The Senate

Select Committee on Red Tape

Effect of red tape on child care

Interim report

August 2018
Committee Membership

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Recommendations

Recommendation 1

2.16 The committee recommends the Australian Government, through the Council of Australian Governments, expeditiously work toward reducing the regulatory burden in the Family Day Care sector, including by removing limits on the number of educators in each service.

Recommendation 2

2.31 The committee recommends that the Australian Government, through the Council of Australian Governments, promote and/or develop an evidence-base for staffing ratios and staffing qualifications in early childhood education and care, as a quality component of the National Quality Framework.

Recommendation 3

2.32 The committee recommends that, following establishment of the evidence-base for staffing ratios and staffing qualifications in early childhood education and care, the principles of the National Quality Framework be reviewed to ensure they appropriately reflect the evidence-base.

Recommendation 4

2.33 The committee recommends that, in reviewing the principles of the National Quality Framework, Australian, state and territory governments recognise that formal qualifications are not the only prerequisite for the provision of high quality child care, as this can also be provided by parents.

Recommendation 5

2.40 The committee recommends that the Department of Education and Training provide a detailed annual report to the Department of Jobs and Small Business, to provide greater transparency about red tape reductions in early childhood education and care.

Recommendation 6

2.68 The committee recommends that the Department of Education and Training and the Department of Jobs and Small Business report in greater detail on the regulatory effect of implementing the Child Care Subsidy, including in relation to Activity Test.

Recommendation 7

2.69 The committee recommends that the Australian Government review the objectives of fee assistance to ensure that it is actually targeting maternal workforce participation and children from disadvantaged backgrounds.
Chapter 1
Introduction

Establishment

1.1 On 11 October 2016, the Senate established the Select Committee on Red Tape (committee) to inquire into and report on the effect of restrictions and prohibitions on business (red tape) on the economy and community, by 1 December 2017, with particular reference to:

a. the effects on compliance costs (in hours and money), economic output, employment and government revenue, with particular attention to industries, such as mining, manufacturing, tourism and agriculture, and small business;

b. any specific areas of red tape that are particularly burdensome, complex, redundant or duplicated across jurisdictions;

c. the impact on health, safety and economic opportunity, particularly for the low-skilled and disadvantaged;

d. the effectiveness of the Abbott, Turnbull and previous governments' efforts to reduce red tape;

e. the adequacy of current institutional structures (such as Regulation Impact Statements, the Office of Best Practice Regulation and red tape repeal days) for achieving genuine and permanent reductions to red tape;

f. alternative institutional arrangements to reduce red tape, including providing subsidies or tax concessions to businesses to achieve outcomes currently achieved through regulation;

g. how different jurisdictions in Australia and internationally have attempted to reduce red tape; and

h. any related matters.1

1.2 On 28 November 2017, the Senate extended the reporting date to 3 December 2018.2 The committee decided to conduct the inquiry by focusing on specific areas. This interim report presents the committee's findings and conclusions about the effect of red tape on child care (childcare inquiry).

Conduct of the childcare inquiry and acknowledgement

1.3 The committee advertised the childcare inquiry on its website and wrote to a number of individuals and organisations, inviting submissions by 20 March 2018. The committee continued to accept submissions received after this date. In total, the committee received 13 submissions, which are listed at Appendix 1.

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2 Journals of the Senate, No. 73–28 November 2017, p. 2314.
1.4 The committee held a public hearing in Brisbane on 12 June 2018. The witnesses who appeared before the committee are listed at Appendix 2.

1.5 The committee thanks the individuals and organisations who made submissions and gave evidence to assist the committee with its childcare inquiry.

**Scope of the report**

1.6 Chapter one provides broad background information to set the regulatory context for the childcare inquiry. Chapter two then examines some of the information presented to the committee, which may be drawn upon in the committee's final report.

**Regulatory framework for child care**

1.7 In 2009, the Council of Australian Governments (COAG) agreed a national quality agenda for early childhood education and care (ECEC) and outside school hours care (OSHC) (National Quality Agenda). This agenda aims to deliver better quality services, and promote good social and educational outcomes for children.3

1.8 Governments committed to two national partnerships to achieve these objectives. The current partnership agreement is the *National Partnership on the National Quality Agenda for Early Childhood Education and Care—2015–16 to 2017–18* (NPA). Provision 13 specifies the following outputs:

- a jointly governed national quality system for education and care services (National Quality Framework, NQF);
- the efficient and effective operation of a national body that is responsible for guiding implementation and administration of the national regulatory system, as well as monitoring and promoting consistency in its implementation (Australian Children's Education and Care Quality Authority, ACECQA);
- a national quality standard to provide clarity about expectations for the provision of quality services across agreed quality areas, and to guide educators in developing quality education and care programs (National Quality Standard, NQS);
- a national quality rating system based on the NQS to provide transparency and accountability, and to combine the agreed quality areas with a rating scale that describes the quality of services that should be found in settings across Australia; and

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• a national regulatory system, with state/territory regulatory authorities implementing and administering the NQF under a national law and national regulations.\textsuperscript{4}

\textbf{National Quality Framework}

1.9 The NQF is the national system for the regulation and quality assessment of ECEC services (currently covering 15,766 services).\textsuperscript{5} Figure 1.1 depicts the key features of the system.

\textbf{Figure 1.1: National Quality Framework for ECEC services}

\begin{center}
\includegraphics[width=\textwidth]{national-quality-framework.png}
\end{center}


1.10 The NQF has multiple objectives, including:

• ensuring the safety, health and wellbeing of children attending education and care services;
• improving educational and developmental outcomes for children attending education and care services; and
• reducing regulatory and administrative burden for education and care services.\textsuperscript{6}

\begin{itemize}
\end{itemize}
1.11 According to ACECQA, the NQF has greatly improved regulatory efficiency by replacing:

…a pre-existing complex system of eight different state and territory regulatory models, and a partially overlapping national quality assurance regulatory scheme operated by the Australian Government.7

1.12 In 2017, following an independent review of the NPA, the COAG Education Council agreed changes to the NQF.8 The changes were intended to strengthen quality in ECEC and reduce red tape for the sector. The key changes are:

- revising the NQS to strengthen quality through greater clarity;
- improving oversight and support within Family Day Care (FDC) to improve compliance and quality across that sector;
- removing supervisor certificate requirements to enhance services' autonomy in choosing a responsible person for each service and to reduce red tape; and
- introducing a national educator to child ratio of 1:15 for services providing education and care to school age children.9

1.13 Changes to the NQF commenced on 1 October 2017 and changes to the NQS commenced on 1 February 2018.10

National Law and National Regulations

1.14 The NQF operates under an applied law system, the lead jurisdiction being Victoria (Education and Care Services National Law Act 2010 (Vic), National Law).11 The Education and Care Services National Regulations NSW set out the National Regulations, which cover detailed matters such as the assessment and ratings process, operational requirements, and jurisdiction specific provisions.

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7  Australian Children's Education and Care Quality Authority, Submission 5, p. 4, which noted that the National Quality Framework is subject to continual improvement.
11 An applied law system is one in which a jurisdiction enacts legislation which is then adopted in other jurisdictions through an Application Act or in corresponding legislation (with some variation to suit each jurisdiction).
Assessment and ratings process

1.15 ECEC services are assessed and rated against the NQS by the regulatory authority in each jurisdiction. Services receive a rating in certain areas, as well as an overall rating. The lowest rating is 'Significant Improvement required' and the highest rating is 'Excellent'. In the quarter ending March 2018, 93 per cent of services had been quality rated, with 77 per cent achieving 'Meeting National Quality Standard' or above.

