SENATE COMMITTEE OF REFERENCE REPORT

	April 1, 2025
Chair of Committee	Date
Committee on Business, Labor, & Technology.	
After consideration on the merits, the Committee recommends the following:	
HB25-1011 be amended as follows, an the Committee of the recommendation:	d as so amended, be referred to ne Whole with favorable
Amend reengrossed bill, page 3, strike lines 22 through 27.	
Strike page 4.	
Page 5, strike lines 1 through 12 and substitute:	
"26.5-1-118. Private equity acquisition of child care centers -	
applicability - definition. (1) AS USEI	O IN THIS SECTION, UNLESS THE
CONTEXT OTHERWISE REQUIRES, "CHILD CARE CENTER" MEANS A CHILD	
CARE CENTER, AS DEFINED IN SECTION 26.5-5-303, OR A SUBSTITUTE PLACEMENT AGENCY, AS DEFINED IN SECTION 26.5-5-303.	
(2) FOR TRANSPARENCY AND ACCOUNTABILITY TO FAMILIES, A	
CHILD CARE CENTER MUST PROVIDE A FEE SCHEDULE TO FAMILIES UPON:	
(a) JOINING A WAIT LIST;	
(b) REGISTRATION;	
(c) REQUEST OF THE FAMILY; OR	
(d) CHANGES TO THE FEE SCHEDULE.	
(3) UPON ACQUISITION OF A CHILD	CARE CENTER, THE PURCHASING
ENTITY MUST PROVIDE AT LEAST A SIXTY-DAY NOTICE TO CHILD CARE	
CENTER EMPLOYEES AND FAMILIES WHO HAVE CHILDREN ENROLLED AT	
THE CHILD CARE CENTER IF THE PURCHASING ENTITY INTENDS TO LAY OFF	
CHILD CARE CENTER EMPLOYEES OR CHANGE ENROLLMENT OR ELIGIBILITY	
REQUIREMENTS FOR THE CHILD CARE CENTER AS A RESULT OF THE	
PURCHASING ENTITY'S ACQUISITION.".	

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