularly with meals and snacks.</u> <p>4-26 amendment makes change above and says the rules don’t apply if a kid has a note from a doctor saying it would hurt the kid’s health.</p> <p>5-6 amendment</p> <ul style="list-style-type: none"> • Adds findings about sodas and tooth decay • Specifies that the beverage requirements “are for beverages served by the day care provider to children in the provider’s care” • “Beverages with added sweeteners” does not include infant formula or complete balanced nutritional products designed for children. • Does “not apply to beverages at a licensed child day care facility that are provided by a parent or legal guardian for 	<p>2-18 introduced</p> <p>4-4 to Human Services</p> <p>4-13 passed HS 4-2</p> <p>Passed by Human Services 4-2</p> <p>To Appropriations</p> <p>4-26 amended</p> <p>5-6 amended</p> <p>5-19 passed Appropriations 11-5</p> <p>5-24 passed assembly 44-26</p>	<p>Sponsored by California Food Policy Advocates</p> <p>Support</p> <ul style="list-style-type: none"> • CA Ctr for Pub Health Advocacy 4-12-10 • CA Medical Assn 4-12-10 • CTA 4-12-10 • Central Coast Hunger Coalition 4-12-10 • Dental Health Foundation 4-12-10 • Fresno Metro Ministry 4-12-10 • Plowshares 4-12-10 • Pub Health Foundation Enterprises, Inc. 4-12-10

Child Care Legislative Summary, 2010

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	<p>his or her child.</p> <ul style="list-style-type: none"> Changes the wording of the doctor's note <p>6-15 amendment:</p> <ul style="list-style-type: none"> adds finding that "Healthy beverages for young children include, but are not limited to, water, lowfat or nonfat milk, and breast milk, all of which are associated with reduced risk for being overweight or obese." Deletes specifying that water must particularly be made available with meals and snacks. <p>8-17 amendment</p> <ul style="list-style-type: none"> Makes it take effect 1-1-2012. CCL will check compliance only during "a regularly scheduled, authorized inspection" and does not have to conduct special visits. <p>8-20 amendment says when the Dietary Guidelines for Americans, published jointly by the federal Department of Health and Human Services and the federal Department of Agriculture, are updated every five years, DSS can update the provisions of this section by bulletin rather than by statute.</p>	<p>6-3 to Senate Health</p> <p>Hearing date 6-23</p> <p>6-15 amended</p> <p>6-24 passed Health</p> <p>To Appropriations</p> <p>8-12 passed Appropriations 7-4</p> <p>8-17 amended</p> <p>To third reading</p> <p>8-20 amended</p> <p>Failed Senate 19-15</p> <p>Reconsideration granted 35-0</p>	<ul style="list-style-type: none"> Second Harvest, Santa Cruz 4-12-10 Am Academy of Pediatrics 6-22-10 Am Cancer Soc 6-22-10 AFSCME 6-22-10 Am Heart Assn 6-22-10 CAPPA 6-22-10 CA Chiropractic Assn 6-22-10 CA Dental Assn 6-22-10 CA Park & Rec Soc 6-22-10 CA PTA 6-22-10 CTA 6-22-10 State Supt of Public Instruction 6-22-10
<p>AB 2178 Torlakson</p>	<p>Allows transfer of information between schools and ASES programs and <u>21st century community learning centers programs</u>, to find out if <u>ASES they</u> improves educational outcomes</p> <p>4-14 amendment specifies the information transfer is between schools and operators of ASES programs <u>with which the LEA has a contract.</u></p> <p>5-28 amendment requires CDE "to collect and maintain this data in a manner that enables the analysis of all programs and the aggregation of statewide reports, and that readily links to the California Longitudinal Pupil Achievement Data System."</p> <p>8-18 amendment adds 21st Century Community Learning Centers programs and removes requirement to link to CalPADS.</p>	<p>2-18 introduced</p> <p>4-4 to Education</p> <p>4-7 passed Education 8-0</p> <p>To Appropriations, with recommendation to consent calendar</p> <p>4-14 amended</p> <p>4-28 To Appropriations suspense file</p> <p>5-28 Amended and passed Appropriations 17-0</p> <p>6-2 passed Assembly 76-0</p> <p>6-10 to Senate Education</p> <p>6-30 Passed Education 8-0</p> <p>To Appropriations with recommendation to consent calendar</p> <p>8-3 passed by Appropriations 10-0</p>	<p>Support</p> <ul style="list-style-type: none"> After School All-Stars LA 4-6-10 CA Assn for Health, PE, Recreation and Dance 4-6-10 Children Now 4-6-10 Lake County O of E 4-6-10 LA's BEST 4-6-10 League of CA Afterschool Providers 4-6-10 Partnership for Children and Youth 4-6-10 <p>Oppose</p> <ul style="list-style-type: none"> CCDAA

