CONFERENCE COMMITTEE REPORT SUMMARY

Measure CCS for HB1797

Principal Authors: Representative Miller

Senator Garvin

General Subject Matter: Child Care Facilities

General Description of <u>Major Differences</u> between the current report and the version last seen and voted on in the House and the sections in which such differences are located:

√ Changes from engrossed House measure which were made in the Senate and contained in conference committee report/substitute (applies *only* to House measures):

None

√ Changes made in conference:

On line 24 on page 17, specifies that it shall be unlawful for a individual who is the perpetrator of a substantiated finding by the Department of heinous and shocking abuse to work with children, reside in a child care facility, or be hired by an employer who offers or provides services to children.

On page 21, lines 11-15, the time in which a facility owner or operator must notify parents or legal guardians of children attending the facility by certified mail is changed to immediately, but not later than 72 hours upon receiving notice of a substantiated finding of heinous and shocking abuse.

Date Prepared: May 11, 2021 Prepared By: Suzie Nahach