Operational requirements and jurisdiction specific provisions

1.16 Operational requirements cover several matters, including minimum staffing ratios and qualification requirements for centre-based and FDC services. In some jurisdictions specific provisions amend these requirements. For example:

- for children aged less than 24 months, centre-based services must provide one educator for every four children;
- for children aged 24 to 36 months, the ratio changes to one educator for every five children, except in Victoria where the ratio remains one to four;
- there is further variation in the next two age groups—36 months to preschool age and over preschool age—for centre-based services; and
- for FDC services, there is one educator to every seven children, where there cannot be more than four children of preschool age or under.

National Quality Standard

1.17 The NQS is set out in Schedule 1 of the National Regulations and provides a benchmark for ECEC and OSHC services throughout Australia. It identifies seven quality areas that are important to children's outcomes (Figure 1.1). Each quality area contains minimum standards that services are required to meet, with supporting elements. Quality Area 4 relates to staffing arrangements.

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12 Chapter 3 of the Education and Care Services National Regulations (NSW).
14 Chapter 4 of the Education and Care Services National Regulations (NSW). Other operational matters include, for example: educational program and practice; children's health and safety; and physical environment.
15 Division 3 of Part 4.4 of Chapter 4 of the Education and Care Services National Regulations (NSW); Parts 7.2–7.9 of the Education and Care Services National Regulations (NSW). Also see: Australian Children's Education and Care Quality Authority, 'Educator to child ratios', [https://www.acecqa.gov.au/nqf/educator-to-child-ratios](https://www.acecqa.gov.au/nqf/educator-to-child-ratios) (accessed 8 August 2018), which provides a useful table illustrating the jurisdictional requirements.
Governance arrangements

1.18 The NPA sets out the ECEC roles and responsibilities of Australian, state and territory governments. Some of these are joint responsibilities through the COAG Education Council and in collaboration with ACECQA (for example, implementation of the NQF and the NQS).

1.19 The Australian Government is separately responsible for:
- supporting the provision of ECEC and OSHC services, particularly through improving affordability for parents;
- contributing to preschool funding through national partnership agreements; and
- providing program support for service providers and ensuring that Commonwealth investment is aligned with state/territory investment to implement the NQA.17

1.20 State and territory governments' roles and responsibilities vary across jurisdictions but mainly include: funding and/or providing preschool services; funding to support national partnerships; regulating approved services (for example: assessing and quality rating services; monitoring and enforcing compliance with the National Law and National Regulations), and licensing and/or registering non-approved services.18

Deregulation Agenda

1.21 In 2013, the Australian Government introduced the Regulatory Reform Agenda (now known as the Deregulation Agenda). This agenda aims to reduce the burden of regulation and improve regulatory practices. One of the key elements is to cut 'the cost to businesses, community organisations and individuals of complying with Australian Government regulation'.19

1.22 The Department of Jobs and Small Business (formerly the Department of Employment) now administers the Deregulation Agenda.20 In 2015, it was estimated

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20 Previously, the Deregulation Agenda was administered by the Department of Prime Minister and Cabinet. That department now administers only the Regulatory Impact Analysis requirements through the Office of Best Practice Regulation.
that deregulatory savings of $103.7 million would occur in ECEC when automated reporting was introduced as part of childcare reforms in 2018.\textsuperscript{21}

**Child Care Subsidy**

1.23 In 2014, the Productivity Commission inquired into ways to make the childcare system more flexible, affordable and accessible. As part of its inquiry, the Productivity Commission examined the 'rebates and subsidies available for each type of care'. Its report set out several funding recommendations, including that there should be a single child-based subsidy for all children attending mainstream approved services (Recommendation 15.1).\textsuperscript{22}

1.24 In response, the Australian Government announced a new and simpler subsidy (Child Care Subsidy), which took effect from 2 July 2018 (during the childcare inquiry).\textsuperscript{23} The main features of the subsidy are it:

- replaced the Child Care Benefit and Child Care Rebate with a single means-tested payment, which includes an activity test;
- is generally paid directly to childcare providers to be passed onto families;
- is simpler than the previous multi-payment system; and
- is better targeted and provides more assistance to low and middle income families.\textsuperscript{24}


Chapter 2

Key issues

2.1 The National Quality Framework (NQF) aims to ensure the provision of high quality early childhood education and care (ECEC) services. Most submitters and witnesses to the childcare inquiry therefore supported the NQF’s regulation of the ECEC sector.\(^1\)

2.2 However, the committee heard that there is still a wide variety and amount of regulation affecting the ECEC sector.\(^2\) The Australian Childcare Alliance (NSW) warned that ’regulatory requirements usually come at a cost’ and can become ’burdensome, excessive and/or arguably counter-productive’.\(^3\) The Centre for Independent Studies (CIS) similarly submitted that regulation can comprise red tape if it is ineffective or inefficient:

> Even where a policy objective is recognised as important (for example, early childhood development), some or all of the regulations implementing the policy may be red tape if they are ineffective or an inefficient way to achieve the desired objective.\(^4\)

2.3 This chapter discusses the following matters raised during the inquiry:

- NQF and regulatory reduction;
- the Family Day Care (FDC) sector;
- staffing regulations;
- regulatory compliance costs; and
- fee assistance and the Child Care Subsidy.

NQF and regulatory reduction

2.4 The Australian Children's Education and Care Quality Authority (ACECQA) submitted that the NQF has improved ECEC regulation through the creation of a nationally unified system. This system replaced eight state and territory regulatory models plus a partially overlapping national quality assurance regulatory scheme administered at the Commonwealth level:

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1 For example: The Parenthood, Submission 1, p. 1; Australian Community Children's Services, Submission 3, pp. 1 and 5; Community Child Care Association, Submission 4, pp. 4–5; United Voice, Submission 9, p. 1; Michael Tizard, Chief Executive Officer, The Creche and Kindergarten Association, Committee Hansard, 12 June 2018, p. 41.

2 For example: Eugenie Joseph, Senior Policy Analyst, Centre for Independent Studies, Committee Hansard, 12 June 2018, p. 1; Chiang Lim, Chief Executive Officer, Australian Childcare Alliance (NSW), Committee Hansard, 12 June 2018, p. 9.

3 Australian Childcare Alliance (NSW), Submission 8, p. 4.

4 Centre for Independent Studies, Submission 13, p. [4].
Prior to the NQF, requirements…were often duplicated…Expectations were inconsistent…with varying standards for service types, ratio and qualification requirements. Information flows between the nine regulators were highly restricted…A provider operating across multiple jurisdictions and regulators could find themselves needing to comply with multiple but slightly varying paperwork, notification and record keeping obligations both within a single jurisdiction…or between jurisdictions.

2.5 Both ACECQA and the Department of Education and Training (Department) argued that ongoing review ensures the NQF delivers 'quality outcomes for children, while balancing the need to reduce red tape and unnecessary administrative burden for approved providers and educators'.

2.6 Not all submitters agreed that the NQF has improved national consistency or reduced regulatory burden, with some expressing concern about increasing amounts and costs of regulation. The CIS, for example, submitted:

The childcare sector in Australia has been characterised by growing government intervention in recent decades, culminating in the introduction of the National Quality Framework (NQF). Inevitably, this has precipitated new forms of red tape for the sector. Many of the NQF regulations entail significant administrative and compliance costs, while many of the cited benefits are contestable and not based on compelling evidence.