Child Care Legislative Summary, 2010

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		To the floor 8-4 to third reading 8-12 to special consent calendar 8-18 amended 8-23 passed Senate 34-1 8-24 Assembly concurs in amendments 77-0 To the governor	
AB 2252	Universal preschool	Dead	
AB 2323	Carryover of CDD contracts	Dead	
AB 2463 Brownley	<ul style="list-style-type: none"> • Conforms Ed Code to tasks R&R already does • Deletes existing provision giving \$180,000 annually to R&Rs. States “the intent of the Legislature to appropriate each fiscal year funding for child care and development resource and referral programs.” • Specifies there is no income limit on getting referrals • Requires written policy on referrals • Loosens wording on referring to license-exempt programs • Adds new duties for R&R <ul style="list-style-type: none"> ○ Provide training and workshops on health and safety, child development, special needs, and other topics related to professional development. ○ Provide community resource assistance to parents, child care providers, and other community organizations by providing information about community resources, child care statistics, and initiating a child care business. Provide information about community resources, child care statistics, and opening a child care business to parents, child care providers, community organizations, and government entities. ○ Collaborate with community partners to increase awareness of child care issues and maximize federal, state, and local resources. ○ Assist community and public agencies in planning, coordinating, and improving child care in the area. ○ Assist the local county welfare agency in determining the child care needs of CalWORKs families, and provide CalWORKs families with information on available child care. Partner with local county welfare agencies in meeting the child care needs of CalWORKs families. ○ Facilitate efforts to expand child care services in the local community based on demonstrated demand for services. 5-28 amendment <ul style="list-style-type: none"> • Adds as an exception to the R&R rule not to divulge small-family provider information, “except when necessary to collaborate with federal, state, and local emergency response organizations for emergency preparedness and response efforts. • Deletes 2-day requirement for removing from the program’s referral list a licensed child day care facility with a revocation or suspension or that is on probation. • Local R&Rs must give state R&R <ul style="list-style-type: none"> ○ Data from its service area on child care supply and demand, at least biennially ○ Data on other child care resource and referral services, including, but not limited to, training and technical assistance provided to parents and providers. no more frequently than quarterly ○ State R&R must give compiled information on child care resource to CDE annually. 	2-19 introduced 3-11 To Human Services 4-13 passed by HS 6-0 To Appropriations 4-28 To Appropriations suspense file 5-28 Amended and passed Appropriations 12-5 6-2 passed Assembly 50-24 6-10 to Senate Education 6-30 Passed Education 6-2 To Appropriations 8-3 amended 8-9 Appropriations suspense file 8-12 held under submission	Support <ul style="list-style-type: none"> • CA R&R 4-12-10 • BANANAS R&R 4-12-10 • Community Action Partnership of San Luis Obispo 4-12-10 • LPCs of Contra Costa, Marin, San Mateo 4-12-10 • Pathways 4-12-10 • River to Coast children's Services 4-12-10 • Solano Family & children's Services 4-12-10 • Del Norte Child Care Council 4-12-10 Oppose <ul style="list-style-type: none"> • Riverside County Child Care Consortium 4-22-10

