

### New South Wales

# **Childcare and Economic Opportunity Fund Bill 2022**

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2022



#### New South Wales

## **Childcare and Economic Opportunity Fund Bill 2022**

Act No , 2022

An Act to provide for financial assistance for the purposes of the provision of affordable and accessible childcare.

**EXAMINED** 

Speaker

The l	The Legislature of New South Wales enacts—				
Par	t 1	Pre	eliminary	2	
1	Nam	e of A	ct	3	
		This	Act is the Childcare and Economic Opportunity Fund Act 2022.	2	
2	Com	menc	ement	5	
			Act commences on the date of assent to this Act.	6	
3	Defi	nitions	<b>3</b>	7	
		In th	is Act—	8	
		appo	ninted member—see section 9(3)(c).	9	
		Boar	rd—see section 9(1).	10	
		Chai	irperson means the Chairperson of the Board.	11	
			<i>leare</i> means the type of care provided by an education and care service within neaning of the <i>Children (Education and Care Services) National Law (NSW)</i> .	12 13	
		comi	missioned person—see section 5(1).	14	
		Educ	cation Secretary means the Secretary of the Department of Education.	15	
		finar	ncial year means a year ending on 30 June.	16	
		Fund	d—see section 16.	17	
		mark	ket monitoring report means a report prepared under section 5.	18	
		offic	er of the Board—see section 11(2).	19	
		prog	ram guidelines—see section 14(1)(b).	20	
			egic investment plan—see section 13(1).	21	
		Note- interp	— The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the pretation and application of this Act.	22 23	
4	Obje	ctive	of Act	24	
	(1)	work	principal objective of this Act is to increase participation in the State's cforce, particularly for women, by making quality childcare more affordable and ssible.	25 26 27	
	(2)	To a	chieve this object, this Act aims to—	28	
		(a)	reduce barriers to parents and carers participating in work, and	29	
		(b)	improve affordability and accessibility of childcare.	30	

Par	t 2	Independent market monitoring reports	1
5	Prep	paration of independent reports	2
	(1)	The Minister must commission a person (the <i>commissioned person</i> ) to undertake a review into the childcare sector market, including by reviewing—  (a) areas where the commissioned person considers—  (i) there are childcare supply shortages, or  (ii) there are higher barriers to parents or carers participating in work because of the affordability or accessibility, or both, of childcare, and	3 2 5 6 7
		<ul> <li>(b) the state of the childcare sector, including the following—</li> <li>(i) workforce,</li> <li>(ii) pay and conditions,</li> <li>(iii) quality standards in the childcare sector.</li> </ul>	9 10 11 12
	(2)	After undertaking the review, the commissioned person must—  (a) prepare a report setting out the findings of the review, including the matters set	13 14
		out in subsection (1)(a) and (b), and  (b) give the report to the Minister.	15 16
	(3)	The review and report must be—	17
	(0)	(a) undertaken and prepared every 2 years or other period prescribed by the regulations, and	18 19
		(b) tabled in each House of Parliament with the annual report tabled under section 22.	20 21
	(4)	The commissioned person must—	22
		(a) be independent from the Board, and	23
		(b) have the expertise prescribed by the regulations.	24
	(5)	Different commissioned persons may be commissioned for different years.	25
	(6)	The Independent Pricing and Regulatory Tribunal of New South Wales may be a commissioned person but only with the consent of the Minister administering the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> .	26 27 28
	(7)	Regulations may be made about reviews and reports including the following—	29
		<ul><li>(a) additional matters that must be considered or included,</li><li>(b) the times within which a report must be prepared and given to the Minister,</li></ul>	30
		<ul><li>(b) the times within which a report must be prepared and given to the Minister,</li><li>(c) requirements for consultation, if any,</li></ul>	31 32
		(d) the period for which a report remains in force.	33
6	Ren	ort to contain estimated cost of scheme	34
Ū	(1)	A market monitoring report must include an estimate of the amount required to	35
	(1)	achieve the objective of this Act and otherwise fund the Board for at least the next 2 financial years after the date on which the report is given to the Minister.	36 37
	(2)	The estimated amount must not be more than the cap specified in Schedule 1, section 3.	38 39
	(3)	An estimated amount is not required for a financial year for which an amount is appropriated under section 18.	40 41
	(4)	If 2 reports contain different estimated amounts for the same financial year, the estimated amount in the later report is to be used.	42 43

