ACS

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1111

(SENATE AUTHORS: WEBER, Eichorn, Hayden, Wiklund and Relph)DATED-PGOFFICIAL STATUS02/11/2019334Introduction and first reading

03/07/2019

Introduction and first reading Referred to Family Care and Aging Comm report: To pass as amended and re-refer to Human Services Reform Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to human services; modifying child care assistance program provisions; amending Minnesota Statutes 2018, sections 119B.011, subdivision 20, by adding a subdivision; 119B.025, subdivision 1; 119B.03, subdivision 9; 119B.095, by adding a subdivision.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 119B.011, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 13b. Homeless. "Homeless" means a self-declared housing status as defined in
1.10	the McKinney-Vento Homeless Assistance Act and United States Code, title 42, section
1.11	<u>11302, paragraph (a).</u>
1.12	EFFECTIVE DATE. This section is effective September 21, 2020.
1.13	Sec. 2. Minnesota Statutes 2018, section 119B.011, subdivision 20, is amended to read:
1.14	Subd. 20. Transition year families. "Transition year families" means families who have
1.15	received MFIP assistance, or who were eligible to receive MFIP assistance after choosing
1.16	to discontinue receipt of the cash portion of MFIP assistance under section 256J.31,
1.17	subdivision 12, or families who have received DWP assistance under section 256J.95 for
1.18	at least three one of the last six months before losing eligibility for MFIP or DWP.
1.19	Notwithstanding Minnesota Rules, parts 3400.0040, subpart 10, and 3400.0090, subpart 2,
1.20	transition year child care may be used to support employment, approved education or training
1.21	programs, or job search that meets the requirements of section 119B.10. Transition year
1.22	child care is not available to families who have been disqualified from MFIP or DWP due

1.23 to fraud.

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2.1	EFFECT	TVE DATE. This se	ection is effective	ve March 23, 2020.			
2.2	Sec. 3. Min	nesota Statutes 2018	8, section 119B	.025, subdivision 1, is	amended to read:		
2.3	Subdivision 1. Applications. (a) Except as provided in paragraph (c), clause (4), the						
2.4	county shall verify the following at all initial child care applications using the universal						
2.5	application:						
2.6	(1) identity of adults;						
2.7	(2) presence of the minor child in the home, if questionable;						
2.8	(3) relationship of minor child to the parent, stepparent, legal guardian, eligible relative						
2.9	caretaker, or the spouses of any of the foregoing;						
2.10	(4) age;						
2.11	(5) immigration status, if related to eligibility;						
2.12	(6) Social Security number, if given;						
2.13	(7) counted income;						
2.14	(8) spous	al support and child s	support paymer	nts made to persons out	tside the household;		
2.15	(9) reside	nce; and					
2.16	(10) incom	nsistent information,	if related to eli	gibility.			
2.17	(b) The co	ounty must mail a no	otice of approva	al or denial of assistance	e to the applicant		
2.18	within 30 calendar days after receiving the application. The county may extend the response						
2.19	time by 15 ca	alendar days if the ap	oplicant is infor	med of the extension.			
2.20	(c) For an	applicant who decla	ares that the ap	plicant is homeless and	l who meets the		
2.21	definition of	homeless in section	119B.011, subc	livision 13b, the count	y must:		
2.22	<u>(1) if info</u>	ormation is needed to	determine elig	ibility, send a request	for information to		
2.23	the applicant	within five working	days after rece	eiving the application;			
2.24	(2) if the a	applicant is eligible, s	send a notice of	approval of assistance	within five working		
2.25	days after rec	ceiving the application	on;				
2.26	(3) if the a	applicant is ineligible	e, send a notice	of denial of assistance	within 30 days after		
2.27	receiving the	application. The cou	unty may exten	d the response time by	15 calendar days if		
2.28	the applicant	is informed of the e	xtension;				
2.29	(4) not rec	juire verifications req	uired by paragra	aph (a) before issuing th	ne notice of approval		
2.30	or denial; and	<u>1</u>					

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<u>(5)</u> follow	v limits set by the co	ommissioner for	how frequently expe	dited application		
processing may be used for an applicant under this paragraph.						
(d) An applicant who declares that the applicant is homeless must submit proof of						
<u> </u>	•			If proof of eligibility		
is not submitted within three months, eligibility ends. A 15-day adverse action notice is						
required to end eligibility.						
EFFEC1	TVE DATE. This se	ection is effectiv	e September 21, 202	<u>0.</u>		
Sec. 4. Mir	inesota Statutes 201	8, section 119B.	03, subdivision 9, is	amended to read:		
Subd. 9.	Portability pool. (a)) The commissio	ner shall establish a	pool of up to five		
percent of the	e annual appropriation	on for the basic s	liding fee program to	o provide continuous		
child care as	sistance for eligible	families who mo	ve between Minneso	ota counties. At the		
end of each a	llocation period, an	y unspent funds	in the portability poo	ol must be used for		
assistance un	der the basic sliding	g fee program. If	expenditures from the	he portability pool		
exceed the ar	nount of money avai	ilable, the realloc	ation pool must be re	educed to cover these		
shortages.						
(b) To be	eligible for portable	basic sliding fee	assistance, A family	that has moved from		
a county in v	which it was receiving	ng basic sliding f	ee assistance to a con	unty with a waiting		
ist for the ba	sic sliding fee prog	ram must:				
(1) meet	the income and eligi	bility guidelines	for the basic sliding	fee program; and		
(2) notify	the new county of re	esidence within 6	0 days of moving an	d submit information		
to the new county of residence to verify eligibility for the basic sliding fee program family's						
previous cou	nty of residence of t	he family's mov	e to a new county of	residence.		
(c) The re	eceiving county mus	it:				
(1) accep	t administrative resp	oonsibility for ap	plicants for portable	basic sliding fee		
assistance at	the end of the two n	nonths of assista	nce under the Unitar	y Residency Act;		
(2) contir	ue portability pool	basic sliding fee	assistance for the les	eser of six months or		
until the fami	ly is able to receive a	assistance under t	he county's regular b	asic sliding program;		
and						
(3) notify	the commissioner t	hrough the quart	erly reporting proces	ss of any family that		
meets the cri	teria of the portable	basic sliding fee	assistance pool.			
EFFECT	IVE DATE. This set	action is affectiv	a Dacambar 2, 2010			

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4.1	Sec. 5. Minnes	sota Statutes 2018, s	ection 119B.095, i	s amended by addir	ng a subdivision
4.2	to read:				
4.3	Subd. 3. Ass	istance for persons	who are homeless	. An applicant who	is homeless and
4.4	eligible for child	care assistance is ex	empt from the activ	vity participation rec	juirements under
4.5	this chapter for	three months. The ap	oplicant is eligible	for 60 hours of child	d care assistance
4.6	per service perio	od for three months	from the date the c	ounty receives the a	application.
4.7	Additional hour	s may be authorized	as needed based o	n the applicant's pa	rticipation in
4.8	employment, ed	ucation, or MFIP or	DWP employmen	t plans. To continue	e receiving child
4.9	care assistance a	after the initial three	months, the applic	ant must verify that	t the applicant
4.10	meets eligibility	and activity require	ments for child car	e assistance under	this chapter.
4.11	EFFECTIV	E DATE. This secti	on is effective Sep	tember 21, 2020.	