Child Care Legislative Summary, 2010

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	<ul style="list-style-type: none"> Specifies that basic referrals must be free to the parent, but enhanced referrals and trainings may be free or fee-for-service. Changes the Growing, Learning, Caring Project from being for all providers to license exempt providers. Deletes H&S code section on R&Rs and Trustline and adds Ed code section saying Local R&Rs must review Trustline applications for completeness and forward the necessary application information to DSS. Must cooperate with state R&R "to facilitate the use of the Trustline automated registration process or the Trustline Web-based application process." Makes changes highlighted above. <p>8-3 amendment</p> <ul style="list-style-type: none"> Adds Requests for other child care information and Child care supply information, including the number of licensed child care programs, licensed family day care homes, license-exempt child care programs, and, if available, the number of license exempt child care providers to the list of data R&Rs must collect on requests for child care and deletes supply information from a later section that used to require it. Removes the Growing, Learning, Caring Project license-exempt training project. Replaces it with R&Rs "shall provide a range of professional development services to all types of child care providers, including, but not limited to, license exempt child care providers, licensed family day care homes, and center-based child care and development programs..." 		
AB 2553	Statewide kindergarten readiness data collection tools	Dead	
AB 2592 Buchanan	<p>Spot bill stating intent of the legislature to pass legislation regarding ELQIS.</p> <p>4-8 amendment</p> <ul style="list-style-type: none"> Would require CDE "to develop and implement a <u>pilot program for a</u> quality rating scale based on (ELQIS's) recommendations <u>"that and supports reflects the cultural and linguistic diversity of California's young children."</u> "The quality rating scale shall do the following: <ol style="list-style-type: none"> Measure the quality of services of an early care and education provider. Measure elements of quality of an early care and education <u>facility program and facility</u> that include, but are not limited to, the following: <ol style="list-style-type: none"> Quality of the learning environment. Quality of adult-child interactions. Adult-to-child ratios. Provider's education and professional qualifications, including those recognized by the Commission on Teacher Credentialing. Parent and family involvement. Inform parents and other consumers of early care and education services about the quality of a <u>facility program</u> in a simple and easy to understand manner." <ul style="list-style-type: none"> ELAC shall conduct an annual review of the <u>pilot program</u> and provide recommendations for improvement to the legislature. <p>4-17 amendment makes changes above</p> <ul style="list-style-type: none"> The Legislative Counsel's summary adds that the purpose of the QRIS is "measuring the quality of early care and education providers and programs," but this addition does not correspond to any change in the bill itself. <p>5-28 amendment makes it <u>include</u> a pilot program.</p> <ul style="list-style-type: none"> CDE shall develop criteria for the selection of early care and education providers and facilities to participate in the pilot program described in subdivision CDE shall ensure that the early care and education providers and facilities selected are geographically diverse and provide services to low income children, children with special needs, and English learners. 	<p>2-19 Introduced</p> <p>4-8 Amended</p> <p>4-21 Passed Education 5-3</p> <p>To Appropriations</p> <p>4-27 Amended</p> <p>5-19 To Appropriations Suspense File</p> <p>5-28 Amended And Passed Appropriations 12-5</p> <p>6-3 Passed Assembly 50-27</p> <p>6-10 to Senate Education</p> <p>6-23 Passed Education 5-2</p> <p>To Appropriations</p> <p>8-3 to Appropriations suspense file 10-0</p> <p>8-5 amended</p> <p>8-12 passed Appropriations 7-4</p> <p>To the floor</p> <p>8-19 To inactive file on</p>	<p>Support</p> <ul style="list-style-type: none"> Advancement Project 6-22-10 Bay Area Council 6-22-10 Business-Education Alliance of Merced County 6-22-10 CCDAA 4-19-10 CFT 6-22-10 CA Head Start 6-22-10 CA Kindergarten Assn 6-22-10 Children Now 6-22-10 Fight Crime: Invest in Kids 6-22-10 Livingston Union School District 6-22-10 Los Angeles Area Chamber of Commerce 6-22-10 Options 6-22-10 San Diego Regional Economic Development Corporation 6-22-10 Santa Clara County OE 6-22-10 Silicon Valley Leadership Group 6-22-10 UC Merced 6-22-10 Assn of CA School Administrators 6-22-10 CA First 5 6-22-10 CA PTA

