

2001 HOUSE HUMAN SERVICES

HCR 3063

2001 HOUSE STANDING COMMITTEE MINUTES

BILL/RESOLUTION NO. HCR 3063

House Human Services Committee

☐ Conference Committee

Hearing Date February 21, 2001

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Minutes:

Chairman Price, Vice Chairman Devlin, Rep. Dosch, Rep. Galvin, Rep. Klein, Rep. Pollert, Rep. Porter, Rep. Tieman, Rep. Weiler, Rep. Weisz, Rep. Cleary, Rep. Metcalf, Rep. Niemeier, Rep. Sandvig

Chairman Price: Open hearing on HCR 3063. For your information, and I have not talked that much to Rep. Svedjan about this, except that I know he is on a task force that is formed by the National Conference of State Legislators dealing with fatherhood and the affects on the family not just the child support part, but the actual involvement of the father that if they pay child support they tend to be more involved. It is a variety of those things and I think that is the reason that Rep. Svedjan has brought this in front of us to promote that type of thing. In fact I know he is going back to D.C. Pretty soon for another conference on the fatherhood issue. I know that is why it is in front of us. We may not get a lot of sponsors today simply because these notices went out last night.

Page 2 House Human Services Committee Bill/Resolution Number HCR 3063 Hearing Date February 21, 2001

Rep. Weisz: Are you entertaining a motion?

Chairman Price: Yes.

Rep. Weisz: I motion a DO PASS.

Vice Chairman Devlin: Second.

Chairman Price: The clerk will read the roll call.

Chairman Price: Closed the hearing on HCR 3063.

Date: 2-2/-0/

2001 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. HCR 3063

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REPORT OF STANDING COMMITTEE (410) February 21, 2001 12:18 p.m.

Module No: HR-32-4198 Carrier: Price Insert LC: Title:

REPORT OF STANDING COMMITTEE

HCR 3063: Human Services Committee (Rep. Price, Chairman) recommends DO PASS and BE PLACED ON THE CONSENT CALENDAR (14 YEAS, 0 NAYS, 0 ABSENT AND NOT VOTING). HCR 3063 was placed on the Tenth order on the calendar.

2001 SENATE HUMAN SERVICES

HCR 3063

2001 SENATE STANDING COMMITTEE MINUTES

BILL/RESOLUTION NO. HCR 3063

Senate Human Services Committee

☐ Conference Committee

Hearing Date March 13, 2001

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Minutes:

REPRESENTATIVE KEN SVEDJAN, Sponsor, introduced the resolution. Fathers are very important in the lives of children. We examined issues related to Fatherhood. We have programs that we run for not-for-profit organizations. Most fathers want to support their children; want to be involved in lives of their children. Majority are dead broke, not dead beats. I'm not sure ND is in a position to start programs so what is the true situation of ND. Are there sufficient numbers to begin this program. There are amendments to be presented. SENATOR MATHERN: Should we be studying the ediology and not just impact? (How did this happen in the first place). REP SVEDJAN: I would be supportive of that. What is the true nature of the problem so it's done to give us a way in the future. SENATOR KILZER: Would you be reaching to only the Medicaid study or all economic levels. REP SVEDJAN: There is more to be learned by people not on Medicaid. If and where problems exist; what would be prospect of

Page 2 Senate Human Services Committee Bill/Resolution Number HCR 3063 Hearing Date March 13, 2001

existing agencies to promote and carry on programs. Do the agencies have capabilities of administering these programs. There are no programs that deal with the issue.

No other testimony. The hearing was closed.

SENATOR MATHERN explained the amendments. SENATOR FISCHER seconded the motion. Discussion. Voice vote carried. SENATOR MATHERN moved to further amend. SENATOR POLOVITZ seconded it. Voice vote carried. The amendments were integrated to 13128.0101. SENATOR MATHERN moved DO PASS AS AMENDED. SENATOR POLOVITZ seconded the motion. Roll call vote carried 5-0-1. SENATOR POLOVITZ will carry the bill.

Date: 3/13/01

Roll Call Vote #: /

2001 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 3063

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2001 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 3063

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Date: 3/13/01

Roll Call Vote #: 3

2001 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 3063

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Module No: SR-46-5943 Carrier: Polovitz

Insert LC: 13128.0101 Title: .0200

REPORT OF STANDING COMMITTEE

HCR 3063: Human Services Committee (Sen. Lee, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (5 YEAS, 1 NAY, 0 ABSENT AND NOT VOTING). HCR 3063 was placed on the Sixth order on the calendar.

Page 1, line 3, replace "that impact" with "this situation"

Page 1, after line 3, insert:

"WHEREAS, North Dakota does not have sufficient information regarding the etiology of fathers not being involved in their children's lives; and"

Page 1, line 18, after the second "the" insert "number of children who have fathers not involved in their lives and the reasons for this; and study the"

Page 1, line 19, replace "that impact" with "this situation, including receipt and review of the Fatherhood Initiative of the United States Department of Health and Human Services"

Renumber accordingly

2001 TESTIMONY

HCR 3063

At-Home Infant Child Care (AHIC) Program

The At-Home Infant Child Care (AHIC)
I cram helps families with children
under one year of age cover some of the
costs of staying home and caring for their
infant. The program provides child care
assistance funding to families who
qualify to stay home for the first year of
the baby's life.





