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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 296

DATE	D-PG	OFFICIAL STATUS
01/25/2021	155	Introduction and first reading
		Referred to Human Services Reform Finance and Policy
02/08/2021	288	Authors added Abeler; Hoffman
02/25/2021	502a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and Elections

1.1	A bill for an act
1.2	relating to human services; establishing a parenting with a disability support
1.3	services pilot project; requiring a report; appropriating money.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. PARENTING WITH A DISABILITY; SUPPORT SERVICES; PILOT
1.6	<u>PROJECT.</u>
1.7	Subdivision 1. Purpose. The commissioner of human services shall establish a pilot
1.8	project to assist parents with disabilities in childrearing tasks. The purpose of this pilot
1.9	project is to assist a parent with a disability in childrearing tasks and to prevent removal of
1.10	a child from a parent solely because the parent has a disability.
1.11	Subd. 2. Definitions. (a) For the purposes of this section, the definitions in Minnesota
1.12	Statutes, section 256B.0659, subdivision 1, apply except for the following terms that have
1.13	the meanings given them in this subdivision.
1.14	(b) "Adaptive parenting equipment" means a piece of equipment that increases, extends,
1.15	or improves the parenting capabilities of a parent with a disability.
1.15	or improves the parenting capacitities of a parent with a disability.
1.16	(c) "Child" means a person under 18 years of age.
1.17	(d) "Childrearing task" means a task that assists a parent with a disability to care for a
1.18	child. Childrearing task includes, but is not limited to: lifting and carrying the child,
1.19	organizing supplies for the child, preparing meals for the child, washing clothing and bedding
1.20	for the child, bathing the child, childproofing the home that the parent and child live in, and
1.21	assisting with transporting the child.
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1.22	(e) "Commissioner" means the commissioner of human services.

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Section 1.

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(f) "Paren	t" means a child's	biological, foster,	or adoptive parent or le	egal guardian who
		and support that cl	• •	<u> </u>
(a) "Darso	n with a disabilit	u" maang an indivi	dual who has a physica	1 montol or
			dual who has a physica	
	r employment.		its independent function	ning in the family,
<u> </u>	· · · · · · · · · · · · · · · · · · ·		vice that (1) helps a pare	-
•			that affect the parent's a	
	•		parental responsibilities	<u> </u>
hildrearing t	asks. Supportive	parenting service of	loes not include discipli	ining the parent's
hild.				
<u>Subd. 3.</u>	ersonal care ass	istance services; c	covered services. (a) If a	a parent is eligible
or and receiv	ring personal care	e assistance service	es through medical assis	tance under
Ainnesota St	atutes, section 25	6B.0659, the paren	nt is eligible to receive p	personal care
ssistance ser	vices for support	ive parenting servi	ces under this section. A	A parent must use
ne personal	care assistant (PC	CA) under this sect	ion at a time, regardless	s of the parent's
umber of ch	ildren. Supportive	e parenting service	es provided under this se	ection are services
or the parent	and not the child	<u>.</u>		
(b) Suppo	rtive parenting se	rvices must be pro	wided by a different PC	A than the PCA
providing me	dical assistance p	ersonal care assist	ance services under Mi	nnesota Statutes,
ection 256B.	0659. The PCA p	providing supporti	ve parenting services ur	nder this section
nust not perf	orm medical assis	stance personal car	e assistance services. The	he PCA providing
nedical assis	ance personal ca	re assistance servi	ces and the PCA provid	ing supportive
parenting serv	vices may be sche	eduled to support t	he parent at the same tin	me.
(c) Suppor	tive parenting ser	rvices under this se	ection must not replace r	nedical assistance
ersonal care	assistance service	es under Minnesot	a Statutes, section 256B	.0659. Supportive
parenting serv	vices under this se	ection do not coun	t toward a parent's 275	hours per month
of medical ass	istance personal o	care assistance und	er Minnesota Statutes, se	ection 256B.0659,
ubdivision 1	l, paragraph (a),	clause (10).		
<u>(d)</u> A pare	nt's supportive pa	arenting services s	hall be limited to 40 hou	urs per month.
<u>(e)</u> If the c	ommissioner dee	ms necessary, the c	commissioner shall deve	elop standards and
raining requi	rements for a pro	vider providing su	pportive parenting serv	ices under this
running requi				

