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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 671

(SENATE AUTHORS: WIKLUND, Franzen, Hayden, Hawj and Wiger)DATED-PGOFFICIAL STATUS01/31/2019213Introduction and first reading
Referred to Family Care and Aging

A bill for an act 1.1 relating to early childhood; creating additional funding and opportunities for 12 children ages birth to three; governing certain programs and funding for prenatal 1.3 care services, home visiting, early childhood education, and child care assistance; 1.4 appropriating money; amending Minnesota Statutes 2018, sections 119B.13, 1.5 subdivision 1; 124D.151, subdivision 6; 126C.05, subdivision 1; 145.928, 1.6 subdivisions 1, 7; Laws 2017, First Special Session chapter 5, article 8, section 8; 1.7 proposing coding for new law in Minnesota Statutes, chapters 16A; 145. 1.8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.9 **ARTICLE 1** 1.10 PRENATAL CARE 1.11 Section 1. GREAT START FOR ALL MINNESOTA CHILDREN ACT. 1.12 This act may be cited as the "Great Start For All Minnesota Children Act." 1.13 Sec. 2. Minnesota Statutes 2018, section 145.928, subdivision 1, is amended to read: 1.14 Subdivision 1. Goal; establishment. It is the goal of the state, by 2010, to decrease by 1.15 50 percent the disparities in infant mortality rates and adult and child immunization rates 1.16 for American Indians and populations of color, as compared with rates for whites. To do 1.17 so and to achieve other measurable outcomes, the commissioner of health shall establish a 1.18 program to close the gap in the health status of American Indians and populations of color 1.19 as compared with whites in the following priority areas: infant mortality, access to and 1.20 utilization of high-quality prenatal care, breast and cervical cancer screening, HIV/AIDS 1.21 and sexually transmitted infections, adult and child immunizations, cardiovascular disease, 1.22

1.23 diabetes, and accidental injuries and violence.

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2.1	Sec. 3. Minnesota Statutes 2018, section 145.928, subdivision 7, is amended to read:
2.2	Subd. 7. Community grant program; immunization rates, prenatal care access and
2.3	utilization, and infant mortality rates. (a) The commissioner shall award grants to eligible
2.4	applicants for local or regional projects and initiatives directed at reducing health disparities
2.5	in one or both more of the following priority areas:
2.6	(1) decreasing racial and ethnic disparities in infant mortality rates; or
2.7	(2) decreasing racial and ethnic disparities in access to and utilization of high-quality
2.8	prenatal care; or
2.9	(2) (3) increasing adult and child immunization rates in nonwhite racial and ethnic
2.10	populations.
2.11	(b) The commissioner may award up to 20 percent of the funds available as planning
2.12	grants. Planning grants must be used to address such areas as community assessment,
2.13	coordination activities, and development of community supported strategies.
2.14	(c) Eligible applicants may include, but are not limited to, faith-based organizations,
2.15	social service organizations, community nonprofit organizations, community health boards,
2.16	tribal governments, and community clinics. Applicants must submit proposals to the
2.17	commissioner. A proposal must specify the strategies to be implemented to address one or
2.18	both more of the priority areas listed in paragraph (a) and must be targeted to achieve the
2.19	outcomes established according to subdivision 3.
2.20	(d) The commissioner shall give priority to applicants who demonstrate that their
2.21	proposed project or initiative:
2.22	(1) is supported by the community the applicant will serve;
2.23	(2) is research-based or based on promising strategies;
2.24	(3) is designed to complement other related community activities;
2.25	(4) utilizes strategies that positively impact both two or more priority areas;
2.26	(5) reflects racially and ethnically appropriate approaches; and
2.27	(6) will be implemented through or with community-based organizations that reflect the
2.28	race or ethnicity of the population to be reached.
2.29	Sec. 4. APPROPRIATION.
2.30	\$5,000,000 in fiscal year 2020 and \$5,000,000 in fiscal year 2021 are appropriated from

2.31 <u>the general fund to the commissioner of health for grants under Minnesota Statutes, section</u>

Article 1 Sec. 4.

