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LCB/NB

SENATE **STATE OF MINNESOTA**

NINETIETH SESSION

S.F. No. 3779

(SENATE AUTHORS: HAYDEN) **DATE** 03/22/2018 D-PG Introduction and first reading 6927 Referred to Human Services Reform Finance and Policy

OFFICIAL STATUS

A bill for an act relating to human services; establishing the Minnesota African American Family 1.2 Preservation Act; creating an African American Child Welfare Oversight Council; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 1.4 260. 1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.6 Section 1. [260.61] CITATIONS. 1.7 Sections 260.61 to 260.68 may be cited as the "Minnesota African American Family Preservation Act." 1.9 Sec. 2. [260.62] PURPOSES. 1.10 The purposes of the Minnesota African American Family Preservation Act are to (1) 1.11 protect the best interests of African American children, and (2) promote the stability and 1 12 security of African American families by establishing minimum standards to prevent arbitrary 1.13 and unnecessary removal of African American children from their families. 1.14

Sec. 3. [260.63] DEFINITIONS. 1.15

Subdivision 1. Scope. The definitions in this section apply to sections 260.61 to 260.68. 1.16

Subd. 2. Active efforts. "Active efforts" means a rigorous and concerted level of effort 1.17

1.18 that is ongoing throughout the involvement of the local social services agency, to

- continuously use culturally appropriate services to preserve the African American child's 1.19
- family and prevent out-of-home placement of an African American child and, if placement 1.20
- occurs, to return the African American child to the child's family at the earliest possible 1.21
- time that return is safe. Active efforts sets a higher standard than reasonable efforts to 1.22

Sec. 3.

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2.1	preserve the	family, prevent br	eakup of the famil	y, and reunify the family	. Active efforts
2.2	includes reas	onable efforts as 1	equired by Title IV	V-E of the Social Securit	y Act, United
2.3	States Code, title 42, sections 670 to 679c.				
2.4	Subd. 3. A	African American	child. "African Ar	nerican child" is a child o	f African descent
2.5	or heritage, i	ncluding a child o	f two or more race	s who has at least one pa	arent of African
2.6	descent or he	ritage.			
2.7	<u>Subd. 4.</u>	Best interests of t	he African Amer	i can child. "Best interes	ts of the African
2.8	American ch	ild" means compl	iance with the Min	nesota African America	n Family
2.9	Preservation	Act and other app	licable state and for	ederal child protection la	ws, to protect an
2.10	African Ame	rican child from h	narm, and to preser	ve and maintain an Afric	can American
2.11	child's family	y. The best interes	ts of an African An	merican child support the	e child's sense of
2.12	belonging to	family, extended	family, and culture	-	
2.13	Subd. 5.	Child placement	proceeding. (a) "C	Child placement proceed	ing" includes a
2.14	judicial proce	eeding which coul	d have a result des	cribed in paragraphs (b)	to (e).
2.15	<u>(b)</u> "Adop	otive placement" n	neans the permaner	t placement of an Africa	n American child
2.16	for adoption,	including an action	on resulting in a fin	nal decree of adoption.	
2.17	(c) "Invol	untary foster care	placement" means	an action removing an A	African American
2.18	child from th	e child's parents o	or persons who hav	e legal custody for temp	orary placement
2.19	in a foster ho	me, shelter care, o	or the home of a gu	ardian, where the paren	t or person who
2.20	has legal cust	tody cannot have t	the child returned u	pon demand, but parent	al rights have not
2.21	been termina	ted.			
2.22	(d) "Pread	doptive placement	" means the tempo	orary placement of an Af	rican American
2.23	child in a fost	ter home or institu	tion after the termi	nation of parental rights,	before or instead
2.24	of adoptive p	lacement.			
2.25	<u>(e)</u> "Term	ination of parenta	l rights" means an	action resulting in the te	ermination of the
2.26	parent-child	relationship under	section 260C.301	<u>.</u>	
2.27	(f) The ter	rms in this subdivis	sion include a place	ment based upon a juven	ile status offense,
2.28	but do not inc	clude a placement	based upon (1) an	act which if committed b	y an adult would
2.29	be deemed a	crime, or (2) an aw	vard of custody in a	divorce proceeding to o	ne of the parents.
2.30	Subd. 6.	Commissioner. "(Commissioner" me	ans the commissioner of	human services.
2.31	<u>Subd. 7.</u>	Family-based ser	vices. "Family-bas	ed services" means inter	nsive
2.32	family-center	red services to a fa	amily primarily in	the family's own home a	and for a limited
2.33	time.				