2.7 Family Day Care Australia (FDCA), for example, argued that its sector has been adversely affected, resulting in 'excessive administrative burden, service closures and a decrease in high level quality ratings'. Australian Childcare Alliance referred to certain 'onerous' reporting requirements and stated:

…the government must acknowledge the increase of paperwork and stress that has been introduced to the sector over the past 10 years. It is disappointing when our governing body minimises this by stating that paperwork has reduced.

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5 Australian Children's Education and Care Quality Authority, Submission 5, p. 4.
6 Australian Children's Education and Care Quality Authority, Submission 5, p. 6. Also see: Department of Education and Training, Submission 10, p. 14.
7 For example: Australian Childcare Alliance, Submission 7, p. 9, which argued that different interpretations of the National Law and National Regulations has created inconsistencies within and across jurisdictions.
8 Centre for Independent Studies, Submission 13, p. [3] and Attachment 1.
9 Family Day Care Australia, Submission 6, p. 3.
10 Australian Childcare Alliance, Submission 7, p. 11.
Family Day Care sector

2.8 Several witnesses supported a flexible childcare market that provides children with the formal or informal care that best suits their family circumstances.\textsuperscript{11} For example, Andrew Paterson, Chief Executive Officer of FDCA, advised that FDC is an option of choice for many Australian families (currently, about 185 000 children; 14.5 per cent of children in formal care). He explained that FDC provides:

…quality flexible early childhood education and care in small groups, in a natural home learning environment. The sector is unique in its capacity to service the diverse and disparate needs of children, families and communities. Family day care is the only approved service type that can effectively and efficiently deliver non-standard-hours care, including weekends and overnight, and is heavily represented among regional, rural and remote communities and amongst some of the most socio-economically disadvantaged segments of Australian society.\textsuperscript{12}

2.9 Mr Paterson detailed how the FDC sector has been challenged by a significant increase in regulation, coupled with a decline in operational funding. This funding previously supported FDC services in providing FDC educators (who are largely small business operators) with regulatory support. Mr Paterson indicated that the sector has been struggling with regulatory compliance with consequent effects on many small businesses:

…since making our submission, we have seen quality services who have battled to remain viable and, confused by the constantly changing regulatory landscape, being disproportionately sanctioned for administrative noncompliance and forced out of the sector for administrative error rates of less than one per cent over two years.\textsuperscript{13}

2.10 In its submission, FDCA mentioned two particular concerns: coordinator-to-educator ratios (1:25) and caps on the number of educators registered with an approved service. These caps were introduced as part of the 2017–2018 changes to the NQF and are determined by the regulatory authority in each jurisdiction:

[These are] an example of excessive regulatory restriction of market competition which ultimately will universally limit the number of educators within family day care services across Australia and affect the choices


\textsuperscript{12} Andrew Paterson, Chief Executive Officer, Family Day Care Australia, \textit{Committee Hansard}, 12 June 2018, p. 8.

\textsuperscript{13} Andrew Paterson, Chief Executive Officer, Family Day Care Australia, \textit{Committee Hansard}, 12 June 2018, p. 9. Also see: pp. 10–11, where Mr Paterson explained that operational costs are ultimately passed on to families.
available to Australian families…educator caps unfairly limit family day care educators' ability to choose a service to register with and has the potential to severely limit the viability of the family day care sector. Family day care services are businesses like any others and legitimate expansion needs to be an option to remain viable in a competitive, demand driven and dynamic market.\footnote{Family Day Care Australia, \textit{Submission 6}, p. 7. Also see: Australian Children's Education and Care Quality Authority, \textit{Requirements for Family Day Care Providers, From 1 Oct 2017}, Information Sheet, \url{https://www.acecqa.gov.au/resources/supporting-materials/family-day-care} (accessed 8 August 2018).}

2.11 In relation to these concerns, Gabrielle Sinclair, Chief Executive Officer of ACECQA, advised that the Council of Australian Governments (COAG) Education Council will shortly report to COAG on ways to better support FDC educators. Conceding that these educators are isolated, Ms Sinclair said:

\begin{quote}
I'm quite anxious to see this report and to see whether there could be something else that we haven't thought of that would help them. Maybe it means that we have to put some more in to their professional learning and support, or maybe it's something that could be a little bit simpler and less expensive. At this stage, I know that many family day care providers have decided to close up shop because they say that families choose to go to long day care.\footnote{Gabrielle Sinclair, Chief Executive Officer, Australian Children's Education and Care Quality Authority, \textit{Committee Hansard}, 12 June 2018, p. 50.}
\end{quote}

\textit{Department response}

2.12 Asked for its response, the Department's representative commented on the amount of work recently conducted to address sharp practices in the FDC sector (such as the claiming of benefits for non-existent enrolments). The officer said that 'the government is very committed to the family day care sector’, the majority of suppliers being 'honest, hardworking people providing excellent service to families'.\footnote{Jeff Willing, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training, \textit{Committee Hansard}, 12 June 2018, p. 54. Also see: p. 53; Gillian Mitchell, Group Manager, Transition and Engagement Group, Department of Education and Training, \textit{Committee Hansard}, 12 June 2018, p. 53, who noted that there are strengthened compliance capabilities in the new IT system.}

2.13 The officer agreed that the FDC sector could be more price competitive than long day care (LDC) but cautioned that this was not yet certain:

\begin{quote}
The numbers, largely because of the problems we've had recently, haven't borne that out. In fact…the average cost per hour for family day care was similar to and sometimes higher than long day care… It is cheaper now but not a great deal. The last data we had has long day care averaging about $9.20 an hour and family day care at $8.80…Family day care, at the bottom end of a quite skewed bell curve, is quite a bit cheaper generally than long
day care. It's because of the overheads being cheaper. Why are people leaving it? There are various reasons. They may or may not be viable.\textsuperscript{17}

\textit{Committee view}

2.14 The committee supports the availability of flexible childcare options for Australian families and is concerned by claims that the viability of small businesses in the FDC sector is under threat. Ultimately, this impacts both the availability and affordability of child care and is contrary to families' needs and Australian Government policy. The committee suggests that the Australian Government should demonstrate its commitment to the FDC sector by working toward red tape reductions as part of COAG's current review process.

2.15 The committee cannot see why FDC is not offering substantially lower cost childcare options to benefit a wide range of families which struggle to fund LDC. Its conclusion is that bureaucracy and red tape are seriously increasing the cost of FDC and impeding the viability of the sector.

\textbf{Recommendation 1}

2.16 The committee recommends the Australian Government, through the Council of Australian Governments, expeditiously work toward reducing the regulatory burden in the Family Day Care sector, including by removing limits on the number of educators in each service.

\textbf{Staffing regulations}

2.17 More broadly, submitters and witnesses commented at length on two particular staffing regulations—ratios and qualifications—which are mandated by the NQF and which vary across jurisdictions. The CIS submitted that these regulations are burdensome as labour-related costs account for over 60 per cent of approved providers' total operating expenses. For example, with educator-to-child ratios, 'centres have to employ more staff and, obviously, that leads to increased wage costs which are passed onto parents'.\textsuperscript{18} Its submission cautioned:

\begin{quote}
In the absence of any efforts to lighten the burden of regulations, labour and regulatory costs can be expected to continue rising over time. This will flow through to higher childcare fees and, consequently, the more generous Child Care Subsidy, coming into effect from 2 July 2018, will be less effectual than desired in improving childcare affordability.\textsuperscript{19}
\end{quote}

\textbf{Ratio requirements}

2.18 Some information presented to the childcare inquiry questioned the rationale for ratios in the ECEC sector. Chiang Lim, Chief Executive Officer of Australian

\textsuperscript{17} Jeff Willing, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training, \textit{Committee Hansard}, 12 June 2018, p. 55.