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	<ul style="list-style-type: none"> This article shall not be implemented unless federal early care and education funds are provided for these purposes. CDE shall hire <u>an evaluator</u> to evaluate the ELAC review and make recommendations to the legislature. Sunsets 6-30-2017. <p>8-5 amendment says</p> <ul style="list-style-type: none"> The QRIS shall include a pilot program, rather than be one, and the pilot is intended to inform future program design. Specifies outside evaluator Specifies that quality measurements may include, but are not limited to, the following characteristics of the children and families: <ul style="list-style-type: none"> Socioeconomic demographics. Ethnic, linguistic, and cultural demographics. The providers' demonstrated ability to address the learning needs of English learners and children with disabilities. The elements of quality will be used to measure and assess various early care and education providers and programs and to determine childrens' outcomes. 	motion of Senator Corbett	

California Senate Bills

SB5X-1	Race to the top changes	1-7 signed by governor	
SB5X-2	P-20 (preschool through grad school) data system.	1-7 signed by governor	
SBX3 9	Would eliminate the First 5 Mass Media Communications Account	Dead	
SB 19	8-27 Gutted and amended; no child care content remaining	8-27 Gutted and amended	
SBX3-25	Eliminates state and local First 5 and puts the tobacco tax money to other purposes.	Dead	
SB 41	Would abolish First 5	Dead	
SCR 44 Corbett	<p>Resolved that:</p> <ul style="list-style-type: none"> the Legislature requests CDE to review the current RMR methodology and implementation guidelines, and see if it gives sufficient access to working poor families; CDE must "operate an open and transparent process hold an open meeting where all vested stakeholders are fully versed in the methodology used for the regional market rate survey and are included in the planning and implementation process being undertaken by CDE to establish new rates or a new rate structure;" <p>7-8 amendment requests CDE to report to the Leg on its "hold an open meeting relating to the department's review of current regional market rate methodology and implementation guidelines, and any recommended changes to the current methodology" by 4-1-2010.</p> <p>8-18 amendment specifies the process is an open meeting.</p> <p>8-26 amendment</p> <ul style="list-style-type: none"> states intent of the legislature to hold hearings, with CDE participating, to review California's current regional market rate methodology and implementation guidelines survey, and question whether adherence to the current regional market rate system has resulted in sufficient access for working poor families, and execute any recommended changes to the current methodology; requests that all vested stakeholders be included in the planning and implementation for new rates or a new rate structure; discussion items include RMR rate history, current methodology, federal and state requirements, and the regulations 	<p>Introduced 5-6-09</p> <p>7-8 Amended and passed Senate Education 7-0</p> <p>8-17 passed Appropriations 9-3</p> <p>8-18 amended</p> <p>8-26 amended</p> <p>9-2 Passed Senate</p> <p>To Assembly Ed Committee</p> <p>3-15 amended</p> <p>6-16 Hearing canceled at the request of author.</p>	