7	Requ	uireme	ent to give information and answer questions	1
	(1)	A co	ommissioned person may require another person to—	2
		(a)	give the commissioned person information the commissioned person reasonably requires for the preparation of a market monitoring report ( <i>releval information</i> ), or	on 3 nt 2
		(b)	answer questions in relation to relevant information if the commissione person believes on reasonable grounds that the other person has knowledge the relevant information.	
	(2)		commissioned person may require a person to give information or to answersions under this section only if the commissioned person—	er 9
		(a)	has made reasonable efforts to obtain the information without using th section, including by seeking information from the Department of Education and other government agencies of NSW or the Commonwealth, and	is 11 on 12 13
		(b)	has been unable to obtain the information.	14
	(3)		requirement under subsection (1)(a) must be in a written notice given to the other son and must specify the following—	er 15
		(a)	the information that must be given,	17
		(b)	the form in which the information must be given,	18
		(c)	the time within which the information must be given.	19
	(4)		commissioned person may, by written notice, require the other person to atter specified place and time to answer questions under subsection (1)(b) if—	nd 20
		(a)	attendance at the place is reasonably required for the questions to be proper put and answered, and	ly 22 23
		(b)	the place and time is a reasonable place and time—	24
			(i) nominated by the other person, or	25
			(ii) if a reasonable place and time is not nominated by the other person- nominated by the commissioned person.	— 26 27
	(5)	Rele	evant information may include information about the following—	28
		(a)	current and planned childcare services,	29
		(b)	costs of childcare services, including the cost of providing childcare service	s, 30
		(c)	demand for childcare services,	31
		(d)	legal, economic or other barriers to the provision of childcare services,	32
		(e)	information prescribed by the regulations.	33
	(6)		sons who may be required to give information or to answer questions under the tion include the following—	is 34 35
		(a)	persons who own, control or operate childcare services,	36
		(b)	persons who use childcare services,	37
		(c)	persons who work in the childcare sector,	38
		(d)	persons who have expert knowledge about the childcare sector,	39
		(e)	persons prescribed by the regulations.	40
8	Infor	matio	on obtained by commissioned person	41
	(1)	infor	e commissioned person is authorised, despite any Act or law, to disclor formation obtained under section 7 to the Board in a market monitoring report of derwise.	

44

(2)	perm	rmation disclosed to the Board, that the commissioned person would not be nitted to disclose to the Board except for subsection (1), must not be disclosed by Board or a member or officer of the Board other than—	1 2 3
	(a)	to the Board or a member or officer of the Board, or	4
	(b)	if disclosure of the information is legally authorised or required under another Act or law.	5 6
(3)	3) Regulations may make provision about the use or disclosure of information obtained for the purposes of a market monitoring report.		7 8

Par	t 3	The Board			
9	Esta	ablishment of Board			
	(1)	The NSW Childcare and Economic Opportunity Fund Board (the <i>Board</i> ) is established.			
	(2)	The Board is a statutory body representing the Crown.			
	(3)	The Board is to consist of the following members—			
		(a) the Education Secretary or an employee of the Department of Education nominated by the Education Secretary,			
		(b) the Secretary of the Treasury or an employee of the Treasury nominated by the Secretary,			
		(c) 3 other members ( <i>appointed members</i> ) who are appointed by the Minister with the concurrence of the Treasurer.			
	(4)	A nomination under this section must be written.			
	(5)	The Education Secretary or the Education Secretary's nominee is the Chairperson of the Board.			
	(6)				
	(7)	The Board may establish subcommittees.			
	(8)	A subcommittee may include persons who are not members of the Board.			
	(9)	Regulations may be made about the members and procedure of the Board, including the following—	:		
		(a) voting,	:		
		(b) quorum,	:		
		(c) codes of conduct.	:		
10	Appointed members				
	(1)	The appointed members must have—	:		
		(a) the experience or expertise prescribed by the regulations, or	:		
		(b) if no experience or expertise is prescribed—experience or expertise in the childcare sector.	:		
	(2)	One of the appointed members must be employed in the Department of Education.	;		
	(3)	An appointed member holds office for the period specified in the appointed member's instrument of appointment.	;		
	(4)	The period specified must not be more than 3 years.	;		
	(5)	An appointed member may be reappointed at the end of the specified period if the appointed member would otherwise be eligible to be appointed at that time.	;		
	(6)	An appointed member may not be reappointed more than once.	;		
	(7)	Regulations may be made about the appointment of appointed members.	;		
11	Staff	f and facilities	;		
	(1)	The Board may, with the approval of the Minister, arrange for the use of the services of the staff or facilities of a government sector agency.	;		
	(2)	Staff used are taken to be <i>officers of the Board</i> .			