\textsuperscript{18} Eugenie Joseph, Senior Policy Analyst, Centre for Independent Studies, \textit{Committee Hansard}, 12 June 2018, p. 3.

\textsuperscript{19} Centre for Independent Studies, \textit{Submission 13}, p. [8].
Childcare Alliance (NSW), and FDCA noted that, prior to implementation of the NQF, there was variation between jurisdictions.20

2.19 In addition, some submitters and witnesses queried the evidence-base for the current ratios (educator-to-child; coordinator-to-educator; et cetera).21 Dr Buckingham said that ratios are sensible for very young children but less so for older children whose care needs are fewer.22 FDCA commented that 'there is no evidence that indicating a specific ratio of coordinators to educators will promote the best outcomes for children'.23

2.20 Australian Childcare Alliance indicated that, in at least one jurisdiction, there has been inadequate cost/benefit analysis of ECEC regulation:

[Introduction of the 1:5 ratio for two to three years old children] resulted in many services charging higher fees for this age group…Minimal NSW-centric analysis appears to have been undertaken at the time to investigate how these costs would be covered by childcare services and/or how such costs would be passed on as increased fees to parents. The resulting reduction in the availability of affordable childcare places in the under 3 age group also does not appear to have been considered.24

2.21 Ms Sinclair from ACECQA said that the current ratio requirements are based on world's best practice—such as identified in the E4Kids study conducted by the Melbourne Graduate School of Education at the University of Melbourne.25 However, the committee notes that when the Productivity Commission examined educator-to-child ratios it reported:

The key policy challenge regarding these ratios and qualifications is that it is impossible to tell whether they have been set at appropriate levels. This is

20 Chiang Lim, Chief Executive Officer, Australian Childcare Alliance (NSW), Committee Hansard, 12 June 2018, p. 14; Michael Farrell, National Policy and Advocacy Manager, Family Day Care Australia, answers to question on notice, undated (received 4 July 2018).

21 For example: Dr Jennifer Buckingham, Senior Research Fellow, Centre for Independent Studies, answers to question on notice, 12 June 2018 (received 12 June 2018).

22 Dr Jennifer Buckingham, Senior Research Fellow, Centre for Independent Studies, Committee Hansard, 12 June 2018, p. 6. Also see: Dr Emma Cannen, Policy and Stakeholder Manager—Big Steps, United Voice, Committee Hansard, 12 June 2018, p. 20, who emphasised that ratios are also intended to provide young children with quality interactions with educators.

23 Family Day Care Australia, Submission 6, p. 8. The submission highlighted that family day care services consider many factors when determining the best ratios for individual services and educators. Also see: Australian Children's Education and Care Quality Authority, 'Educator to child ratios', https://www.acecqa.gov.au/nqf/educator-to-child-ratios (accessed 8 August 2018).

24 Australian Childcare Alliance, Submission 8, p. 8. Also see: Australian Childcare Alliance (NSW Branch), Submission 8, p. 7.

because there is limited evidence to support specific settings for these requirements or to reliably quantify their benefits.26

**Qualification requirements**

2.22 Some submitters and witnesses raised the issue of qualification requirements. The NQF sets out minimum qualifications for persons working in centre-based and FDC services, as well as school-aged children in out of school hours care services.27 For example, in a centre-based service half the educators required to meet the educator-to-child ratio must have, or be working toward, a diploma level qualification. All other educators must have, or be working toward, a relevant Certificate III qualification.28

2.23 The CIS, for example, contended that the costs of this regulation outweigh its benefits, with Dr Buckingham stating that there is no evidence of higher qualifications improving outcomes for children. She explained:

> There are some social and behavioural impacts, at least in the short term, but very little evidence of any cognitive benefits in terms of vocabulary, literacy and numeracy skills—those sorts of things. Any tiny impacts that are found are generally not found to be durable so when [they are] followed up three or four years later those effects have washed out.29

2.24 In contrast, Dr Cannen from United Voice argued that strong evidence 'directly links qualifications of educators and teachers to higher NAPLAN scores in year 3 and better performance at age 15'. Dr Cannen referred to research conducted by Dr Dianna Warren and others in relation to:

> …how the number of words that children hear has a direct impact on them cognitively, emotionally and socially. This is the 'iron triangle' for higher quality early education, which is to do with ratios, qualifications and group sizes. That formula is based on years of international research, including OECD reports—several Starting strong reports—which indicate things like

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29 Dr Jennifer Buckingham, Senior Research Fellow, Centre for Independent Studies, *Committee Hansard*, 12 June 2018, p. 2. Dr Buckingham noted that most studies examine aggregates rather than the underlying demographics, and so do not target those children who would most benefit from early childhood education and care: p. 3.
our National Quality Framework is integral to providing the best education and care for our children.  

2.25 Ms Samantha Page, Chief Executive Officer of Early Childhood Australia (ECA), agreed that, for children in formal care:

…it's really important that the staff that work in that setting have early childhood qualifications. That is well documented in research… Qualifications make a difference, ratios make a difference, group size makes a difference, and the quality of the setting and the environment that is available to the children makes a difference, and that's why we have national quality standards.

2.26 ACECQA's representative, Ms Sinclair, acknowledged that qualifications are not the only criterion: 'what we want in the ideal world is people who love children, are experienced and also have the qualification'. In relation to the evidence-base, she said:

…the international evidence looks at the quality from the perspective of the iron triangle—that is, qualifications of staff, child-to-educator ratio and group size…those three things don't change…[Further] the research over the last 50 to 60 years has shown that class size and educator-to-child ratios are very significant for young children and children with disability.

2.27 The committee further notes the following comment from the Productivity Commission:

The evidence that specific levels of qualifications improve the learning and development outcomes for children under 3 years of age is absent and evidence of positive impacts of qualifications, by themselves, is inconclusive.

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30 Dr Emma Cannen, Policy and Stakeholder Manager–Big Steps, United Voice, *Committee Hansard*, 12 June 2018, p. 19. Also see: Dr Emma Cannen, Policy and Stakeholder Manager, Big Steps, United Voice, answers to question on notice, 3 July 2018 (received 4 July 2018), which described various studies linking qualifications to better outcomes.

31 Samantha Page, Chief Executive Officer, Early Childhood Australia, *Committee Hansard*, 12 June 2018, p. 31. Also see: Samantha Page, Chief Executive Officer, Early Childhood Australia, *Committee Hansard*, 12 June 2018, p. 31 and Prue Warrilow, National Convenor, Australia Community Children's Services, *Committee Hansard*, 12 June 2018, p. 43, who argued that qualifications teach people how to look after children in a non-home environment.

32 Gabrielle Sinclair, Chief Executive Officer, Australian Children's Education and Care Quality Authority, *Committee Hansard*, 12 June 2018, p. 49.