Child Care Legislative Summary, 2010

Bill link & author	Description of Bill Highlighted text is new or changed since last Friday morning.	Status, Recent History	Positions (See last page for abbrevs.)
	<p>and implementation guidelines used to implement the regional market rate;</p> <ul style="list-style-type: none"> The joint legislative hearings should take place by April 1, 2010, so that any recommended changes to the current regional market rate methodology can be considered in budget negotiations <p>3-15 amendment eliminates the hearings and substitutes a resolution to conduct a review to determine the following:</p> <ul style="list-style-type: none"> whether the regional market rate ceilings are adequate to ensure high-quality regional programs; whether the rate-setting system has resulted in sufficient access to child care for working poor families; whether the supply of current licensed child care providers has diminished or expanded compared to previous years; whether the regional market rate ceilings provide access to providers able to provide infant and toddler care, special needs care, and child care during nontraditional hours; and, <p>whether the regional market rate ceilings take into account regional differences so as not to create a bifurcated child care and development delivery system</p>		
SCR 47 DeSaulnier	<p>States the intent of the Legislature to increase the SRR for Title 5 programs in future years, as resources become available, in order to provide staff of Title V child development centers and preschools with adequate salaries and benefits, provide adequate resources to support program quality for children, and keep programs open to serve parents and children.</p>	<p>5-14 introduced To committee on Rules 6-24 Withdrawn from committee; to third reading 8-24 passed Senate 24-11 6-17 passed by Assembly Ed committee 6-2 6-28 adopted by Assembly 49-20 8-9 passed Senate 21-11 8-11 signed by governor</p>	<p>Sponsored by CCDAA Support • CCCCA 9-3-09</p>
SB 177	<p>Car seating requirements for kids.</p>	<p>Dead</p>	
SB 244	<p>Changes eligibility requirements for California state preschool program</p>	<p>Dead</p>	
SB 293	<p>Changes birthday cutoff for kindergarten entry</p>	<p>Dead</p>	
SB 379	<p>Exempts Heritage schools from child care licensure.</p>	<p>Dead</p>	
SB 383	<p>Autism Spectrum Disorders Early Screening, Intervention, and Treatment Pilot Program</p>	<p>Dead</p>	
SB 702	<p>Employees of an "ancillary child care center," are considered license-exempt providers who must be TrustLined</p>	<p>10-11 signed into law</p>	
SB 797 Pavley	<p>Would "prohibit the manufacture, sale, or distribution in commerce of any bottle, cup, or liquid, food, or beverage in a can or jar or plastic bottle that contains bisphenol A or that is lined with a material that contains bisphenol A, at a level above 0.1 parts per billion," if it is intended for kids 0-3, and require manufacturers to use the least toxic substitute.</p> <p>6-25 amendment</p> <ul style="list-style-type: none"> Includes the lining of a container. Adds plastic bottles to list of types of containers <p>7-15 amendment makes it take effect January 1, 2011, <u>2012</u></p> <ul style="list-style-type: none"> Exempts containers for liquid infant formula. Exempts medical devices Repeals the bill if the Department of Toxic Substances Control adopts regulations that do certain things. Exempts containers meant for the general public rather than kids 0-3. 	<p>2-27 introduced 3-19 to committees on Environmental Quality and Health 4-20 passed committee 5-2 To Committee on Health 4-29 passed committee 6-2 6-2 passed Senate 21-16 To the Assembly</p>	<p>Sponsored by Environmental Working Group Support • Breast Cancer Fund 4-20-09 • CA League of Conservation Voters 4-20-09 • CA Nurses Association 4-20-09 • CA WIC 4-20-09 • Clean Water Action 4-20-09 • Commonweal 4-20-09 • Consumer Federation of CA 4-20-09 • Consumers Union 4-20-09 • Environment CA 4-20-09 • MOMS (Making our Milk Safe) 4-20-09</p>

