House of Representatives

Supplementary Order Paper

Tuesday, 23 November 2010

Education Amendment Bill (No 2)

Proposed amendment

Hon Trevor Mallard, in Committee, to move the following amendment:

Clause 18

To insert the following subclause after subclause (1) (after line 32 on page 30):

- (1A) Section 310(2) is further amended by inserting the following paragraph after **paragraph (ha)**:
 - "(hb) the premises described in **paragraph (ha)** are subject to the Police vetting requirements under sections 319D to 319FE:".

New clause 18A

To insert the following clause after *clause 18* (after line 35 on page 30):

18A Police vetting requirements for limited attendance centres

Sections 319D to 319FE are amended by inserting "and any
premises described in **section 310(2)(ha)**" after "licensed
early childhood service" in each place where it appears.

Explanatory note

This Supplementary Order Paper amends the Education Amendment Bill (No 2) to reinstate the requirement to have employees and contractors looking after children under the age of 6 at limited attendance centres, such as gyms and mall childcare services, subject to Police checks.

Wellington, New Zealand: Published under the authority of the House of Representatives—2010