Committee view

2.28 The committee notes the variation in staffing regulations as permitted under the National Quality Framework. The committee acknowledges that there is a rationale for imposing staffing ratios but is not convinced that the current policy settings are correct. The committee notes that there is insufficient evidence in this area, as highlighted by the Productivity Commission in its 2014 report *Childcare and Early Childhood Learning*.

2.29 The committee recognises that there are various views about the value of staffing qualifications in ECEC, particularly across different age groups. In relation to the youngest cohorts of children, the committee heard that while there is some international evidence to support the current regulation, the committee is mindful that not so long ago (2014) the Productivity Commission was critical of the evidence-base for these cohorts. The committee suggests that it would be prudent to establish a sound evidence-base to promote the relationship between staffing qualifications and children's outcomes, and to avoid the perception of that regulation being unnecessary red tape.

2.30 The committee further notes that an alternative to formal child care is for children to remain at home with their parents who usually have no formal qualifications in early childhood education. Arguments in support of higher qualifications for childcare workers, if they result in fewer children receiving early childhood education due to resulting costs, cannot be supported.

Recommendation 2

2.31 The committee recommends that the Australian Government, through the Council of Australian Governments, promote and/or develop an evidence-base for staffing ratios and staffing qualifications in early childhood education and care, as a quality component of the National Quality Framework.

Recommendation 3

2.32 The committee recommends that, following establishment of the evidence-base for staffing ratios and staffing qualifications in early childhood education and care, the principles of the National Quality Framework be reviewed to ensure they appropriately reflect the evidence-base.

Recommendation 4

2.33 The committee recommends that, in reviewing the principles of the National Quality Framework, Australian, state and territory governments recognise that formal qualifications are not the only prerequisite for the provision of high quality child care, as this can also be provided by parents.
Regulatory compliance costs

2.34 Since 2013, there have been a number of inquiries or surveys about regulation in the ECEC sector. ACECQA, for example, measures approved providers' perceptions of administrative burden, which it and ELACCA argued enable identification of and reduction in burdensome regulation.35

2.35 In its latest performance report, ACECQA highlighted strong support for the NQF (97 per cent), as well as a high perception of regulatory burden (Figure 2.1).36

**Figure 2.1: Perception of overall burden, 2013–2017**

2.36 According to ACECQA, approved providers identified six administrative areas as creating the most regulatory burden,37 five of which were considered more beneficial than burdensome (Figure 2.2).

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35 Australian Children's Education and Care Quality Authority, Submission 5, p. 5; Early Learning and Care Council, Submission 12, p. 3.


Figure 2.2: Provider perceptions, administrative burden, specific requirements


2.37 Some submitters and witnesses considered that the benefits of quality ECEC outweigh the regulatory burden.38 ACCS and Michael Tizard, Chief Executive Officer of The Creche and Kindergarten Association (C&K) observed also that perceptions of administrative burden have declined over time.39

2.38 However, Australian Childcare Alliance (NSW) submitted that its own Annual Early Learning and Childcare Services Survey reveals ongoing concerns about significant regulatory burden, including:

- a high percentage of staff (62 per cent) spending more than one-third of their time on administrative tasks;
- more than half of staff (58.9 per cent) considering that NSW staffing ratios had negatively impacted the cost of running a service;
- more than half of staff (51.23 per cent) considering that time spent on administrative tasks was negatively impacting costs to services; and

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38 For example, see: Australian Community Children's Services, Submission 3, pp. 2 and 5; Andrew Paterson, Chief Executive Officer, Family Day Care Australia, Committee Hansard, 12 June 2018, p. 8; Julie Price, Executive Director, Community Child Care Association, Committee Hansard, 12 June 2018, p. 36.

39 Prue Warrilow, National Convenor, Australia Community Children's Services, Committee Hansard, 12 June 2018, p. 34; Michael Tizard, Chief Executive Officer, The Creche and Kindergarten Association, Committee Hansard, 12 June 2018, p. 35.
• a high percentage of staff (61.52 per cent) believing that the NQF was increasing paperwork.40

Committee view

2.39 The committee notes current surveys indicating that approved providers perceive a high level of regulatory burden, notwithstanding their support for the objectives of the NQF. The committee believes this must translate to a considerable amount of time and money being spent on compliance. The Department has not recently reported any significant regulatory savings in ECEC, although current reforms are expected to deliver over $100 million in savings. The committee believes that these savings should be reported in the Department’s next annual report for the Deregulation Agenda.

Recommendation 5

2.40 The committee recommends that the Department of Education and Training provide a detailed annual report to the Department of Jobs and Small Business, to provide greater transparency about red tape reductions in early childhood education and care.

Fee assistance and the Child Care Subsidy

2.41 The CIS argued that the Australian Government, which provided 81.6 per cent of total government ECEC expenditure in 2016–2017, 41 should be strongly motivated to minimise unnecessary and/or ineffective regulation, as these contribute to the rising cost of child care.42

2.42 According to Australian Childcare Alliance, there is too much regulation which affects childcare affordability: ‘regulatory requirements come at a cost that [is] inevitably passed onto families reducing affordability’.43 CIS added that these amounts also contribute to the increasing cost of Australian Government fee assistance, 44 which in 2016–2017 amounted to $7.7 billion.45


42 Eugenie Joseph, Senior Policy Analyst, Centre for Independent Studies, Committee Hansard, 12 June 2018, p. 1. Ms Joseph noted that, despite fee assistance, parents’ out-of-pocket costs are also rising.

43 Australian Childcare Alliance, Submission 7, p. 3.

44 Centre for Independent Studies, Submission 13, p. [9].

Fee assistance policy objectives

2.43 Australian Government fee assistance is based on two policy objectives—namely, workforce participation and quality ECEC. Ms Page from ECA commented on a third objective—the reduction of inequity and vulnerability—which she argued was the primary basis for ECEC regulation:

Children who are coming from a disadvantaged background will benefit the most from quality early childhood education and care...It's not necessarily that parents are choosing between staying at home and providing a safe, rich learning environment for children or going to work and those children going to a safe, rich learning environment somewhere else. There are a host of other circumstances that children can be left in that are very undesirable and very unsafe, and that's why we provide a regulated system of education and care in this country.

2.44 Dr Emma Cannen, Policy and Stakeholder Manager, Big Steps, United Voice, argued that fee assistance produces multiple economic benefits:

There are different ways that you can contribute to the economy. There is firm evidence that maternal workforce participation in this country is very low compared to other OECD countries, and it does increase returns on the economy...But there are broader returns on investment to the economy, regardless of the question of maternal participation, because of the productivity and children's outcomes. When you have children that are performing better on NAPLAN and PISA tests, they go on to have better jobs and have continuous input into the economy. There is also less strain on the taxpayer in relation to health, training, education and even the criminal justice system.

2.45 Other submitters and witnesses—such as Australian Community Children's Services (ACCS) and Community Child Care Association (CCCA)—agreed that ECEC benefits are experienced across a life cycle. Their submissions referred to

Also see: Jeff Willing, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training, Committee Hansard, 12 June 2018, p. 51.

47 Samantha Page, Chief Executive Officer, Early Childhood Australia, Committee Hansard, 12 June 2018, p. 28. Also see: p. 30.

48 Dr Emma Cannen, Policy and Stakeholder Manager–Big Steps, United Voice, Committee Hansard, 12 June 2018, p. 21. Also see: Dr Emma Cannen, Policy and Stakeholder Manager–Big Steps, United Voice, answers to question on notice, 3 July 2018 (received 4 July 2018), who summarised the returns on investment identified in Pascoe, S. and D. Brennan, Lifting our game, Report of the Review to Achieve Educational Excellence in Australian Schools Through Early Childhood Interventions, December 2017, p. 55.