Sec. 3.

3.1	Subd. 8. Local social services agency. "Local social services agency" means the local
3.2	agency under the authority of the county welfare or human services board or county board
3.3	of commissioners which is responsible for human services and child protection.
3.4	Subd. 9. Parent. "Parent" means the biological parent of an African American child or
3.5	any person who has lawfully adopted an African American child. Parent does not include
3.6	an unmarried father whose paternity has not been acknowledged or established. Paternity
3.7	has been acknowledged when an unmarried father takes any action to hold himself out as
3.8	the biological father of a child.
3.9	Subd. 10. Relative. "Relative" means a person related to the child by blood, marriage,
3.10	or adoption, or an individual who is an important friend with whom the child has resided
3.11	or had significant contact.
3.12	Subd. 11. Sexual abuse. "Sexual abuse" has the meaning given in section 626.556,
3.13	subdivision 2, paragraph (n).
3.14	Subd. 12. Substantial child endangerment. "Substantial child endangerment" has the
3.15	meaning given in section 626.556, subdivision 2, paragraph (o).
3.16	Sec. 4. [260.64] DUTY TO PREVENT OUT-OF-HOME PLACEMENT AND
3.17	PROMOTE FAMILY REUNIFICATION.
3.18	(a) A local social services agency shall make active efforts to prevent out-of-home
3.19	placement of an African American child, eliminate the need for a child's removal from the
3.20	home, and reunify a child and family as soon as practicable.
3.21	(b) A court shall not order an out-of-home or permanency placement for an African
3.22	American child alleged to be in need of protective services unless the court finds that the
3.23	local social services agency made active efforts to preserve the African American child's
3.24	family. In determining whether the local social services agency made active efforts for
3.25	purposes of out-of-home placement and permanency, the court shall make findings regarding
3.26	whether the local social services agency made appropriate and meaningful family-based
3.27	services available to the family based upon that family's specific needs. If a court determines
3.28	
	that the local social services agency did not make active efforts as required under this section,
3.29	that the local social services agency did not make active efforts as required under this section, the court shall order the local social services agency to immediately provide appropriate
3.29 3.30	

4.1	Sec. 5. [260.65] TEMPORARY OUT-OF-HOME PLACEMENT.
4.2	(a) Prior to an African American child's placement in foster care, the responsible local
4.3	social services agency must make active efforts to identify and locate the child's relatives
4.4	and the noncustodial or nonadjudicated parent and notify them of the need for a foster home
4.5	for the child. The agency must also inform the relatives and noncustodial or nonadjudicated
4.6	parent of the option to become a placement resource for the child and the possibility that
4.7	the child will need a permanent placement. If prior notice is not practicable, the agency
4.8	must notify identified relatives and the noncustodial or nonadjudicated parent of the need
4.9	for a foster home for the child within 48 hours of a child's removal from the custodial parent's
4.10	care. The local social services agency must keep detailed records of its efforts to notify
4.11	parents and relatives under this section.
4.12	(b) Notwithstanding the provisions of section 260C.219, if a noncustodial or
4.13	nonadjudicated parent is willing to and capable of providing for the day-to-day care of the
4.14	African American child temporarily or permanently, the local social services agency shall
4.15	temporarily place the child with the noncustodial or nonadjudicated parent. Prior to initial
4.16	placement with a noncustodial or nonadjudicated parent, the local social services agency
4.17	must conduct an immediate assessment of the parent's ability to care for the child.
4.18	(c) If a noncustodial or nonadjudicated parent is unwilling to or incapable of caring for
4.19	the child, and the local social services agency has determined that continued placement of
4.20	the child into the home of either parent would endanger the child's health, safety, or welfare,
4.21	the local social services agency shall comply with the custodial parent or legal custodian's
4.22	request to temporarily place the child with a selected relative. Prior to initial placement with
4.23	the relative, the local social services agency must conduct an assessment of the relative's
4.24	ability to care for the child.
4.25	(d) If, after conducting an assessment, the local social services agency determines that
4.26	the child cannot be placed with the relative or the noncustodial or nonadjudicated parent,
4.27	the local social services agency must provide specific findings of fact, in writing, explaining
4.28	why the placement is not possible.
4.29	Sec. 6. [260.66] TERMINATION OF PARENTAL RIGHTS; CHILD PLACEMENT
4.30	PROCEEDINGS.
4.31	Subdivision 1. Termination of parental rights not permitted. (a) A court shall not