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3.1	145.928, subd	livision 7, paragra	ph (a), clause (2).	, to decrease racial and et	thnic disparities
3.2				al care. This amount is in	
3.3		s and funding.			
3.4			ARTICLI		
3.5			HOME VISI	TING	
3.6	Section 1. [1	45.87] HOME V	ISITING FOR P	REGNANT WOMEN A	ND FAMILIES
3.7	WITH YOU	NG CHILDREN	<u>•</u>		
3.8	Subdivisio	on 1. Grants for h	ome visiting pro	grams. (a) The commiss	ioner shall award
3.9	grants to com	munity health boa	urds, nonprofit org	ganizations, and tribal nat	tions to start up
3.10	or expand hom	ne visiting program	ns serving pregnan	t women and families wit	h young children.
3.11	Grant funds m	nust be used:			
3.12	(1) to start	up or expand evi	dence-based hom	e visiting programs, or h	ome visiting
3.13	programs that	are culturally or	ethnically targeted	d to the county, reservation	on, or region of
3.14	operation; and	1			
3.15	(2) to serv	e families with yo	oung children or p	regnant women who are	high risk or have
3.16	high needs; pa	arents who have a	history of mental	l illness, domestic abuse,	or substance
3.17	abuse; first-tir	ne mothers; or fai	milies who are eli	gible for medical assistar	nce or the federal
3.18	Special Suppl	emental Nutrition	Program for Wor	men, Infants, and Childre	<u>en.</u>
3.19	<u>(b)</u> If a hor	me visiting progra	am serves first-tin	ne mothers, the program	must provide
3.20	services prena	tally until the chi	ld is three years of	f age in order to receive g	grant funds under
3.21	this section.				
3.22	<u>Subd. 2.</u> G	Frant awards. (a)	The commission	er shall award grants to e	entities in urban
3.23	and rural area	s of the state. In a	warding grants in	rural areas, the commiss	sioner shall give
3.24	priority to cor	nmunity health bo	oards, nonprofit o	rganizations, and tribal n	ations seeking to
3.25	expand home	visiting services	within regional pa	urtnerships that provide h	ome visiting
3.26	services.				
3.27	<u>(b) The co</u>	mmissioner shall	allocate at least 7	5 percent of the grant fun	ids awarded each
3.28	grant cycle to	evidence-based h	ome visiting prog	grams and up to 25 percent	nt of the grant
3.29	funds awarded	d each grant cycle	to culturally or et	hnically targeted home v	isiting programs.
3.30	<u>Subd. 3.</u> N	o supplanting of	existing funds.	Funding awarded under t	his section shall
3.31	only be used t	o supplement, and	d not to replace, f	unds being used for evide	ence-based or
3.32	culturally or e	thnically targeted	home visiting ser	rvices as of June 30, 201	<u>7.</u>

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4.1	Subd. 4. Ac	dministrative co	osts. The commis	sioner may use up to sever	n percent of the
4.2				de training and technical a	
4.3	administer and	evaluate the pro	ogram.		
4.4	Sec. 2. <u>APPI</u>	ROPRIATIONS	.		
4.5	\$23,000,00	0 in fiscal year 2	2020 and \$41,600	,000 in fiscal year 2021 ar	e appropriated
4.6	from the gener	al fund to the co	mmissioner of he	ealth for grants for home v	isiting services
4.7	under Minneso	ta Statutes, section	on 145.87. This a	mount is in addition to base	appropriations,
4.8	and \$56,500,00	00 is added to the	e base in each ye	ar for fiscal years 2022 and	d after.
4.9			ARTICL	Е 3	
4.10		EAI	RLY LEARNIN	G AND CARE	
4.11	Section 1 [1]	6A.891 GREAT	START FUND.		
	-				
4.12				art fund is established in th	
4.13				d any other funds donated	<u>, allotted,</u>
4.14	transferred, or	otherwise provid	led.		
4.15	Subd. 2. Bi	rth to three; ap	propriations. (a)	An amount is annually ap	propriated from
4.16	the great start f	fund to the comm	nissioner of educ	ation for early learning sch	olarships under
4.17	section 124D.1	65. The amount	appropriated is a	s necessary to ensure prog	ram availability
4.18	to all eligible a	pplicants, taking	g into account fun	ids available for the basic s	sliding fee child
4.19	care assistance	program.			
4.20	<u>(b) An amo</u>	ount is annually a	ppropriated from	the great start fund to the	commissioner
4.21	of human servi	ices for the basic	sliding fee child	care assistance program u	nder section
4.22	119B.03. The a	amount appropria	ated is as necessa	to ensure program avai	lability to all
4.23	eligible applica	ants, taking into a	account any other	funds available for the pro	gram from state
4.24	and federal sou	irces and availab	le for early learn	ing scholarships.	
4.25	(c) The app	ropriations in par	ragraphs (a) and (b) are only available for fa	milies who meet
4.26	the requirement	nts under subdivi	sion 3.		
4.27	<u>Subd. 3.</u> Bi	rth to three; elig	ibility. (a) The eli	gibility requirements for fu	nds appropriated
4.28	under subdivis	ion 2 are as follo	ows:		
4.29	(1) the pare	ents or guardians	have income equ	al to or less than 400 perce	ent of the federal
4.30	poverty level in	ncome in the cur	rent calendar yea	r; and	
4.31	(2) a child	is from birth to a	ge three on Septe	ember 1 of the current scho	ool year.

