ACS/EP

**SENATE** STATE OF MINNESOTA

NINETY-FIRST SESSION

#### S.F. No. 2

# (SENATE AUTHORS: HOUSLEY, Benson, Kiffmeyer, Nelson and Weber)DATED-PGOFFICIAL STATUS01/10/201945Introduction and first reading<br/>Referred to Family Care and Aging01/14/201983Authors added Benson; Kiffmeyer; Nelson; Weber03/14/2019958aComm report: To pass as amended and re-refer to Human Services Reform Finance and Policy

	A bill for an act
	relating to human services; modifying day care initial licensure requirement;
	directing commissioner of human services to implement a child care provider
	communication process, develop a plain-language handbook, and develop a uniform family day care provider application; modifying child care tax credits; requiring
	a report; appropriating money; amending Minnesota Statutes 2018, sections
	245A.04, by adding subdivisions; 290.067, subdivision 1; repealing Minnesota
	Rules, part 9502.0335, subpart 5.
В	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
	Section 1. Minnesota Statutes 2018, section 245A.04, is amended by adding a subdivision
tc	o read:
	Subd. 17. Initial license. Even if all laws and rules cannot be met immediately, an
aj	pplicant for initial licensure to operate a family or group family day care residence must
b	e granted a license by the department for up to two years if the deviations from Minnesota
R	cules, chapter 9502, do not threaten the health, rights, or safety of the children, and the
d	eviations will be corrected within the time specified by the commissioner but not to exceed
tv	wo years. Failure to correct deviations within the stated time shall be cause for revocation,
<u>sı</u>	uspension, or nonrenewal.
	Sec. 2. Minnesota Statutes 2018, section 245A.04, is amended by adding a subdivision to
re	ead:
	Subd. 18. Plain-language handbook. The commissioner of human services shall develop
<u>a</u>	plain-language handbook that describes the process and requirements to become a licensed
fa	amily day care provider. The commissioner shall electronically publish the handbook on
th	ne department's website, available at no charge to the public. Each county human services

1

01/08/19	REVISOR	ACS/EP	19-1626	as introduced
----------	---------	--------	---------	---------------

## 2.1 office and the Department of Human Services shall maintain physical copies of the handbook 2.2 for public use.

2.3

Sec. 3. Minnesota Statutes 2018, section 290.067, subdivision 1, is amended to read:

Subdivision 1. Amount of credit. (a) A taxpayer may take as a credit against the tax
due from the taxpayer and a spouse, if any, under this chapter an amount equal to the
dependent care credit for which the taxpayer is eligible pursuant to the provisions of section
21 of the Internal Revenue Code except that in determining whether the child qualified as
a dependent, income received as a Minnesota family investment program grant or allowance
to or on behalf of the child must not be taken into account in determining whether the child
received more than half of the child's support from the taxpayer.

(b) If a child who has not attained the age of six years at the close of the taxable year is 2.11 cared for at a licensed family day care home operated by the child's parent, the taxpayer is 2.12 deemed to have paid employment-related expenses. If the child is 16 months old or younger 2.13 at the close of the taxable year, the amount of expenses deemed to have been paid equals 2.14 the maximum limit for one qualified individual under section 21(c) and (d) of the Internal 2.15 Revenue Code. If the child is older than 16 months of age but has not attained the age of 2.16 six years at the close of the taxable year, the amount of expenses deemed to have been paid 2.17 equals the amount the licensee would charge for the care of a child of the same age for the 2.18 same number of hours of care. 2.19

(1) has a child who has not attained the age of one year at the close of the taxable year;

- 2.20 (c) If a married couple:
- 2.21
- 2.22 (2) files a joint tax return for the taxable year; and

(3) does not participate in a dependent care assistance program as defined in section 129 2.23 of the Internal Revenue Code, in lieu of the actual employment related expenses paid for 2.24 that child under paragraph (a) or the deemed amount under paragraph (b), the lesser of (i) 2.25 the combined earned income of the couple or (ii) the amount of the maximum limit for one 2.26 qualified individual under section 21(c) and (d) of the Internal Revenue Code will be deemed 2.27 to be the employment related expense paid for that child. The earned income limitation of 2.28 section 21(d) of the Internal Revenue Code shall not apply to this deemed amount. These 2.29 deemed amounts apply regardless of whether any employment-related expenses have been 2.30 paid. 2.31

2.32 (d) If the taxpayer is not required and does not file a federal individual income tax return2.33 for the tax year, no credit is allowed for any amount paid to any person unless:

3.1 (1) the name, address, and taxpayer identification number of the person are included on
3.2 the return claiming the credit; or

3.3 (2) if the person is an organization described in section 501(c)(3) of the Internal Revenue
3.4 Code and exempt from tax under section 501(a) of the Internal Revenue Code, the name
3.5 and address of the person are included on the return claiming the credit.

3.6 In the case of a failure to provide the information required under the preceding sentence,

3.7 the preceding sentence does not apply if it is shown that the taxpayer exercised due diligence3.8 in attempting to provide the information required.