- 4.32 terminate the parental rights of an African American parent based solely on that parent's
- 4.33 <u>failure to complete case plan requirements.</u>

5.1	(b) A court shall not terminate the parental rights of an African American parent in child
5.2	placement proceedings that do not involve alleged: sexual abuse; egregious harm as defined
5.3	in section 260C.007, subdivision 14; murder in the first, second, or third degree under section
5.4	609.185, 609.19, or 609.195; manslaughter in the first or second degree under section 609.20
5.5	or 609.205; assault in the first, second, or third degree under section 609.221, 609.222, or
5.6	609.223; solicitation, inducement, and promotion of prostitution under section 609.322;
5.7	criminal sexual conduct under sections 609.342 to 609.3451; solicitation of children to
5.8	engage in sexual conduct under section 609.352; malicious punishment or neglect or
5.9	endangerment of a child under section 609.377 or 609.378; use of a minor in sexual
5.10	performance under section 617.246; or failing to protect a child from an overt act or condition
5.11	that constitutes egregious harm. The court shall, if possible, transfer permanent legal and
5.12	physical custody to a fit and willing relative or third party, if the court determines that there
5.13	is continued need for out-of-home placement of the child.
5.14	Subd. 2. Appeals. Notwithstanding the provisions of Minnesota Rules of Juvenile
5.15	Protection Procedure Rule 47.02, subdivision 2, an African American parent whose parental
5.16	rights have been terminated may appeal the decision within 120 days of the service of notice
5.17	by the court administrator of the filing of the court's order.
5.18	Subd. 3. Family reunification. (a) The provisions of section 260C.329, subdivisions 3,
5.19	5, and 8, shall not apply to African American families.
5.20	(b) An African American parent, an African American child who is ten years of age or
5.20	older, a local social services agency, or a guardian ad litem may file a petition for the
5.22	reestablishment of the legal parent and child relationship. A petition for reestablishment of
5.23	the legal parent and child relationship may be filed regardless of the age of the child or how
5.24	long the child has been in foster care. An African American parent filing a petition or who
5.25	is the subject of a petition under this subdivision has the right to be represented by counsel.
5.26	Notwithstanding section 260C.329, subdivision 10, the court shall appoint a qualified
5.27	attorney to represent the African American parent if the parent meets the eligibility
5.28	requirements under section 611.17.
5.29	(c) The court may grant the petition ordering the reestablishment of the legal parent and
5.30	child relationship only if it finds by clear and convincing evidence that:
5.31	(1) reestablishment of the legal parent and child relationship is in the best interests of
5.31 5.32	(1) reestablishment of the legal parent and child relationship is in the best interests of the African American child;