Child Care Legislative Summary, 2010

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	<p>6-24-10 amendment:</p> <ul style="list-style-type: none"> • Changes effective date to 1-1-2012. • Exempts containers for infant formula in other than liquid form 	<p>Committees on Environmental Safety & Toxic Materials and Health</p> <p>6-25 amended in ES&TM</p> <p>6-30 Passed by ES&TM committee 5-2</p> <p>7-14 passed Health 10-6</p> <p>To the floor</p> <p>7-15 amended</p> <p>9-9 failed in Assembly 35-32</p> <p>9-9 Motion to reconsider made by Assembly Member John A. Perez.</p> <p>9-10 Placed on inactive file on request of Assembly Member Torrico</p> <p>6-17 Notice of motion to remove from inactive file given by Assembly Member Bradford.</p> <p>6-21 to third reading</p> <p>6-24 amended;</p> <p>6-28 failed passage 37-29</p> <p>Motion to reconsider made by Assembly Member Bradford.</p> <p>6-29 Motion to reconsider continued to June 30</p> <p>7-1 passed Assembly 43-31</p> <p>8-25 Senate refuses to concur in amendments 18-14</p> <p>Motion to reconsider granted 34-0</p>	<ul style="list-style-type: none"> • Physicians for Social Responsibility 4-20-09 • Planned Parenthood Affiliates of CA 4-20-09 • Planning and Conservation League 4-20-09 • San Diego Coastkeeper 4-20-09 • SEIU 4-20-09 • Sierra Club California 4-20-09 • Women's Foundation of CA 4-20-09 • Zero Breast Cancer 4-20-09 • Asian Health Services 4-28-09 • CA Assn of Sanitation Agencies 4-28-09 • CALPIRG 4-28-09 • CA Teamsters 4-28-09 • Co of LA • Natural Resource Defense Council 4-28-09 <p>Oppose</p> <ul style="list-style-type: none"> • American Chemistry Council 4-20-09 • CA Grocers Assn 4-20-09 • Civil Justice Assn of CA 4-20-09 • CA Chamber of Commerce 4-28-09 • Can Manufacturer's Institute 4-28-09 • International Formula Council 4-28-09
<p>SB 798 DeSaulnier</p>	<p>Rewrites funding system for 21st Century Community Learning Centers Program. People involved in administering this program should read the bill. I don't know enough about the program to see what the changes are.</p>	<p>2-27 introduced</p>	<p>Sponsor Partnership for Children and Youth</p>

Child Care Legislative Summary, 2010

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	<p>4-1 amendment says it applies to elementary and middle school programs and selected high school programs (ASES) Requires all school sites operating during the summer that are eligible to provide free meals and snacks to participating children through the United States Department of Agriculture's Summer Food Service Program to offer free meals and snacks through the federal Summer Food Service Program or the federal Seamless Summer Option.</p> <p>4-29 amendment changes Advisory Committee on Before and After School Programs from an entity that must consent to changes in the program to one that CDE must consult with.</p> <p>1-11 amendment deletes all current content and replaces it with: Whenever this program's federal <u>State</u> appropriation exceeds the 2008-09 appropriation, <u>after certain funds have been allocated</u> the excess goes to direct grants: (1) Thirty-five percent to community learning centers serving high school pupils. (2) Fifty percent to community learning centers serving elementary and middle school pupils. (3) Fifteen percent to summer programs serving elementary and middle school pupils.</p> <p>6-24 amendment commits federal but not state money</p> <p>8-13 amendment: <ul style="list-style-type: none"> • Changes relevant appropriation from federal to state • Makes new allocation after 5 percent of the federal funds appropriated have been taken out for technical assistance evaluation, and training services, and for contracting for local technical assistance, • Priority for funds allocated to programs serving elementary and middle school pupils to be given to programs that previously received funding to replace with expiring grants, if those programs have satisfactorily met projected pupil outcomes. </p> <p>8-18 amendment specifies that propriety goes not to all programs that have previously received funding but only those whose grants are expiring.</p>	<p>3-19 committee on Ed Hearing date 4-15 4-1 amended 4-2 Hearing canceled at the request of author 4-22 passed committee 9-0 To Appropriations 4-29 amended 5-11 Appropriations suspense file 5-28 held under submission 1-11-10 amended 1-21 passed by Appropriations 6-3 1-28 passed Senate 31-6 To Assembly Education 6-16 passed Ed 7-0 6-24 amended 8-5 to Appropriations suspense file 8-13 amended and passed Appropriations 12-5 To the floor 8-17 to third reading 8-18 amended 8-23 passed Assembly 55-20 8-25 Senate concurs in amendments To the governor</p>	<p>Support</p> <ul style="list-style-type: none"> • 40 16 Agencies with programs 1/22/10 • AFSCME 4-20-09 • Bay Area Partnership 1/22/10 • CA Food Policy Advocates 1/22/10 • Children Now 6-14-10 • Cybermill 1/22/10 • Fight Crime: Invest in Kids 1/22/10 • League of CA Afterschool Providers 6-14-10 • San Francisco Department of Children Youth & Their Families 1/22/10 • Sunset Neighborhood Beacon Center 1/22/10 • Woodcraft Rangers 6-14-10 • Alameda BOS 1/22/10 • CA School Boards Assn 1/22/10 • Assn of CS School Administrators 1/22/10 • Children Now 6-14-10 • CA Boys & Girls Clubs 6-14-10 • LC Co Bd of Ed 6-14-10 <p>Opposed</p> <ul style="list-style-type: none"> • CA Right to Life Committee, Inc 6-14-10
SB 1099	CDD program funds as the local match for Title 4-E subsidized foster care.	Dead	
SB 1109	Eliminates state and local First 5 and puts the tobacco tax money to healthy Families and Medi-Cal.	Dead	
SB 1126	Allowing community college to grant BAs in ECE.	Dead	
SB 1225	San Francisco's individualized county child care subsidy plan.	Dead	