49 Australian Community Children's Services, Submission 3, p. 2; Community Child Care Association, Submission 4, p. 2. Also see: Early Childhood Australia, Submission 11, pp. 4–5; Michael Tizard, Chief Executive Officer, The Creche and Kindergarten Association, Committee Hansard, 12 June 2018, p. 44; Gabrielle Sinclair, Chief Executive Officer, Australian Children's Education and Care Quality Authority, Committee Hansard, 12 June 2018, p. 46.
economic modelling conducted by Price Waterhouse Coopers (2014), whose key findings about returns on investment were reiterated by Ms Page from ECA:

By investing more in early childhood education and care and increasing children's participation in early childhood education and care the Australian economy stands to benefit by $6 billion from increased workforce participation, particularly amongst women. We stand to benefit by another $10.3 billion from improving children's transition to school—making sure that children are ready for learning, that they're inquisitive, confident learners and that they are ready to make that important transition. But the biggest gain was an estimated $13 billion that we stand to gain from addressing vulnerability amongst children who may not have had the best start in their early years and can improve through accessing a quality early childhood program.50

2.46 Ms Page argued there are social and economic benefits for women in high-income families returning to the workforce:

Where we invest a small amount generally to encourage high-income families to access the universal system of early childhood education and care we get well and truly more money back than we invest, through the taxes paid through increased workforce participation...[Also, staying at home] has significant impact down the track on women's superannuation savings, on women's capacity to earn later in life and on separated families, where there is then an inequity between one parent, who's been out of the workforce for a significant period of time, and the other parent, who hasn't.51

2.47 Elizabeth Death from the Early Learning and Care Council of Australia (ELACCA) and Dr Cannen from United Voice concurred that fee assistance is a factor in high-income families' decision to return to work.52 Linda Davison, Chairperson of CCCA, added:

I run a service and I know that there are families who are currently using our service who are thinking very carefully about whether one or other of the parents will return to work, and in what capacity, very much on the basis of the fact that they will no longer receive any childcare subsidy at all. Some of these women—they are mostly women—are highly skilled women in very senior positions. Yes, they are high-income earning families, but they're also families who have high expenses.53

50 Samantha Page, Chief Executive Officer, Early Childhood Australia, Committee Hansard, 12 June 2018, p. 29.
51 Samantha Page, Chief Executive Officer, Early Childhood Australia, Committee Hansard, 12 June 2018, p. 29.
52 Elizabeth Death, Chief Executive Officer, Early Learning and Care Council of Australia, Committee Hansard, 12 June 2018, pp. 37–38; Dr Emma Cannen, Policy and Stakeholder Manager–Big Steps, United Voice, Committee Hansard, 12 June 2018, p. 18.
53 Linda Davison, Chairperson, Community Child Care Association, Committee Hansard, 12 June 2018, p. 38.
The committee notes the following findings of the *Lifting Our Game, Report of the Review to Achieve Educational Excellence in Australian Schools Through Early Childhood Interventions* report (Figure 2.3).

**Figure 2.3: Economic effects of quality early childhood education**

<table>
<thead>
<tr>
<th>Outcome</th>
<th>Timing of effect</th>
<th>Who accrues the benefit?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reducing child abuse and neglect</td>
<td>Childhood</td>
<td>+</td>
</tr>
<tr>
<td>Improved school readiness</td>
<td>Adulthood</td>
<td>(+) (+)</td>
</tr>
<tr>
<td>Higher achievement tests</td>
<td>Adulthood</td>
<td>(+) (+)</td>
</tr>
<tr>
<td>Reduced special education use</td>
<td>School years</td>
<td>+</td>
</tr>
<tr>
<td>Reduced grade retention</td>
<td>School years</td>
<td>+</td>
</tr>
<tr>
<td>Increased high school graduation</td>
<td>Adulthood</td>
<td>(+) +</td>
</tr>
<tr>
<td>Increased higher education attainment</td>
<td>Adulthood</td>
<td>-- --</td>
</tr>
<tr>
<td>Higher earnings and taxes paid</td>
<td>Adulthood</td>
<td>+</td>
</tr>
<tr>
<td>Reduced crime</td>
<td>Adolescence to adulthood</td>
<td>+ +</td>
</tr>
<tr>
<td>Reduced welfare use</td>
<td>Adolescence to adulthood</td>
<td>-- +</td>
</tr>
<tr>
<td>Improved health and health behaviours</td>
<td>Adolescence to adulthood</td>
<td>+ + +</td>
</tr>
</tbody>
</table>


**Increased regulation**

Submitters and witnesses commented that the new funding arrangements have markedly increased the administrative burden for approved providers and families. For example:

The implementation of this [reform] requires major system reform for Government, providers and families prior to and post 2 July 2018 and involves lengthy, complex and costly change management…the Office of Best Practice Regulations (OBPR) noted on review of the RIS that there will be significant impacts on the early childhood education and care

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market and recommended a more in-depth analysis of the expected net benefits.55

2.50 Mr Tizard described how implementation of the Child Care Subsidy has impacted families and services in the C&K community:

It's having an enormous impact, in terms of readiness. There's a new time and attendance system—we're installing an electronic check-in system so that we can record time of arrival and time of departure. There's enormous work to vary our enrolment forms so that they meet the compliant written agreement requirements. We are educating our educators about the many aspects of the new system. We are working with our families, in terms of getting them ready and getting them onto myGov. There's been advertising, but a lot of families rely on directors.56

2.51 Mr Tizard explained that the changes will also affect affordability and accessibility, and potentially affect the diversity of current ECEC services:

We are having a look at what impact it's going to have on the utilisation of our services. We're concerned about services in disadvantaged areas where eligibility may drop if they don't meet the activity test. We're concerned about the large number of kindergartens and the fact that families may exit kindergarten to go into long day care because it is cheaper. There are many tentacles to this new package for an organisation like C&K.57

Affordability and accessibility

2.52 There are three factors that determine a family's level of Child Care Subsidy (combined family income, activity test and service type). Alys Gagnon, Executive Director of The Parenthood, expressed concern that not all families will benefit from Child Care Subsidy due to the new means test. Ms Gagnon said that test might even provide less assistance to children from vulnerable and disadvantaged backgrounds:

Some families will be demonstrably worse off, around a quarter of a million families across all income brackets…this will mean they absorb the financial hit. A parent, probably the mother, will stop working or will cut their hours at work or they will withdraw their child from early learning… it is the children who derive the greatest benefits from early learning—


57 Michael Tizard, Chief Executive Officer, The Creche and Kindergarten Association, Committee Hansard, 12 June 2018, p. 45. Also see: Jeff Willing, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training, Committee Hansard, 12 June 2018, p. 51, who commented on the larger number of children now attending childcare with a preschool program, compared to preschool.
those from disadvantaged backgrounds—who are most likely to be withdrawn.\(^{58}\)

2.53 Other witnesses expressed concern about families' readiness for Child Care Subsidy due to the administrative requirements for the transition.\(^{59}\) Ms Death of ELACCA said:

> We've got families who don't necessarily always have access to the internet—they need to have a myGov account—and they have a whole range of other issues there that provide hurdles, and often it's the most vulnerable families who can't jump those hurdles faster.\(^{60}\)

2.54 The committee notes that, as at 2 July 2018, more than one million families had transitioned to the Child Care Subsidy and that there will be a three month grace period for approximately 51 000 families who experienced difficulties transitioning by that date.\(^{61}\)

**Attendance reporting and the Activity Test**

2.55 Several submitters and witnesses voiced concerns about approved providers' and parents' ability to comply with various administrative requirements that require ongoing time and financial investment.\(^{62}\) Two particular concerns were identified: the need to report actual attendance; and the Activity Test.