12	Fund	ctions		1	
	(1)	The	Board has the following functions—	2	
		(a)	to develop strategic investment plans for its activities, that include types of	3	
			programs for which financial assistance will be provided to help achieve the	4	
		(1.)	objective of this Act,	5	
		(b)	to develop programs of the type set out in the plan,	6	
		(c)	to administer the programs, including by approving—	7	
			<ul><li>(i) the provision of financial assistance, and</li><li>(ii) the payment of amounts from the Fund for that purpose,</li></ul>	8	
		(4)	to provide advice if requested to do so by the Minister or the Treasurer,	9	
		(d)		10	
		(e)	to engage in other activities in relation to the objective of this Act if approved to do so by the Minister,	11 12	
		(f)	other functions prescribed by the regulations.	13	
	(2)		provision of financial assistance from the Fund may, subject to the regulations, ide grants, recoverable grants, loans or equity.	14 15	
	(3)		Board may do anything reasonably necessary to perform its functions, including ring contracts.	16 17	
	(4)		Board is subject to the direction and control of the Minister in the exercise of its tions except in relation to approving—	18 19	
		(a)	the provision of financial assistance, and	20	
		(b)	the payment of amounts from the Fund for that purpose.	21	
13	Strategic investment plans				
	(1)	The	Board must prepare plans (strategic investment plans) setting out—	23	
		(a)	key investment priorities, and	24	
		(b)	the types of program for which financial assistance will be provided, and	25	
		(c)	how the priorities relate to the types of programs, and	26	
		(d)	anything required by the regulations.	27	
	(2)	Strat	regic investment plans must be prepared taking into account—	28	
		(a)	the most recent market monitoring report, and	29	
		(b)	government policies related to the early childhood education and care sector.	30	
	(3)		regic investment plans must be given to the Minister and the Treasurer for oval.	31 32	
	(4)		ulations may be made about strategic investment plans, including the owing—	33 34	
		(a)	additional matters that must be included,	35	
		(b)	the times within which they must be prepared and given to the Minister and the Treasurer,	36 37	
		(c)	requirements for consultation, if any,	38	
		(d)	the period for which they remain in force.	39	
14	Prog	grams	and program guidelines	40	
	(1)		strategic investment plan is approved by the Minister and the Treasurer, the ed must—	41 42	

	(a)	develop programs of the type set out in the plan, and	1
	(b)	prepare guidelines for each program (the program guidelines).	2
(2)	The	program guidelines must be given to the Minister for approval.	3
(3)	If the	e program guidelines are approved by the Minister, the Board must—	4
	(a)	make the program guidelines publicly available on a website, and	5
	(b)	administer the programs in accordance with the strategic investment plan and program guidelines.	7
(4)	Regu	lations may be made about program guidelines, including the following—	8
	(a)	additional matters that must be included,	9
	(b)	the times within which they must be prepared and given to the Minister and the Treasurer,	10 11
	(c)	requirements for consultation, if any,	12
	(d)	the period for which they remain in force	13

Par	t 4	The	Fund			
15	Esta	blishm	ent of Fund			
			W Childcare and Economic C e Special Deposits Account.	Opportunity Fund (the <i>Fund</i> ) must be established		
16	Payı	nents i	into the Fund			
		The f	following must be paid into the	e Fund—		
		(a)	all money appropriated by P purposes of payment into the	arliament, or advanced by the Treasurer, for the Fund,		
		(b)	the proceeds of the investme	nt of money in the Fund,		
		(c)	fees and charges paid under	this Act,		
		(d)	all other money directed or at Act or other law,	uthorised to be paid into the Fund by or under any		
		(e)		repayment of financial assistance paid from the overed under this Part as debts.		
17	Payı	Payments out of the Fund				
	(1)	The f	Collowing may be paid out of the	he Fund—		
		(a)	amounts for the provision of payment of the amount is—	of financial assistance if the Board is satisfied		
			(i) under a program for under Part 3, and	which program guidelines have been approved		
			` '	program guidelines, and		
			(iii) in accordance with the			
		(b)		ninistrative expenses related to the Fund or the ny, prescribed under subsection (3).		
	(2)	if it w	would cause the total amount o	the Fund for the provision of financial assistance f financial assistance provided in a financial year ified for the financial year in Schedule 1.		
		Note- count	<ul> <li>Underspends that are carried f towards the maximum for that fin</li> </ul>	orward and are spent in a future financial year do not ancial year, see Schedule 1, clause 4.		
	(3)	The r	egulations may prescribe—			
		(a)	related to the Fund or the Bo	•		
		(b)	governance requirements rela	ated to administrative expenses.		
	(4)		inistrative expenses related to e Education Secretary.	the Board include services provided to the Board		
18	Арр	ropriat	ion for financial years 2024-	-2026		
		The a	mounts set out in the table to	this section are appropriated—		
		(a)		I for payment into the Fund, and		
		(b)	for the financial year specifie	* *		
		(c)	at the beginning of the finance	cial year specified.		
		Fina	ncial year	Amount appropriated		
		vear (	ending 30 June 2024	\$100 million		