Child Care Legislative Summary, 2010

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SB 1381 Simitian	<p>Highlighted text is new or changed since last Friday morning.</p> <p>Extends sunset date of Kindergarten Readiness Pilot Program two years; participating schools use Sept. 1 as a cut-off birth date for admission.</p> <p>3-23 amendment replaces previous content</p> <ul style="list-style-type: none"> “Would change the required birthday for admission to kindergarten and first grade to November 1 for the 2012–13 school year, October 1 for the 2013–14 school year, and September 1 for the 2014–15 school year and each school year thereafter.” Half of the savings from the change would go to expanding the state preschool program. <p>4-21 amendment states “the intent of the Legislature that children who are four and five years of age and ineligible for admission to kindergarten be allowed to participate in the state preschool program.”</p> <p>6-1 amendment “would prohibit a school district from including the year to year loss of ADA for kindergarten in the 2012–13, 2013–14, or 2014–15 fiscal year” in computing the fiscal year average daily attendance.</p> <p>8-2 amendment removes requirement to put half of the money toward expanding state preschool.</p> <p>8-5 amendment</p> <ul style="list-style-type: none"> “Would require a child whose admission to a traditional kindergarten is delayed to be admitted to a transitional kindergarten program.” (“Transitional kindergarten” means the first year of a two-year kindergarten program that uses a modified kindergarten curriculum that is age and developmentally appropriate.) Such kids would be included in the district’s ADA. Removes 6-1 amendment. <p>8-20 amendment</p> <ul style="list-style-type: none"> Includes in ADA computation “pupils in a transitional kindergarten program after they have completed one year in that program”. “A school district may not include for apportionment purposes the attendance of any pupil for more than two years in kindergarten or for more than two years in a combination of transitional kindergarten and kindergarten.” This apportionment change is conditional on kids being put into the transitional program when their birthdays fall between Sept 2 and Dec 2. “A transitional kindergarten shall not be construed as a new program or higher level of service.” 	<p>2-19 introduced</p> <p>4-4 to Education</p> <p>3-23 amended</p> <p>4-14 passed Ed 8-0;</p> <p>To Appropriations</p> <p>4-21 amended</p> <p>5-3 to Appropriations suspense file 10-0</p> <p>5-27 Passed Appropriations 8-2</p> <p>6-1 amended</p> <p>6-2 passed Senate 28-4;</p> <p>6-10 to Assembly Education</p> <p>6-30 passed Education 8-0</p> <p>To Appropriations</p> <p>8-2 Amended</p> <p>8-4 amended</p> <p>8-5 to Appropriations suspense file</p> <p>8-12 passed by Appropriations 12-15</p> <p>To the floor</p> <p>8-20 amended</p> <p>8-23 rule requiring a delay for a bill amended on the floor suspended</p>	

Federal Legislation (Federal legislation is much harder to track than state, and I don’t actively track it, so if anybody notices a significant change to these bills, please let me know.)
(The federal leg website doesn’t give direct links to bills. Go to <http://thomas.loc.gov/cgi-bin/thomas> and search on the bill number)