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3.1	Subd. 4. Adaptive parenting equipment. A parent eligible for PCA services under
3.2	subdivision 3 is also eligible to receive adaptive parenting equipment. The commissioner
3.3	shall develop a process for a parent to apply for adaptive parenting equipment. The process
3.4	shall include an evaluation of the parent's adaptive parenting equipment needs.
3.5	Subd. 5. Grants. (a) The commissioner, in consultation with the advisory committee
3.6	described in subdivision 7, shall develop an application process for and award two-year
3.7	state-funded grants to personal care assistance provider agencies to provide services in
3.8	subdivision 3. A grant applicant must be an approved personal care assistance provider
3.9	agency as defined in Minnesota Statutes, section 256B.0659, subdivision 1, paragraph (1).
3.10	(b) The grantee shall bill the department on forms provided by and in a manner prescribed
3.11	by the commissioner. The commissioner shall pay a provider under this section at the same
3.12	rates provided for services under Minnesota Statutes, section 256B.0659.
3.13	Subd. 6. Report. Within six months after the pilot project has concluded, or by January
3.14	1, 2022, whichever is earlier, the commissioner of human services, in consultation with the
3.15	advisory committee, must submit a report on the pilot project to the chairs and ranking
3.16	members of the legislative committees having jurisdiction over health and human services
3.17	policy and finance. At a minimum, the report must address the following items:
3.18	(1) the total number of parents that were provided services through the pilot project;
3.19	(2) an analysis of the efficacy of the pilot project;
3.20	(3) the total cost of developing the services provided under the pilot project;
3.21	(4) proposed legislative changes to expand the pilot project; and
3.22	(5) any other information that the commissioner deems necessary.
3.23	Subd. 7. Advisory Committee. (a) The Parenting with a Disability Advisory Committee
3.24	is established according to Minnesota Statutes, section 15.059.
3.25	(b) The Parenting with a Disability Advisory Committee shall consist, at a minimum,
3.26	of the following members:
3.27	(1) four public members, as defined in Minnesota Statutes, section 645.44, subdivision
3.28	5a. The public members shall be either parents with disabilities or caregivers to such persons,
3.29	appointed by the commissioner of human services;
3.30	(2) two members who are personal care assistance providers, appointed by the
3.31	commissioner of human services;

- 4.1 (3) two members of the senate, one member appointed by the senate majority leader and
 4.2 one member appointed by the senate minority leader; and
- 4.3 (4) two members of the house of representatives, one member appointed by the speaker
- 4.4 of the house and one member appointed by the house of representatives minority leader.
- 4.5 (c) The committee shall elect a chair from among its members.
- 4.6 (d) A committee member may not vote on a decision of the committee in which the
- 4.7 <u>member has either a direct or indirect personal financial interest.</u>
- 4.8 (e) The advisory committee duties shall, at a minimum, include:
- 4.9 (1) advising the commissioner regarding methods to expand and improve the efficiency
- 4.10 of services for parents with a disability; and
- 4.11 (2) assisting with the report required in subdivision 6, including proposing legislative
- 4.12 <u>changes.</u>
- 4.13 Subd. 8. Appropriation. \$..... in fiscal year 2022 is appropriated from the general fund
- 4.14 to the commissioner of human services to pay for the costs of establishing and administering
- 4.15 the pilot project under this section. This is a onetime appropriation. The unencumbered
- 4.16 <u>balance in the first year does not cancel but is available the second year.</u>

4.17 Sec. 2. FEDERAL WAIVER APPROVAL.

- 4.18 The commissioner shall seek all necessary federal waivers, amendments to the state
- 4.19 plan, and approval from the Centers for Medicare and Medicaid Services to expand the
- 4.20 parenting with a disability support services pilot project under section 1.
- 4.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.