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6.1	(3) the pa	arent has corrected	the conditions tha	t led to an order termination	ng parental rights;
6.2	and				
6.3	(A) the p	arent is willing an	t has the canabilit	y to provide day-to-day o	pare and maintain
6.4	<u> </u>	afety, and welfare	-	<u>y to provide day-to-day (</u>	
0.4		alety, and wentale			
6.5	Sec. 7. [26	0.67] LOCAL W	ELFARE AGEN	CY CONDUCT.	
6.6	(a) A loc	al social services a	agency employee	who has duties related to	child protection
6.7	shall not kno				i
6.8			about any case it	nvolving a child alleged t	o he in need of
6.9	protection of		uoout uny cuse n	ivorving a clina anogoa t	
0.9	protection of				
6.10	(2) withh	old any information	on that may be ma	terial to a case involving	a child alleged to
6.11	be in need o	f protection or service	vices; or		
6.12	(3) fabric	cate or falsify any c	locumentation or e	evidence relating to a case	involving a child
6.13	alleged to be	e in need of protec	tion or services.		
6.14	<u>(b)</u> A loc	al social services	agency employee	who has duties related to	child protection
6.15	who commit	s any of the acts in	paragraph (a) shal	l be guilty of a felony and	may be sentenced
6.16	to imprisonn	nent for not more th	nan two years or to	payment of a fine of not	more than \$4,000,
6.17	or both.				
6.18	(c) When	n a local social ser	vices agency scree	ens in a report alleging m	altreatment of an
6.19	African Am	erican child or pla	ces a child in an in	nvoluntary out-of-home p	placement, the
6.20	agency shall	, within seven day	s after screening	in the report or initiating	the out-of-home
6.21	placement, r	notify the African	American Child V	Vell-Being Department of	f the report or
6.22	placement a	nd of the steps tak	en to investigate a	and remedy the condition	s that led to the
6.23	report or pla	cement. At all stag	ges of a case invol	lving an African America	an child, the local
6.24	social servic	es agency shall, up	oon request, fully o	cooperate with the African	n American Child
6.25	Well-Being	Department and th	e African Americ	an Child Welfare Oversig	ght Council, and
6.26	provide acce	ess to all relevant c	ease files.		
6.27	<u>(d)</u> In an	y involuntary adop	otive or preadoptiv	ve placement proceeding	involving an
6.28	African Ame	erican child, the lo	cal social services	s agency shall notify the A	African American
6.29	Child Well-E	Being Department	by registered mail	with return receipt reques	ted of the pending
6.30	proceeding a	nd of the right of in	tervention. No pre	eadoptive or adoptive plac	ement proceeding
6.31	may be held	until at least 30 da	nys after receipt of	f the notice by the African	n American Child
6.32	Well-Being l	Department. Upon	request, the Africa	an American Child Well-H	Being Department
6.33	must be grar	nted up to 30 addit	ional days to prep	pare for the proceeding. T	The agency or

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notifying party	shall include in	the notice the ide	ntity of the birth parents a	nd child. In cases
child is or may	be an African A	merican child, p	roof of service upon the A	African American
Child Well-Bei	ng Department	must be filed with	h the adoption petition.	
(e) Any loca	al social service	s agency that is for	ound to be out of complia	ance with the
provisions of th	nis chapter will l	be subject to a fin	e, to be determined by the	e commissioner.
Sec. 8. [260.6	8] AFRICAN	AMERICAN CH	HLD WELFARE OVE	<u>RSIGHT</u>
COUNCIL.				
Subdivision	1. Creation. (a)) The commission	er shall appoint an Africa	n American Child
Welfare Oversi	ght Council to h	elp formulate po	licies and procedures rela	ating to African
American child	welfare service	es, to ensure that	African American familie	es are provided
with all possibl	e services and o	pportunities to ca	are for their children in th	neir homes.
(b) The term	ns, compensation	n, and removal of	African American Child	Welfare Oversight
Council membe	ers shall be as p	rovided in section	n 15.059, except that mer	nbers shall be
compensated at	the rate of \$100	a day spent on co	ouncil activities. The advi	sory council does
not expire.				
Subd. 2. Me	embership. The	council shall con	nsist of 15 African Amer	ican members
appointed by th	e commissioner	r and must includ	e child welfare policy an	d social work
professionals an	nd paraprofessio	onals, community	members, community lea	ders, and African
American paren	nts representing	all regions of the	e state.	
Subd. 3. Me	eeting. The cour	ncil shall meet at	least eight times per year	, but may meet
more frequently	y at the call of the	ne chair, a majori	ty of the council member	rs, or the
commissioner.				
<u>Subd. 4.</u> Du	ties. The Africa	an American Chil	d Welfare Oversight Cou	ncil shall:
(1) monitor	the number of A	African Americar	children in out-of-home	placement and
collect and dist	ribute data on A	frican American	children in out-of-home	placement;
(2) monitor	and review case	plans and service	es offered by local social	services agencies
and interview le	ocal social servi	ces agency child	welfare staff to ensure th	at case plans and
services addres	s the unique nee	eds of each Africa	an American family and	comply with the
provisions of th	ne Minnesota Af	frican American l	Family Preservation Act;	
	notifying partywhere an agenorchild is or mayChild Well-Bei(e) Any locaprovisions of theSec. 8. [260.6]COUNCIL.SubdivisionWelfare OversiAmerican childwith all possible(b) The termCouncil membercompensated atnot expire.Subd. 2. Meappointed by theprofessionals anAmerican parentSubd. 3. Me(1) monitorcollect and dist(2) monitorand interview leservices addres	notifying party shall include in where an agency or party to an child is or may be an African A Child Well-Being Department (e) Any local social service provisions of this chapter will l Sec. 8. [260.68] AFRICAN A COUNCIL. Subdivision 1. Creation. (a) Welfare Oversight Council to F American child welfare services with all possible services and o (b) The terms, compensation Council members shall be as p compensated at the rate of \$100 not expire. Subd. 2. Membership. The appointed by the commissioner professionals and paraprofession American parents representing Subd. 3. Meeting. The coun more frequently at the call of the commissioner. Subd. 4. Duties. The Africa (1) monitor the number of A collect and distribute data on A (2) monitor and review case and interview local social services	notifying party shall include in the notice the idea where an agency or party to an adoptive placem child is or may be an African American child, pr Child Well-Being Department must be filed with (e) Any local social services agency that is for provisions of this chapter will be subject to a fin Sec. 8. [260.68] AFRICAN AMERICAN CH COUNCIL. Subdivision 1. Creation. (a) The commission Welfare Oversight Council to help formulate po American child welfare services, to ensure that a with all possible services and opportunities to ca (b) The terms, compensation, and removal of Council members shall be as provided in section compensated at the rate of \$100 a day spent on co not expire. Subd. 2. Membership. The council shall con appointed by the commissioner and must includ professionals and paraprofessionals, community American parents representing all regions of the Subd. 3. Meeting. The council shall meet at more frequently at the call of the chair, a majori commissioner. Subd. 4. Duties, The African American Chill (1) monitor the number of African American (2) monitor and review case plans and service and interview local social services agency child services address the unique needs of each Africa	notifying party shall include in the notice the identity of the birth parents a where an agency or party to an adoptive placement knows or has reason child is or may be an African American child, proof of service upon the <i>A</i> Child Well-Being Department must be filed with the adoption petition. (e) Any local social services agency that is found to be out of complia provisions of this chapter will be subject to a fine, to be determined by the Sec. 8. [260.68] AFRICAN AMERICAN CHILD WELFARE OVE: COUNCIL. Subdivision 1. Creation. (a) The commissioner shall appoint an Africa Welfare Oversight Council to help formulate policies and procedures rela American child welfare services, to ensure that African American families with all possible services and opportunities to care for their children in the (b) The terms, compensation, and removal of African American Child V Council members shall be as provided in section 15.059, except that meric compensated at the rate of \$100 a day spent on council activities. The advi- not expire. Subd. 2. Membership. The council shall consist of 15 African American appointed by the commissioner and must include child welfare policy an professionals and paraprofessionals, community members, community lead American parents representing all regions of the state. Subd. 3. Meeting. The council shall meet at least eight times per year more frequently at the call of the chair, a majority of the council members