2.56 Australian Childcare Alliance argued that the need to report each child's arrival and departure time would be burdensome and costly to providers:

> Those services that choose to manually enter the data will have to allow for a significant number of additional hours each and every week that would be much better served supporting educators and children. In a service with 100

\(^{58}\) Alys Gagnon, Executive Director, The Parenthood, *Committee Hansard*, 12 June 2018, p. 23. Also see: p. 26; Prue Warrilow, National Convenor, Australia Community Children's Services, *Committee Hansard*, 12 June 2018, p. 44, who noted that children might not receive the recommended minimum two days education per week.


\(^{60}\) Elizabeth Death, Chief Executive Officer, Early Learning and Care Council of Australia, *Committee Hansard*, 12 June 2018, p. 37.


children this will mean that the centre will need to manually enter **1,000 attendance periods per week**. This will increase human resourcing costs for administration staff by **4 to 6 hours a week**.\(^63\)

2.57 For approved providers who seek a technological solution, ECA observed:

Not only is the implementation of the new scheme causing increased administrative requirements, it also requires a significant financial investment by service providers with the need to purchase/upgrade technology and train administrative personnel.\(^64\)

2.58 In relation to the Activity Test, submitters and witnesses argued that childcare affordability will be affected by parents having to meet a three-stepped activity test. Parents will only receive subsidised child care for the number of hours engaged in a recognised activity each fortnight (Figure 2.4).\(^65\)

**Figure 2.4: Child Care Subsidy, Activity Test, per fortnight**

<table>
<thead>
<tr>
<th>Step</th>
<th>Hours of activity*</th>
<th>Maximum number of hours of subsidy per child*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>8 hours to 16 hours</td>
<td>36 hours</td>
</tr>
<tr>
<td>2</td>
<td>More than 16 hours to 48 hours</td>
<td>72 hours</td>
</tr>
<tr>
<td>3</td>
<td>More than 48 hours</td>
<td>100 hours</td>
</tr>
</tbody>
</table>


2.59 ECA emphasised that this is not conducive to achieving the best developmental outcomes for children:

ECA believes that there is a very strong case for providing all children with access to at least two days a week of early learning, regardless of their parents' workforce participation, to achieve their best development outcomes...the benefits are significant and ongoing for children from disadvantaged backgrounds in particular. Two days per week can also provide stability for families supporting employment preparation, searching and transition and would make the CCS system simpler for parents to

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\(^63\) Australian Childcare Alliance, *Submission 7*, p. 6 (emphasis in original).

\(^64\) Early Childhood Education, *Submission 11*, p. 8. Also see: Samantha Page, Chief Executive Officer, Early Childhood Australia, *Committee Hansard*, 12 June 2018, pp. 31–32; Elizabeth Death, Chief Executive Officer, Early Learning and Care Council of Australia, *Committee Hansard*, 12 June 2018, pp. 36–37, who noted that small approved providers cannot absorb the cost of a technological solution.

navigate, especially though who are already managing complexity in regards to their employment situation.\textsuperscript{66}

2.60 ELACCA and CCCA described the new funding arrangements in terms of missed opportunities and, similar to ECA, stated that the new system is complex, onerous and will adversely impact children from disadvantaged and vulnerable backgrounds. ELACCA submitted:

The need for documentation of activity, a random audit process and the associated risk of accumulating a debt will likely result in families choosing to withdraw their child from, or not enrol their child in, early learning. As a result, the policy intent of workforce participation and/or early learning outcomes of the CCS in all likelihood will not be achieved. In particular, Australia's children experiencing vulnerability and disadvantage, who in the absence of early intervention will potentially require more costly interventions in the future, are most likely to be denied access. The cost of administering the activity test far outweighs the benefits received, and future costs incurred.\textsuperscript{67}

\textit{Department response}

2.61 A departmental representative indicated that families generally do not use childcare when it is not subsidised: 'it's very expensive without a subsidy'. The officer agreed with Ms Gagnon that families could decrease their children's hours in care but also suggested that the ECEC sector might address this accessibility issue by restructuring their care sessions:

The minister has said quite openly, so it's government policy, that, particularly for the low-income families who get 24 hours per fortnight, yes, that is definitely one 12-hour session per week. It's also two six-hour sessions per week...some in the sector are already considering, for [a young] cohort, offering two six-hour sessions.\textsuperscript{68}

2.62 The Department recognised a need to minimise administrative requirements for parents, which is to be achieved through improved data/information sharing and IT systems (Child Care Subsidy System, CCSS). The new systems are intended to

\begin{itemize}
  \item\textsuperscript{66} Early Childhood Australia, \textit{Submission 11}, p. 8. Also see: Elizabeth Death, Chief Executive Officer, Early Learning and Care Council of Australia, \textit{Committee Hansard}, 12 June 2018, p. 37; Kim Bertino, National Secretary, Australian Community Children's Services, \textit{Committee Hansard}, 12 June 2018, p. 43; Michael Tizard, Chief Executive Officer, The Creche and Kindergarten Association, \textit{Committee Hansard}, 12 June 2018, p. 45, who agreed that every child should have a minimum two days a week of quality ECEC.
  \item\textsuperscript{67} Early Learning and Care Council Australia, \textit{Submission 12}, p. 3. Also see: Community Child Care Association, \textit{Submission 4}, p. 5; Dr Emma Cannen, Policy and Stakeholder Manager–Big Steps, United Voice, \textit{Committee Hansard}, 12 June 2018, pp. 20–21.
  \item\textsuperscript{68} Jeff Willing, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training, \textit{Committee Hansard}, 12 June 2018, p. 54.
\end{itemize}
provide 'a simple and easy user interface…and significant time saving benefits…when applying for fee assistance and reporting change in circumstances'.

2.63 The Department assured the committee that it would be closely monitoring implementation of the Child Care Subsidy. Further:

A Post Implementation review is planned, and will be completed within 2 years following implementation. This review will, amongst other things, examine any regulatory burden of the package against the benefit for families.

Committee view

2.64 The committee acknowledges that current Australian Government ECEC policy supports multiple policy objectives. The committee recognises the importance of these objectives and the evidence indicating that there are significant returns on investment in ECEC by promoting maternal workforce participation among families from low socio-economic backgrounds and the development of children from disadvantaged backgrounds. Nonetheless, the committee agrees with the CIS's overarching suggestion that unnecessary and/or inefficient red tape should be identified and eliminated.

2.65 The committee heard that implementation of the Child Care Subsidy is causing some difficulties for the ECEC sector, as well as Australian families using services. The committee is concerned that there have been transitional issues for a significant number of families, who might now be impacted by issues of affordability and accessibility. Further, the committee has heard that several administrative requirements will be burdensome and ongoing, an alternative to but not a simplification of the previous arrangements.