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(b) E	ligibility under this sul	odivision applies	notwithstanding sections	s 119B.09,
	ion 1, and 124D.165, s			
			ships. For funds appropr	riated under
			st use graduated scholarsh	
			s more than 300 percent	
	level income. The grad			
<u>(1) t</u>	ne original award amou	int; multiplied by	7	
<u>(2)</u> t	ne ratio of (i) 400 perce	ent, less the perce	ent of the federal poverty	level income for
he pare	nts or guardians; to (ii)	100 percent.		
Subc	. 5. Administration. (a	a) The commissio	oners of education and hur	man services must
ollabor	ate to ensure effective a	nd coordinated u	se of funds appropriated u	under this section.
(b) T	he commissioner of hu	man services ma	y extend the sliding fee so	cale under section
<u> </u>			er this section, which mus	
ı manne	er that corresponds to th	e existing scale.		
Subo	6 Transfers . The arr	ount necessary f	or the appropriations in t	his section is
			the commissioner of ma	
	or deposit in the great			
Sec. 2	Minnesota Statutes 20	18, section 119E	8.13, subdivision 1, is am	ended to read:
Subc	livision 1. Subsidy res	trictions. (a) Beg	ginning February 3, 2014	July 1, 2019, the
aximu	m rate paid for child ca	re assistance in a	ny county or county price	e cluster under the
hild ca	re fund shall be the grea	ater of:		
(1) t	ne 25th 75th percentile	of the 2011 mos	t recent biennial child car	e provider rate
	or under section 119B.0			
(2) t	ne maximum rate effect	tive November ?	8, 2011 June 30, 2019; oi	r
				-
			most recent child care pro	
	•		ndaries of a city located i	
			the maximum rate paid f	
	-	-	id in the county with the l	-
	-	-	hichever is less. The com	
	n a county with no report evel access when deter		es to a similar price cluste	(2) consider
ounty I			o ciusicis.	

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6.1	(b) A rate which includes a special needs rate paid under subdivision 3 may be in excess
6.2	of the maximum rate allowed under this subdivision.
6.3	(c) The department shall monitor the effect of this paragraph on provider rates. The
6.4	county shall pay the provider's full charges for every child in care up to the maximum
6.5	established. The commissioner shall determine the maximum rate for each type of care on
6.6	an hourly, full-day, and weekly basis, including special needs and disability care.
6.7	(d) If a child uses one provider, the maximum payment for one day of care must not
6.8	exceed the daily rate. The maximum payment for one week of care must not exceed the
6.9	weekly rate.
6.10	(e) If a child uses two providers under section 119B.097, the maximum payment must
6.11	not exceed:
6.12	(1) the daily rate for one day of care;
6.13	(2) the weekly rate for one week of care by the child's primary provider; and
6.14	(3) two daily rates during two weeks of care by a child's secondary provider.
6.15	(f) Child care providers receiving reimbursement under this chapter must not be paid
6.16	activity fees or an additional amount above the maximum rates for care provided during
6.17	nonstandard hours for families receiving assistance.
6.18	(g) If the provider charge is greater than the maximum provider rate allowed, the parent
6.19	is responsible for payment of the difference in the rates in addition to any family co-payment
6.20	fee.
6.21	(h) All maximum provider rates changes shall be implemented on the Monday following
6.22	the effective date of the maximum provider rate.
6.23	(i) Notwithstanding Minnesota Rules, part 3400.0130, subpart 7, maximum registration
6.24	fees in effect on January 1, 2013, shall remain in effect.
6.25	Sec. 3. Minnesota Statutes 2018, section 124D.151, subdivision 6, is amended to read:
6.26	Subd. 6. Participation limits. (a) Notwithstanding section 126C.05, subdivision 1,
6.27	paragraph (d), the pupil units for a voluntary prekindergarten program for an eligible school
6.28	district or charter school must not exceed 60 percent of the kindergarten pupil units for that
6.29	school district or charter school under section 126C.05, subdivision 1, paragraph (e).
6.30	(b) In reviewing applications under subdivision 5, the commissioner must limit the
6.31	estimated state aid entitlement approved under this section to \$27,092,000 for fiscal year

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- 7.1 **2017.** If the actual state aid entitlement based on final data exceeds the limit in any year,
- 7.2 the aid of the participating districts must be prorated so as not to exceed the limit.
- 7.3 (c) The commissioner must limit the total number of funded participants in the voluntary
 7.4 prekindergarten program under this section to not more than 3,160.
- 7.5 (d) Notwithstanding paragraph (c), (b) The commissioner must limit the <u>combined</u> total
 7.6 number of participants in the voluntary prekindergarten <u>program under this section</u> and <u>the</u>
 7.7 school readiness plus <u>programs program under Laws 2017</u>, First Special Session chapter 5,
 7.8 <u>article 8, section 9,</u> to not more than 6,160 participants for fiscal year 2018 and 7,160
 7.9 participants for a fiscal year 2019.
- 7.10 Sec. 4. Minnesota Statutes 2018, section 126C.05, subdivision 1, is amended to read:

