LEGISLATURE OF NEBRASKA

ONE HUNDRED NINTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 379

Introduced by Andersen, 49; Clements, 2; Dover, 19; Holdcroft, 36; Ibach, 44; Kauth, 31; Lippincott, 34; McKeon, 41; Sorrentino, 39; Storm, 23; Strommen, 47.

Read first time January 16, 2025

Committee:

- 1 A BILL FOR AN ACT relating to the Welfare Reform Act; to amend section
- 2 68-1724, Revised Statutes Cumulative Supplement, 2024; to change the
- 3 maximum time limit for receipt of cash assistance; and to repeal the
- 4 original section.
- 5 Be it enacted by the people of the State of Nebraska,

Section 1. Section 68-1724, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

68-1724 (1) Cash assistance shall be provided for a period or
periods of time not to exceed a total of <u>twenty-four</u> sixty months for
recipient families with children subject to the following:

6 (a) If the state fails to meet the specific terms of the self-7 sufficiency contract developed under section 68-1719, the <u>twenty-four-</u> 8 <u>month</u> sixty-month time limit established in this section shall be 9 extended;

10 (b) The <u>twenty-four-month</u> sixty-month time period for cash
 11 assistance shall begin within the first month of eligibility;

(c) When no longer eligible to receive cash assistance, assistance 12 13 shall be available to reimburse work-related child care expenses even if the recipient family has not achieved economic self-sufficiency. The 14 amount of such assistance shall be based on a cost-shared plan between 15 the recipient family and the state which shall provide assistance up to 16 two hundred percent of the federal poverty level prior to October 1, 17 2026, or one hundred eighty-five percent of the federal poverty level on 18 and after October 1, 2026. A recipient family may be required to 19 contribute up to twenty percent of such family's gross income for child 20 care. It is the intent of the Legislature that transitional health care 21 coverage be made available on a sliding-scale basis to individuals and 22 23 families with incomes up to one hundred eighty-five percent of the 24 federal poverty level if other health care coverage is not available; and

(d) The self-sufficiency contract shall be revised and cash assistance extended when there is no job available for adult members of the recipient family. It is the intent of the Legislature that available job shall mean a job which results in an income of at least equal to the amount of cash assistance that would have been available if receiving assistance minus unearned income available to the recipient family.

31 The department shall develop policy guidelines to allow for cash

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1 assistance to persons who have received the maximum cash assistance 2 provided by this section and who face extreme hardship without additional 3 assistance. For purposes of this section, extreme hardship means a 4 recipient family does not have adequate cash resources to meet the costs 5 of the basic needs of food, clothing, and housing without continuing 6 assistance or the child or children are at risk of losing care by and 7 residence with their parent or parents.

8 (2) Cash assistance conditions under the Welfare Reform Act shall be9 as follows:

(a) Adults in recipient families shall mean individuals at least
nineteen years of age living with and related to a child eighteen years
of age or younger and shall include parents, siblings, uncles, aunts,
cousins, or grandparents, whether the relationship is biological,
adoptive, or step;

(b) The payment standard shall be based upon family size;

16 (c) The adults in the recipient family shall ensure that the minor 17 children regularly attend school. Education is a valuable personal resource. The cash assistance provided to the recipient family may be 18 19 reduced when the parent or parents have failed to take reasonable action to encourage the minor children of the recipient family ages sixteen and 20 under to regularly attend school. No reduction of assistance shall be 21 such as may result in extreme hardship. It is the intent of the 22 Legislature that a process be developed to insure communication between 23 24 the case manager, the parent or parents, and the school to address issues 25 relating to school attendance;

26 (d) Two-parent families which would otherwise be eligible under
27 section 43-504 or a federally approved waiver shall receive cash
28 assistance under this section;

(e) For minor parents, the assistance payment shall be based on the
 minor parent's income. If the minor parent lives with at least one
 parent, the family's income shall be considered in determining

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eligibility and cash assistance payment levels for the minor parent. If the minor parent lives independently, support shall be pursued from the parents of the minor parent. If the absent parent of the minor's child is a minor, support from his or her parents shall be pursued. Support from parents as allowed under this subdivision shall not be pursued when the family income is less than three hundred percent of the federal poverty guidelines; and

(f) For adults who are not biological or adoptive parents or 8 stepparents of the child or children in the family, if assistance is 9 requested for the entire family, including the adults, a self-sufficiency 10 contract shall be entered into as provided in section 68-1719. If 11 assistance is requested for only the child or children in such a family, 12 such children shall be eligible after consideration of the family's 13 income and if (i) the family cooperates in pursuing child support and 14 (ii) the minor children of the family regularly attend school. 15

16 Sec. 2. Original section 68-1724, Revised Statutes Cumulative 17 Supplement, 2024, is repealed.