2.66 The committee notes that the Department will be monitoring the situation and encourages it to proactively address issues as they arise, including through consideration of the matters raised in this report. The committee expects to see more thorough consideration and reduction of red tape throughout the ECEC sector in the Department's next annual report in pursuance of the Deregulation Agenda.

2.67 The committee is not persuaded that Australian Government fee assistance is sufficiently well targeted, notwithstanding recent reforms. If the objective of assistance is to increase maternal workforce participation, it should be tailored to the demographic and occupational groups least likely to return to work without assistance, and from which the economy receives the most benefit. If the objective is to assist disadvantaged children, this should also be reflected in the targeting. The committee heard no evidence that these aspects had even been considered.

69 Department of Education and Training, Submission 10, p. 12. Also see: pp. 7 and 15, which noted that the Child Care Subsidy System interfaces with other government and regulatory IT systems, to facilitate the sharing of information.

70 Department of Education and Training, Submission 10, p. 17.
Recommendation 6
2.68 The committee recommends that the Department of Education and Training and the Department of Jobs and Small Business report in greater detail on the regulatory effect of implementing the Child Care Subsidy, including in relation to Activity Test.

Recommendation 7
2.69 The committee recommends that the Australian Government review the objectives of fee assistance to ensure that it is actually targeting maternal workforce participation and children from disadvantaged backgrounds.

Concluding comment
2.70 Some stakeholders suggested that the committee might find it more useful to conduct its inquiry after implementation of the Child Care Subsidy on 2 July 2018. However, the committee is of the view that there are a broader range of regulatory issues meriting examination, as highlighted in this report. The committee trusts that its findings and recommendations assist the Department to finesse the childcare reforms and provide Australian families with a better ECEC system that more fully supports the viability of the sector.

Senator David Leyonhjelm
Chair
Dissenting Report by Labor Senators

1.1 Labor Senators make the following dissenting report in relation to the Chair's report.

1.2 Labor Senators support the maintenance of effective and evidence based regulation of the early childhood education and care (ECEC) sector, to safeguard the quality and safety of all ECEC services and the educational development of children. The National Quality Framework (NQF) was agreed to by the Council of Australian Governments in 2009 and introduced to lift the educational and quality standards of the sector. Labor Senators strongly support the NQF. The NQF was developed based on international evidence and best practice. This evidence is regularly reviewed. The evidence confirms that staff ratios lead to better educational and safety outcomes for children. Since the introduction of the NQF, 77 per cent of ECEC services have received a quality rating of meeting or exceeding the National Quality Standards (NQS). The NQF is a world leading system that a majority of witnesses to the inquiry fully endorsed and supported.

1.3 Labor Senators believe that the greatest risk to the viability of ECEC services is this government's failure to adequately fund the sector, not overly burdensome regulation. Labor calls on the Government to restore the $20 million it cut from the NQF funding in the 2018–19 Budget. This funding supports the safety and compliance work in the states and territories that supports the NQF. Labor calls on the Government to commit funding to the national preschool program for four years olds—the National Partnership Agreement on Universal Access to Early Childhood Education. The Government has refused to fund the program beyond the 2019 school year and this is adding to the difficulties being faced by ECEC services and families.

1.4 Labor also notes the Government's new child care system introduces greater complexity and red tape to the system for both ECEC services and families. Families and services now have to account for activity, income, hours of care, and complete numerous forms to access subsidies from the Government. Families and services had to re-register for the new system launch in July 2018 at their own expense, which for services were considerable in both time and resources.

Senator Murray Watt
Deputy Chair
Additional Comments by Coalition Senators

1.1 Coalition Senators make the following additional comments on the interim report.

1.2 The Senate Select Committee on Red Tape's motivation in addressing the considerable regulatory burden of red tape on child care has identified issues that may affect the efficiency of the sector, as well as the cost of services, access to services, the quality of services provided, and the ability of child care establishments to provide their services in the most efficient manner.

1.3 In particular the committee found that the regulatory environment relating to the child care sector reduced access and increased prices, without necessarily improving the quality of child care provided, and whilst limiting employability in the sector.

1.4 The committee identified numerous issues of overregulation, excessive compliance requirements, regulatory complexity and lack of free market principles.

1.5 Noting that this is an interim report, Coalition Senators will provide additional comments on these issues once the final report has been tabled.

Senator James Paterson
Senator for Victoria

Senator Slade Brockman
Senator for Western Australia
Appendix 1
Submissions and additional information

Submissions
1  The Parenthood
2  Local Government Children's Services (NSW)
3  Australian Community Children's Services
4  Community Child Care Association
5  Australian Children's Education and Care Quality Authority
6  Family Day Care Australia
7  Australian Childcare Alliance
8  Australian Childcare Alliance (NSW Branch)
9  United Voice
10 Department of Education and Training
11 Early Childhood Australia
12 Early Learning and Care Council of Australia
13 Centre for Independent Studies

Additional information
1  Lifting our Game Report by Professor Deborah Brennan and Susan Pascoe. Received from Early Learning and Care Council of Australia 13 June 2018.

Answers to questions on notice
1  Dr Jennifer Buckingham and Eugenie Joseph, answers to questions on notice, arising from public hearing in Brisbane 12 June 2018 (received 12 June 2018).
2  Family Day Care Australia, answers to questions on notice, arising from public hearing in Brisbane 12 June 2018 (received 4 July 2018).
3  United Voice, answers to questions on notice, arising from public hearing in Brisbane 12 June 2018 (received 4 July 2018).
4  The Parent Hood, answers to questions on notice, arising from public hearing in Brisbane 12 June 2018 (received 5 July 2018).
Appendix 2
Public hearings and witnesses

12 June 2018—Brisbane

Members in attendance: Senators Anning, Leyonhjelm, Paterson, Watt.

Witnesses:

BERTINO, Ms Kim, National Secretary, Australian Community Children's Services
BUCKINGHAM, Dr Jennifer, Senior Research Fellow, The Centre for Independent Studies
CANNEN, Dr Emma, Policy and Stakeholder Manager, Big Steps, United Voice
DAVISON, Ms Linda, Chairperson, Community Child Care Association
DEATH, Ms Elizabeth, Chief Executive Officer, Early Learning and Care Council of Australia
FARRELL, Mr Michael, National Policy and Advocacy Manager, Family Day Care Australia
GAGNON, Ms Alys, Executive Director, The Parenthood
HUNTER, Mrs Sheila, Assistant Secretary, Queensland Branch, United Voice
JOSEPH, Miss Eugenie, Senior Policy Analyst, The Centre for Independent Studies
LIM, Mr Chiang, Chief Executive Officer, Australian Childcare Alliance NSW
MASON, Mr John, General Manager, Policy and Strategic Programs, Australian Children's Education and Care Quality Authority
MITCHELL, Ms Gillian, Group Manager, Transition and Engagement Group, Department of Education and Training
PAGE, Ms Samantha, Chief Executive Officer, Early Childhood Australia
PATERSON, Mr Andrew, Chief Executive Officer, Family Day Care Australia
PRICE, Ms Julie, Executive Director, Community Child Care Association
SINCLAIR, Ms Gabrielle, Chief Executive Officer, Australian Children's Education and Care Quality Authority
TIZARD, Mr Michael Dalkeith, Chief Executive Officer, The Creche and Kindergarten Association Limited
WARRILOW, Ms Prudence (Prue), National Convenor, Australian Community Children's Services
WILLING, Mr Jeff, Branch Manager, Payment Policy and Implementation Branch, Department of Education and Training