Subdivision 1. Pupil unit. Pupil units for each Minnesota resident pupil under the age
of 21 or who meets the requirements of section 120A.20, subdivision 1, paragraph (c), in
average daily membership enrolled in the district of residence, in another district under
sections 123A.05 to 123A.08, 124D.03, 124D.08, or 124D.68; in a charter school under
chapter 124E; or for whom the resident district pays tuition under section 123A.18, 123A.22,
123A.30, 123A.32, 123A.44, 123A.488, 123B.88, subdivision 4, 124D.04, 124D.05, 125A.03
to 125A.24, 125A.51, or 125A.65, shall be counted according to this subdivision.

- (a) A prekindergarten pupil with a disability who is enrolled in a program approved by
 the commissioner and has an individualized education program is counted as the ratio of
 the number of hours of assessment and education service to 825 times 1.0 with a minimum
 average daily membership of 0.28, but not more than 1.0 pupil unit.
- (b) A prekindergarten pupil who is assessed but determined not to be disabled is counted
 as the ratio of the number of hours of assessment service to 825 times 1.0.
- (c) A kindergarten pupil with a disability who is enrolled in a program approved by the
 commissioner is counted as the ratio of the number of hours of assessment and education
 services required in the fiscal year by the pupil's individualized education program to 875,
 but not more than one.
- (d) A prekindergarten pupil who is not included in paragraph (a) or (b) and is enrolled
 in an approved voluntary prekindergarten program under section 124D.151 is counted as
 the ratio of the number of hours of instruction to 850 times 1.0, but not more than 0.6 pupil
 units.
- (e) A kindergarten pupil who is not included in paragraph (c) is counted as 1.0 pupil
 unit if the pupil is enrolled in a free all-day, every day kindergarten program available to

8.1	all kindergarten pupils at the pupil's school that meets the minimum hours requirement in
8.2	section 120A.41, or is counted as .55 pupil unit, if the pupil is not enrolled in a free all-day,
8.3	every day kindergarten program available to all kindergarten pupils at the pupil's school.
8.4	(f) A pupil who is in any of grades 1 to 6 is counted as 1.0 pupil unit.
8.5	(g) A pupil who is in any of grades 7 to 12 is counted as 1.2 pupil units.
8.6	(h) A pupil who is in the postsecondary enrollment options program is counted as 1.2
8.7	pupil units.
8.8	(i) For fiscal years 2018 and 2019 only, A prekindergarten pupil who:
8.9	(1) is not included in paragraph (a), (b), or (d);
8.10	(2) is enrolled in a school readiness plus program under Laws 2017, First Special Session
8.11	chapter 5, article 8, section 9; and
8.12	(3) has one or more of the risk factors specified by the eligibility requirements for a
8.13	school readiness plus program,
8.14	is counted as the ratio of the number of hours of instruction to 850 times 1.0, but not more
8.15	than 0.6 pupil units. A pupil qualifying under this paragraph must be counted in the same
8.16	manner as a voluntary prekindergarten student for all general education and other school
8.17	funding formulas.
8.18	Sec. 5. Laws 2017, First Special Session chapter 5, article 8, section 8, the effective date,
8.19	is amended to read:
8.20	EFFECTIVE DATE. Paragraph (i) of this section expires at the end of fiscal year 2019
8.21	does not expire.
8.22	EFFECTIVE DATE. This section is effective the day following final enactment.
8.23	ARTICLE 4
8.24	CHILD CARE AVAILABILITY
8.25	Section 1. APPROPRIATION; CHILD CARE PROVIDER GRANTS.
8.26	Subdivision 1. Appropriation. \$5,000,000 in fiscal year 2020 and \$5,000,000 in fiscal
8.27	year 2021 are appropriated from the general fund to the commissioner of employment and
8.28	economic development for grants to local communities and cultural communities to increase
8.29	the supply of quality child care providers in order to support economic development.

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9.1	Subd. 2. Use of funds. Grant funds available under this section must be used to implement
9.2	solutions to reduce the child care shortage in the state, including but not limited to funding
9.3	for child care business start-up or expansion, training, facility modifications or improvements
9.4	required for licensing, and assistance with licensing and other regulatory requirements.
9.5	Subd. 3. Grant requirements. Fifty percent of grant funds under this section must go
9.6	to communities located outside of the seven-county metropolitan area, as defined under
9.6 9.7	
	to communities located outside of the seven-county metropolitan area, as defined under

9.9 <u>in the area, and must take into account traditionally underserved communities.</u>