HR 702 Hirono	<ul style="list-style-type: none"> Matching grants to states to enhance or improve state-funded preschool programs Grant formula favors states that: <ul style="list-style-type: none"> have curricula aligned with state early learning standards use nationally-established, or better, best practices for class size and teacher-to-student ratios require each teacher to have at least an associate degree in early childhood education or a related field require such programs to operate for at least a full academic year 	1-27-09 House Committee on Education and Labor	
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Child Care Legislative Summary, 2010

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	<ul style="list-style-type: none"> ○ have a plan for meeting the requirement, within five years of receiving such grant, that teachers have at least a baccalaureate degree in early childhood education or have such degree in a related field, but have also completed specialized training in early childhood education. ● Prohibits state grantees from reducing their preschool or child care expenditures. ● Requires priority for areas of concentrations of impoverished children ● Among grant uses: <ul style="list-style-type: none"> ○ increasing the qualifications of, and benefits provided to, teachers, teacher aides, and program directors ○ decreasing class size and improving teacher-to-student ratios; ○ providing certain comprehensive services that support healthy child development ○ extending program duration; and (5) improving program monitoring and learning environments. ● Reserves funds for competitive grants to Indians for their preschool programs. 		
HR 1685 McCarthy	<ul style="list-style-type: none"> ● Funding to community development financial institutions (CDFI) and other nonprofit lenders to provide low-cost loans and grants to child care providers. 		Support ● LIIF 4-10-09
HR 2041 Lowey	<ul style="list-style-type: none"> ● Provides 1/3 federal matching grants to businesses and consortia who provide or subsidize employees' child care and to non-profits who offer technical assistance to them. 	Introduced 4-22-09	
USH 1755 Hare	<ul style="list-style-type: none"> ● Awards 5-year initial grants to States to establish, enhance, or expand high-quality preschool programs for children ages 3 through 5 in rural areas ● States may spend 5% for various quality improvements ● Allotment formula shall consider local barriers to quality education, local needs including learning disabilities and limited English proficiency, and current availability of programs ● Provider eligibility requires <ul style="list-style-type: none"> ○ max class size of 20 ○ teacher-to-student ratio of 10 to 1 or lower; ○ adherence to comprehensive early learning standards; ○ at least one highly nutritious meal for each child for every 3 hours of program participation per day; and ○ at least one highly nutritious snack for each child participating in the program for up to 3 hours per day. 	Introduced 3-26-09	
S 2898 Landrieu	<ul style="list-style-type: none"> ● Requires centers getting CCDBG money to develop emergency plans for evacuation, reunification, special needs, and temporary operating standards. Encourages states and local governments to address child care in their response plans. ● Allows CCDBG money to be used for subsidized child care "so parents can seek housing and employment operations." ● Authorizes Head Start agencies to do counseling for pre-K students after a disaster ● Tuition reimbursement for displaced K-12 students; funding for host community schools; aid to disaster area schools to restart operations. 		

Child Care Legislative Summary, 2010

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AFSCME = American Federation of State, County, and Municipal Employees
 BOS = Board of Supervisors
 CAEYC = California Association for the Education of Young Children
 CAPP = California Alternative Payment Program Association
 CCCCA = California Child Care Coordinators Association
 CCDAA = California Child Development Administrators Association
 CCLC = Child Care Law Center
 CDPI = Child Development Policy Institute
 CCSESA = California County Superintendents Educational Services Association
 CFT = California Federation of Teachers
 COE = County Office of Education

CSAC = California State Association of Counties
 CTA = California Teachers Association
 CWDA = County Welfare Directors' Association
 First 5 = First 5 Commission of California
 LCC = League of California Cities
 LIIF = Low Income Investment Fund
 LPC = Local Planning Council
 PACE = Professional Association for Childhood Education
 PTA = California State Parent Teachers Association
 R&R = California State Resource & Referral Network
 SEIU = Service Employees International Union