		Fina	ncial year	Amount appropriated	
		year	ending 30 June 2025	\$270 million	
		year	ending 30 June 2026	\$405 million	
19	Stan	ding a	ppropriation		
	(1)	Fund		al year ending 30 June 2026, the Consolidated ecessary for the payment into the Fund for the er this Act.	
	(2)	This	section is repealed at the end of	30 June 2032.	
20	Reco	overy	of amounts		
	(1)	The laper	Board may recover as a debt in a son who was provided financial	court of competent jurisdiction an amount from assistance from the Fund if—	
		(a)	the amount was provided to th incorrect information, or	e person wrongly, including because of fraud or	1
		(b)	the provision of the amount w comply with the conditions.	as subject to conditions and the person failed to	1
	(2)		mount recovered under this sectaid into the Fund.	ion, less the cost of recovering the amount, must	1 1
21	Perf	orman	ce audit		1
	(1)		Auditor-General must conduct tance provided from the Fund.	performance audits of the Fund and financial	1
	(2)		rformance audit must also addre e in accordance with this Act.	ess whether payments from the Fund have been	1
	(3)		port on the performance audicicable after the completion of the	t must be given to the Minister as soon as ne audit.	2
	(4)	perfo		leted at least once every 3 years with the first to later than 3 years after the approval of the first ister and the Treasurer.	2 2 2
22	Ann	ual rep	port		2
	(1)		Minister must produce an annua ities of the Fund during the year	l report for each financial year, reporting on the	2
	(2)		annual report is to include the a rr the <i>Government Sector Financ</i>	udit report of the Fund by the Auditor General ce Act 2018.	2
	(3)			eral must include a statement as to whether the made in accordance with this Act.	3
	(4)		annual report must be tabled in and of the financial year.	each House of Parliament within 6 months after	3
23	Revi	ew of	Fund		3
	(1)	Part		determine whether the policy objectives of the rms of the Part remain appropriate for securing	3
	(2)			oon as possible after the period of 3 years after estment plan by the Minister and the Treasurer.	3

(3) A report on the outcome of the review must be tabled in each House of Parliament within 6 months after the end of the period of 3 years.

1 2

Par	t 5	Miscellaneous	1
24	Must	consider disincentives to participating in work	2
	(1)	A person exercising functions under this Act must consider the disincentives posed by childcare costs on persons deciding to participate, or increase participation, in work.	3 4 5
	(2)	The Minister may, with the concurrence of the Treasurer, publish guidelines for the purposes of this section.	7
25	Pers	nal liability	8
	(1)	A protected person is not personally subject to any liability for anything done— <ul> <li>(a) in good faith, and</li> <li>(b) for the purpose of exercising a function under this Act.</li> </ul>	10 11
	(2)	The liability instead attaches to the Crown.	12
26	(3)	In this section—  done includes omitted to be done.  liability means civil liability and includes action, claim or demand.  protected person means—  (a) a member of the Board, or  (b) an officer of the Board, or  (c) a person acting under the direction of a member of the Board or officer of the Board.  ation  The Minister, Board or Chairperson may delegate the exercise of a function of the Minister, Board or Chairperson, other than this power of delegation, to—  (a) a member of the Board, or  (b) an officer of the Board, or  (c) a person authorised by the regulations.	13 14 15 16 17 18 19 20 21 22 23 24 25 26
27	Regi	ations	27
_		The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	28 29 30 31
28	Revi	w of Act	32
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing the objectives.	33 34 35
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the commencement of this Act.	36 37
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	38 39