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8.1	(3) partner	with the African	American Child V	Well-Being Department t	to screen shelter
8.2				erican children are recei	
8.3	and adequate	care;			
8.4	(4) develo	p and promote pu	blic policies and c	hild protection laws that	specifically
8.5	consider the n	eeds of African A	American children	and families;	
8.6	(5) coordin	nate stakeholder a	and agency efforts	to improve child welfare	e outcomes for
8.7	African Amer	rican children and	l families;		
8.8	(6) initiate	a public awarene	ess campaign on the	e issue of racial disparitie	es in out-of-home
8.9	placement of	children;			
8.10	(7) partner	with the African	American Child V	Well-Being Department	to coordinate
8.11	services and c	reate partnerships	s to provide housin	g assistance, employmer	nt assistance, and
8.12	education sup	port and training	for African Ameri	can children and familie	s; and
8.13	(8) partner	with the commis	ssioner and local w	elfare agencies to ensure	e that the number
8.14	of African Am	erican employees	s is proportionate to	the number of African A	merican families
8.15	served in each	i county.			
8.16	<u>Subd. 5.</u> D	ata consideratio	ons for case reviev	w. (a) Members of the At	frican American
8.17	Child Welfare	Oversight Counc	cil have access to the	ne following data for spe	cific case review
8.18	under subdivi	sion 4:			
8.19	(1) police	investigative data	<u>ı;</u>		
8.20	(2) autops	y records and cor	oner or medical ex	aminer investigative dat	<u>a;</u>
8.21	(3) hospita	ıl, public health, o	or other medical re	cords of the African Am	nerican child;
8.22	(4) hospita	ll and other medic	cal records of the A	frican American child's	parent that relate
8.23	to prenatal car	<u>(e;</u>			
8.24	(5) records	s created by socia	Il service agencies	that provided services to	the African
8.25	American chil	ld or family; and			
8.26	(6) person	nel data related to	an employee's per	formance in discharging	child protection
8.27	responsibilitie	<u>28.</u>			
8.28	A state agency	y, statewide syster	n, or political subdi	vision shall provide the	lata upon request
8.29	of the commis	ssioner. Not publi	c data may be shar	red with members of the	council in
8.30	connection wi	ith an individual o	case.		