(e) In the case of a nonresident, part-year resident, or a person who has earned income not subject to tax under this chapter including earned income excluded pursuant to section 290.0132, subdivision 10, the credit determined under section 21 of the Internal Revenue
Code must be allocated based on the ratio by which the earned income of the claimant and the claimant's spouse from Minnesota sources bears to the total earned income of the claimant and the claimant's spouse.

3.15 (f) For residents of Minnesota, the subtractions for military pay under section 290.0132,
3.16 subdivisions 11 and 12, are not considered "earned income not subject to tax under this
3.17 chapter."

3.18 (g) For residents of Minnesota, the exclusion of combat pay under section 112 of the
3.19 Internal Revenue Code is not considered "earned income not subject to tax under this
3.20 chapter."

3.21 (h) For taxpayers with federal adjusted gross income in excess of  $\frac{50,000}{75,000}$ , the 3.22 credit is equal to the lesser of the credit otherwise calculated under this subdivision, or the 3.23 amount equal to  $600 \text{ minus } \frac{\text{five } 2.4}{10000} \text{ percent of federal adjusted gross income in excess of}$ 3.24  $\frac{50,000}{75,000}$  for taxpayers with one qualified individual, or  $1,200 \text{ minus } \frac{\text{five } 3.2}{10000}$ 3.25 percent of federal adjusted gross income in excess of  $\frac{50,000}{75,000}$  for taxpayers with 3.26 two or more qualified individuals, but in no case is the credit less than zero.

### 3.27 EFFECTIVE DATE. This section is effective for taxable years beginning after December 3.28 <u>31, 2018.</u>

### 3.29 Sec. 4. <u>DIRECTION TO COMMISSIONER; UNIFORM FAMILY DAY CARE</u> 3.30 <u>PROVIDER APPLICATION.</u>

3.31 The commissioner of human services shall develop a single, uniform application for an
 3.32 individual seeking to become a family day care provider in the state. Once developed, the
 3.33 uniform application must be used in each county of the state. The commissioner shall prepare

3

01/08/19	REVISOR	ACS/EP	19-1626	as introduced					
any legislati	on necessary to ful	ly implement the u	niform application for th	ne 2020 legislative					
session.									
	Sec. 5. DIRECTION TO COMMISSIONER; CHILD CARE PROVIDER								
<u>COMMUN</u>	COMMUNICATION PROCESS.								
(a) The commissioner of human services shall establish a confidential, anonymous									
communication process for child care providers to ask licensing and background study									
related quest	tions and receive pr	ompt, clear answer	s from the Department of	f Human Services.					
(b) By February 1, 2020, the commissioner must submit a progress report on the child									
care provider communication process under this section to the chairs and ranking minority									
members of	the legislative con	nmittees with juris	diction over child care.						
Sec. 6. <u>AP</u>	PROPRIATION	; CHILD CARE I	PROVIDER GRANTS	<u>.</u>					
Subdivis	ion 1. Appropriat	ion. <u>\$</u> in fiscal	year 2020 is appropriate	d from the general					
fund to the c	commissioner of en	mployment and eco	onomic development for	r grants to local					
communitie	s to increase the su	upply of quality ch	ld care providers in ord	er to support					
economic de	evelopment. This a	ppropriation does	not cancel but is availab	ole in the second					
year.									
Subd. 2.	Use of funds. Grar	nt funds available un	nder this section must be	used to implement					
solutions to	reduce the child ca	are shortage in the	state including but not l	imited to funding					
for child car	e business start-up	os or expansions, tr	aining, facility modifica	ations or					
improvemer	nts required for lice	ensing, and assistan	nce with licensing and c	other regulatory					
requirement	<u>S.</u>								
Subd. 3.	Grant requirement	nts. At least 60 perc	ent of grant funds must	go to communities					
located outs	ide of the seven-co	unty metropolitan	area, as defined under M	linnesota Statutes,					
section 473.	121, subdivision 2	. Grant recipients	nust obtain a 50 percen	t nonstate match					
to grant func	ls in either cash or	in-kind contribution	ons. In awarding grants,	the commissioner					
must give pi	riority to communi	ties that have docu	mented a shortage of ch	uild care providers					
in the area.									
Sec. 7. <b>R</b> F	<b>WISOR'S INSTR</b>	RUCTION.							
The revi	sor of statutes in c	consultation with the	e House Research Depa	artment Office of					
			nd Department of Huma						
	•		n to: (1) recodify Minne	·					
<u></u>			(1) recourry tyrining						

4

- 5.1 chapter 245A; and (2) repeal and enact as statutes the rules governing day care facility
- 5.2 licensing in Minnesota Rules, chapter 9502.
- 5.3 Sec. 8. <u>**REPEALER.**</u>
- 5.4 Minnesota Rules, part 9502.0335, subpart 5, is repealed.

#### APPENDIX Repealed Minnesota Rules: 19-1626

#### 9502.0335 LICENSING PROCESS.

Subp. 5. **Initial license.** An applicant for initial licensure may be granted a license by the department for up to two years if all laws and rules cannot be met immediately, the deviations from parts 9502.0315 to 9502.0445 do not threaten the health, rights, or safety of the children, and which will be corrected within the time specified by the commissioner but not to exceed two years. Failure to correct deviations within the stated time shall be cause for revocation, suspension, or nonrenewal.