CHILDCARE FUNDING (WALES) BILL – STAGE 2 GOVERNMENT AMENDMENTS

This table provides information about the amendments tabled in the name of Huw Irranca-Davies AM on 4 October.

No.	GOVERNMENT AMENDMENT	GWELLIANT Y LLYWODRAETH	PURPOSE AND EFFECT
11	Section 1, page 1, line 9, after 'child' at the second place where it appears, insert 'under compulsory school age'.	Adran 1, tudalen 1, llinell 9, ar ôl 'blentyn', mewnosoder 'o dan yr oedran ysgol gorfodol'.	The purpose of this amendment is to add provision about what is meant by "a qualifying child".
			The effect of this amendment is to add clarity about the age range of the children who stand to benefit from Government-funded childcare.
12	Section 1, page 1, leave out line 10 and insert— '() who is in Wales; () who is of an age (or within an age range) specified in regulations;'.	Adran 1, tudalen 1, hepgorer llinell 10 a mewnosoder— '() sydd yng Nghymru; () sydd o oedran (neu o fewn ystod oedran) a bennir mewn rheoliadau;'.	Like amendment 11, the purpose of this amendment is to add further detail about how a "qualifying child" is to be defined for the purposes of the Bill.
			The effect of this amendment is to include additional detail about the core eligibility criteria concerning who is an eligible child in the Bill.
13	Section 1, page 1, line 11, after 'any', insert 'other'.	Adran 1, tudalen 1, llinell 11, ar ôl 'amodau', mewnosoder 'eraill'.	The purpose of this amendment, which is consequential upon amendments 11 and 12, is to ensure that the regulations which derive their power from section 1(2)(c) may specify other conditions which have to be met by a qualifying child, in addition to those added by amendments 11 and 12.

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			The effect of this amendment is to enable regulations made under section 1(2)(c) to specify any other conditions which have to be met by a qualifying child.
14	Section 1, page 1, line 13, leave out 'and (b)' and insert ', (second paragraph to be inserted by amendment 12) and (b)'.	Adran 1, tudalen 1, llinell 13, hepgorer 'a (b)' a mewnosoder ', (yr ail baragraff i'w fewnosod gan welliant 12) a (b)'.	This amendment is consequential upon amendments 11 and 12.
15	Section 1, page 1, line 15, leave out subsection (3).	Adran 1, tudalen 1, llinell 15, hepgorer isadran (3).	This amendment is consequential upon amendments 11 and 12.
16	Section 1, page 1, line 18, leave out 'a parent of the child, or a partner of a parent of the child, and to paid work carried out by a parent or partner' and insert 'primary education (within the meaning of section 2(1)(a) of the Education Act 1996) received by, or made available to, the child'.	Adran 1, tudalen 1, llinell 18, hepgorer 'â rhiant i'r plentyn, neu bartner i riant i'r plentyn, ac â gwaith am dâl a wneir gan riant neu bartner' a mewnosoder 'ag addysg gynradd (o fewn yr ystyr a roddir i "primary education" yn adran 2(1)(a) o Ddeddf Addysg 1996) a geir gan y plentyn neu a roddir ar gael iddo'.	The purpose of this amendment is to give an example of the type of provision that regulations made under the powers in section 1(2)(c) may make to specify conditions relating to an eligible child in the context of a child's entitlement to and entry into early education.
			The effect of this amendment is to provide additional clarity about the way that the power to make regulations under section 1(2)(c) may be exercised.
17	Section 1, page 1, after line 19, insert— '() Conditions specified under subsection (2)(b) in respect of a child may also relate to a parent of the child, or a partner of a parent of the child, including (among other things)	Adran 1, tudalen 1, ar ôl llinell 19, mewnosoder— '() Caiff amodau a bennir o dan isadran (2)(b) mewn cysylltiad â phlentyn hefyd ymwneud â rhiant i'r plentyn, neu bartner i riant i'r plentyn,	The purpose of this amendment, which is consequential upon amendment 16, is to reinstate the provision removed as a result of that amendment.

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	to paid work carried out by a parent or a partner.'.	gan gynnwys (ymhlith pethau eraill) â gwaith am dâl a wneir gan riant neu bartner.'.	The effect of this amendment is to preserve the ability to set out in regulations the conditions which have to be met by the parent of a child, or partner of a parent of a child.
18	Section 1, page 1, after line 23, insert— '() circumstances in which a child is, or is not, to be regarded as being in Wales;'.	Adran 1, tudalen 1, ar ôl llinell 23, mewnosoder— '() amgylchiadau pan fo, neu pan na fo, plentyn i'w ystyried fel pe bai yng Nghymru;'.	The purpose of this amendment is to enable the regulations which may be made under section 1(6) to specify the circumstances in which a child is, or is not, to be regarded as being in Wales.
			The effect of this amendment is to enable regulations to be made which expand on the provision added by amendment 12 and which set out the criteria for deciding whether or not a child "is in Wales".