9.1	(b) Notwithstanding the data's classification in the possession of any other agency, data
9.2	acquired by the African American Child Welfare Oversight Council in the exercise of its
9.3	duties are protected nonpublic or confidential data as defined in section 13.02, but may be
9.4	disclosed as necessary to carry out the purposes of the council. The data are not subject to
9.5	subpoena or discovery. The commissioner may disclose conclusions of the council, but may
9.6	not disclose data on individuals that were classified as confidential or private data on
9.7	individuals in the possession of the state agency, statewide system, or political subdivision
9.8	from which the data were received, except that the commissioner may disclose local social
9.9	service agency data as provided in section 626.556, subdivision 11d, on individual cases
9.10	involving a fatality or near fatality of a person served by the local social service agency
9.11	prior to the date of death.
9.12	(c) A person attending an African American Child Welfare Oversight Council meeting
9.13	may not disclose what transpired at the meeting, except to carry out the purposes of the
9.14	council. The proceedings and records of the council are protected nonpublic data as defined
9.15	in section 13.02, subdivision 13, and are not subject to discovery or introduction into evidence
9.16	in a civil or criminal action against a professional, the state, or county agency arising out
9.17	of the matters the panel is reviewing. Information, documents, and records otherwise available
9.18	from other sources are not immune from discovery or use in a civil or criminal action solely
9.19	because they were presented during proceedings of the council. A person who presented
9.20	information before the council or who is a member of the council is not prevented from
9.21	testifying about matters within the person's knowledge. However, in a civil or criminal
9.22	proceeding, a person must not be questioned about the person's presentation of information
9.23	to the council or opinions formed by the person as a result of the council meetings.
9.24	Subd. 6. Annual report. By January 1 of each year, beginning January 1, 2019, the
9.25	advisory council shall report to the chairs and ranking minority members of the legislative
9.26	committees with jurisdiction over child protection on the council's activities under subdivision
9.27	4 and other issues on which the council may choose to report.
9.28	Sec. 9. [260.69] AFRICAN AMERICAN CHILD WELL-BEING DEPARTMENT.
9.29	Subdivision 1. Creation; administration. (a) The African American Child Well-Being
9.30	Department is created in the Department of Human Services. The office shall be headed by
9.31	a director appointed by the commissioner of human services.
9.32	(b) The commissioner of human services shall provide the African American Child
9.33	Well-Being Department with office space, administrative services, and secretarial and
0.34	clerical assistance

9.34 <u>clerical assistance.</u>

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10.1	Subd. 2. Sta	a ff. (a) The dire	ctor may appoint a	a deputy director, one pers	onal secretary,
10.2				rge the responsibilities of	
10.3				employees of the office sha	
10.4	American herita	ige and shall be	classified full-time	e employees of the commiss	sioner of human
10.5	services.				
10.6	(b) The dire	ctor shall attem	pt to appoint staff	persons with expertise in	areas such as
10.7	law, health care	, social work, p	sychology and me	ental health, sociology, chi	ld care, and
10.8	education as the	y apply to child	protection and dis	parities between social, rac	cial, and cultural
10.9	groups.				
10.10	<u>Subd. 3.</u> Du	ties. The Africa	n American Chile	d Well-Being Department	will receive
10.11	notification of c	cases involving	African Americar	h children and shall perform	m the following
10.12	functions:				
10.13	(1) monitor	the number of A	African American	s in out-of-home placemer	nt statewide;
10.14	(2) directly	oversee, review	, and consult on c	ase plans and services offe	ered by local
10.15	social services a	agencies to ensu	are that case plans	and services address the u	unique needs of
10.16	each African Ar	merican family	and comply with	the Minnesota African An	nerican Family
10.17	Preservation Ac	<u>et;</u>			
10.18	(3) intervene	e in an involunta	ary adoptive or pre	eadoptive placement proce	eding involving
10.19	an African Ame	erican child;			
10.20	(4) screen sl	nelter and foster	care settings to e	nsure that African Americ	an children are
10.21	receiving appro	priate and adeq	uate care; and		
10.22	(5) coordinat	te services and c	reate partnerships	to provide housing assistan	ce, employment
10.23	assistance, and	education suppo	ort and training fo	r African American childre	en and families.
10.24	<u>Subd. 4.</u> Re	ports. (a) The A	frican American C	Child Well-Being Departme	ent shall provide
10.25	a quarterly repo	ort outlining its	activities to the A	frican American Child We	lfare Oversight
10.26	Council.				
10.27	(b) The Afri	can American (Child Well-Being	Department, in partnershij	p with the
10.28	commissioner, s	shall publish an	annual census of	all African American child	dren residing in
10.29	residential facil	ities statewide.	The census shall	include data on the types of	of facilities, age
10.30	and sex of the c	hildren, how lo	ng the children ha	we been in out-of-home pl	acements, and
10.31	other relevant d	emographic inf	ormation.		

