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SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

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S.F. No. 1232

(SENATE AUTHORS: WIKLUND)		
DATE	D-PG	OFFICIAL STATUS
02/10/2025		Introduction and first reading
02/10/2023		Referred to Health and Human Services

1.1	A bill for an act
1.2 1.3	relating to child care; modifying the modernization of family child care regulations; amending Laws 2021, First Special Session chapter 7, article 2, section 81.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Laws 2021, First Special Session chapter 7, article 2, section 81, is amended
1.6	to read:
1.7	Sec. 81. FAMILY CHILD CARE REGULATION MODERNIZATION.
1.8	(a) The commissioner of human services shall children, youth, and families must contract
1.9	with an experienced and independent organization or individual consultant, other than the
1.10	National Association for Regulatory Administration, to conduct the work outlined in this
1.11	section. If practicable, the commissioner must contract with the National Association for
1.12	Regulatory Administration.
1.13	(b) The consultant must develop a proposal for updated family child care licensing
1.14	standards and solicit input from stakeholders as described in paragraph (d). The proposed
1.15	new standards must protect the health and safety of children in family child care programs
1.16	and be child centered, family friendly, and fair to providers.
1.17	(c) The consultant must work with stakeholders and the Department of Children, Youth,
1.18	and Families, as described in paragraph (d), to develop a proposal for a risk-based model
1.19	for monitoring compliance with family child care licensing standards, grounded in national
1.20	regulatory best practices. Violations in the new model must be weighted to reflect the
1.21	potential risk they pose to children's health and safety, and licensing sanctions must be tied

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to the potential risk. The proposed new model must protect the health and safety of children 2.1 in family child care programs and be child-centered, family-friendly, and fair to providers. 2.2 (d) The consultant shall must develop and implement a stakeholder engagement process 2.3 that solicits input from parents, licensed family child care providers, county licensors, staff 2.4 of the Department of Human Services Children, Youth, and Families, and experts in child 2.5 development about licensing standards, tiers for violations of the standards based on the 2.6 potential risk of harm that each violation poses, and licensing sanctions for each tier. The 2.7 consultant and commissioner must engage with working groups of licensed family child 2.8 care providers at least five times throughout the stakeholder engagement process. 2.9

(e) The consultant shall must solicit input from parents, licensed family child care
providers, county licensors, and staff of the Department of Human Services Children, Youth,
and Families about which family child care providers should be eligible for abbreviated
inspections that predict compliance with other licensing standards for licensed family child
care providers using key indicators previously identified by an empirically based statistical
methodology developed by the National Association for Regulatory Administration and the
Research Institute for Key Indicators.

- (f) No later than February 1, 2024 2026, the commissioner shall must submit a report
 and proposed legislation required to implement the new licensing model and the new
 licensing standards to the chairs and ranking minority members of the legislative committees
 with jurisdiction over child care regulation.
- 2.21 (g) The proposals developed under paragraphs (b) and (c), any documents used in the
 2.22 stakeholder engagement process under paragraph (d) or when soliciting input under paragraph
 2.23 (e), and the report required under paragraph (f) must also be made available in Hmong,
 2.24 Korean, Russian, Somali, Spanish, and Vietnamese.
- 2.25 (h) The updated family child care licensing standards proposed under paragraph (b) and
 2.26 the risk-based model for monitoring compliance with family child care licensing standards
- 2.27 proposed under paragraph (c) must not be implemented any earlier than January 1, 2027.