



MICHIGAN  
ASSOCIATION FOR  
**Education  
of Young  
Children**

Testimony  
**House Committee on Families and Children's Services**  
Substitute for Senate Bill No. 1100  
June 30, 2010

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The Michigan Association for the Education of Young Children supports the content of Senate Bill No. 1100. However, MiAEYC would like to offer several changes to the proposed amendments to PA 116.

*"...promoting quality education  
and the well-being  
of young children..."*

Section 1 (1), V. "Licensee Designee" means the individual designated in writing by the board of directors of the corporation or by the owner or person with legal authority to act on behalf of the company or organization on licensing matters. All license applications must be signed by the licensee in the case of the individual or by a member of the corporation, company, or organization.

Who is considered a "member"? Is it the President, licensee designate, or someone else?

Paragraph 2: "All license applications must be signed by the licensee in the case of the individual or by a member of the corporation, company, or organization" is not a definition. Move it to Section 5 (1) page 12, line 13, to follow "the department shall issue or renew the license."

Section 5c (1) page 23, line 20, there is no definition for chief administrator or program director. These terms are also used on pages 25-29.

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Section 9 (1) page 27, line 23, there is no definition for adult household member. This term is also used on pages 28-29. This seems a particularly important definition for this bill.