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11.1	Sec. 10. [2	260.695] AFRICA	N AMERICAN C	HILD WELFARE GR	ANTS.
11.2	Subdivis	ion 1. Primary su	pport grants. The	commissioner shall estab	olish direct grants
11.3	to African A	merican-led organ	nizations, service pr	coviders, and programs t	hat serve African
11.4	American cl	hildren and their fa	milies, to provide	primary support for Afri	can American
11.5	child welfar	e programs to imp	lement the African	American Family Prese	rvation Act.
11.6	Subd. 2.	Eligible services.	(a) Services eligib	le for grant funds includ	e, but are not
11.7	limited to:				
11.8	<u>(1) place</u>	ement prevention a	nd reunification se	rvices;	
11.9	<u>(2) famil</u>	y-based services a	nd reunification th	erapy;	
11.10	<u>(3) cultu</u>	rally specific indiv	vidual and family c	ounseling;	
11.11	<u>(4) court</u>	advocacy;			
11.12	<u>(5) traini</u>	ing and consultation	on to county and pr	ivate social services age	ncies regarding
11.13	the Minneso	ota African Americ	can Family Preserva	ation Act; and	
11.14	<u>(6) other</u>	activities and serv	vices approved by t	he commissioner that fu	rther the goals of
11.15	the African	American Family	Preservation Act, in	ncluding but not limited	to recruitment of
11.16	African Ame	erican staff for loca	ll social services age	encies and licensed child	placing agencies.
11.17	<u>(b)</u> The c	commissioner may	specify the priorit	y of an activity and serv	ice based on its
11.18	success in fu	urthering these goa	lls. The commission	ner shall give preference	to programs that
11.19	use African	American staff, co	ontract with African	n American-led organiza	tions, or whose
11.20	application i	is a joint effort bet	ween the African A	American community and	d non-African
11.21	American co	ommunity to achie	we the goals of the	Minnesota African Ame	erican Family
11.22	Preservation	n Act. Programs m	ust have input and	support from the African	n American
11.23	community.				
11.24	<u>Subd. 3.</u>	Ineligible service	s. Grant funding ma	ay not be used for the fol	lowing purposes:
11.25	<u>(1) child</u>	day care necessar	y solely because of	employment or training	; for employment
11.26	of a parent of	or other relative wi	th whom the child	is living;	
11.27	<u>(2) foster</u>	r care maintenance	e or difficulty of ca	re payments;	
11.28	(3) reside	ential facility payr	nents;		
11.29	<u>(4) adopt</u>	tion assistance pay	vments;		

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- 12.1 (5) public assistance payments for Minnesota family investment program assistance,
- 12.2 supplemental aid, medical assistance, general assistance, general assistance medical care,
- 12.3 <u>or community health services; or</u>
- 12.4 (6) administrative costs for income maintenance staff.
- 12.5 Subd. 4. **Requests for proposals.** The commissioner shall request proposals for grants
- 12.6 under subdivisions 1, 2, and 3, and specify the information and criteria required.

12.7 Sec. 11. APPROPRIATION.

- 12.8 \$..... in fiscal year 2019 is appropriated from the general fund to the commissioner of
- 12.9 human services for the administration of the African American Family Preservation Act
- 12.10 under Minnesota Statutes, sections 260.61 to 260.695. This is an ongoing appropriation and
- 12.11 shall be added to the base.