29	Dancel of Act			
	Repeal of Act			
	(1)	This Act is repealed on a day appointed by proclamation of the Governor and	2	
	. ,	published on the NSW legislation website.	3	
	(2)	A proclamation under this section must not repeal this Act before 30 June 2032.	4	
	(3)	A proclamation under this section may include savings and transitional provisions in	5	
	` /	relation to the repeal of this Act.	6	

Schedule 1		le 1	1 Financial assistance	
			sections 6 and 17	2
1	Fina	ncial y	rears 2024–2026	3
		The 1	maximum amount of financial assistance that may be paid from the Fund is—	4
		(a)	for the financial year ending on 30 June 2024—\$100 million, or	5
		(b)	for the financial year ending on 30 June 2025—\$270 million, or	6
		(c)	for the financial year ending on 30 June 2026—\$405 million.	7
2	Fina	ncial y	rears after 2026	8
			maximum amount of financial assistance that may be paid from the Fund for a scial year after the financial year ending on 30 June 2026 is the lesser of—	10
		(a)	the estimated amount for the financial year as specified in the market monitoring report, or	11 12
		(b)	the cap for the financial year set out in this Schedule, section 3.	13
3	Сар	for fin	ancial years after 2026	14
	(1)		cap for a financial year after the financial year ending on 30 June 2026 is the unt calculated as follows—	15 16
		\$650	) million × A/B	
		wher	e—	17
			the CPI number for the March quarter in the financial year immediately eding the financial year for which the amount is calculated.	18 19
		<b>B</b> is 1	the CPI number for the March quarter of 2026.	20
	(2)	In th	is section—	21
			<b>number</b> means the Consumer Price Index (All Groups Index) for Sydney ished by the Australian Bureau of Statistics in the latest published series of that it.	22 23 24
4	Und	ersper	nds may be carried forwards	25
	(1)	maxi and	e financial assistance paid from the Fund for a financial year is less than the mum amount for the financial year, the difference between the amount paid out the maximum may be carried forward and paid from the Fund as financial tance in a future financial year.	26 27 28 29
	(2)	is no	mount carried forward under this section and paid out in a future financial year to be counted in the future financial year towards the maximum amount that be paid out of the Fund in that financial year.	30 31 32
	(3)		amount may be carried forward under this section and paid out in a future icial year only with the approval of the Treasurer.	33 34

Schedu Part 1		le 2	Savings, transitional and other provisions	1		
		General		2		
1	Reg	ulatior	ılations			
	(1)		regulations may contain provisions of a savings or transitional nature consequent ne commencement of—	4		
		(a)	a provision of this Act, or	6		
		(b)	a provision amending this Act.	7		
	(2)		vings or transitional provision consequent on the commencement of a provision to the made more than 2 years after that commencement.	9		
	(3)		livings or transitional provision made consequent on the commencement of a ision is repealed 2 years after that commencement.	10 11		
	(4)	A sa prov	vings or transitional provision made consequent on the commencement of a ision may take effect before that commencement but not before—	12 13		
		(a)	for a provision of this Act—the date of assent to this Act, or	14		
		(b)	for a provision amending this Act—the date of assent to the amending Act.	15		
	(5)		vings or transitional provision taking effect before its publication on the NSW lation website does not—	16 17		
		(a)	affect the rights of a person existing before that publication in a way prejudicial to the person, or	18 19		
		(b)	impose liabilities on a person for anything done or omitted to be done before that publication.	20 21		
	(6)	In th	is section—	22		
		pers	on does not include the State or an authority of the State.	23		
Par	t 2	Pro	ovisions consequent on enactment of this Act	24		
2	App	ointed	pinted members			
		The 2023	Minister must ensure appointed members are appointed to the Board by 30 June 3.	26 27		
3	Stra	tegic i	nvestment plan	28		
			Board must prepare the first strategic investment plan under this Act, section 13 0 June 2024.	29 30		

4	Payments before first strategic investment plan	1		
	A payment of financial assistance may be made out of the Fund before the firs strategic investment plan has been approved by the Minister and the Treasurer if the payment—			
	(a) is in accordance with the objective of this Act, and	5		
	(b) is in accordance with regulations made for the purposes of this section, and	6		
	(c) is approved by the Minister and the Treasurer for the testing or trialling of a program.	7 8		