Families are eligible for up to one year of state assistance if the parent of a child is the full-time care-giver for the child in the child's home. The state assistance is 75 percent of the average cost of licensed family day care for an infant in the child's county of residence, and is based on the size and income of the child's family. Through lower taxes

and lower childcare costs, this program adds between \$3,000 and \$5,000 to the participating family's income.

To qualify for AHIC, families must:

- * Be working, going to school, or looking for work before the baby's birth.
- Meet income guidelines and care for their infant full-time in their home
- Not currently receive Minnesota Family Investment rogram (MFIP) cash assistance
 - Not currently receive child care assistance







Children, Families () Learning

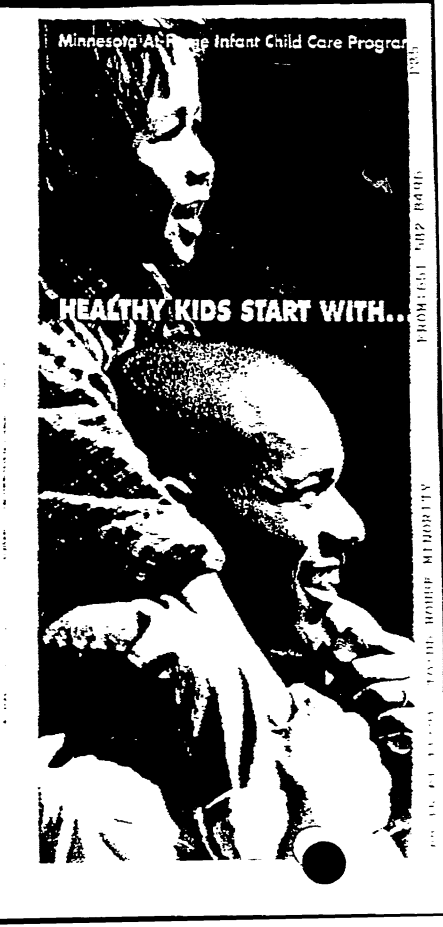
1500 Highway 36 West Roseville, Minnesota 55113-4266

Phone (651) 582-8652 TTY: (651) 582-8201 e-mail child.core@state.mn.us on-line http://cfl.state.mn.us

Your local resource is:



This brochure can be made available in alternate for çon request.



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What is the At-Home Infant Child Care Program?

The At-Home Infant Child Care
Program (AHIC) helps families with
children under one year of age cover
some of the costs of staying home
and caring for their infant.

AHIC provides child care assistance funding to families who qualify to stay home for the first year of the baby's life.

How will this help my baby?

A baby's first year is an important time of learning and growth. Babies learn best from familiar people and things.

Spending time with your baby during these early months is one way to your baby learn and grow.



Does my family qualify for AMIC? To qualify for AMIC, a family must:

Be working, going to school, or looking for work before the child is born,

Meet income guidelines and care for their infant full-time in their home,

Not currently receive Minnesota Family Investment Program (MFIP) cash assistance,

Not currently receive child care assistance.

Check with your county child care office to find out if you qualify for AHIC.



AtilC is par of the Basic Sliding

Lee Program

[BSF) that helps parents

pay for chick care while they are

working, to king for work or going

to schools some counties, there

may be a string list for BSF. Even

if there is waiting list, you still

might be able to get help from AHIC.



If you qualify, you can participate in AHIC for a total of twelve months. The time can be spent with one baby or divided up between more than one infant.

To qualify for AHIC, the parent staying home must be years of age or older.

Infant child care harder to get 1008 bakes

AT-HOME INFANT CHILD CARE PROGRAM (Minnesota Rules Chapter 3400.0235)

Subpart 1. Purpose and applicability. This part governs the administration of the at-home infant child care program. Beginning July 1, 1998, a family in which a parent provides care for the family's infant child may receive a subsidy in lieu of child care assistance if the family is eligible for, or is receiving assistance under, the basic sliding fee program governed by parts 3400.0010 to 3400.0230.

Subp. 2. Administration of at-home infant child care program. The commissioner shall establish a funding pool of up to seven percent of the annual appropriation for the basic sliding fee program to provide assistance under the at-home infant child care program. Within the limits of available funding, the commissioner shall make payments to counties for expenditures under the at-home infant child care program. Participation in the statewide pool shall be determined based on the order in which requests are received from counties. Following the birth of an infant, counties shall submit family requests for participation in the at-home infant child care program on forms provided by the commissioner. The commissioner shall respond within seven days to county inquiries about the availability of funds. The commissioner shall monitor the use of the pool and if the available funding is obligated, the commissioner shall create a waiting list of at-home infant child care referrals from the counties. As funds become available to the pool, the commissioner shall notify counties in which eligible families on the waiting list reside.

At the end of the state fiscal year, any unspent funds must be used for child care assistance under the basic sliding fee program.

Subp. 3. General eligibility requirements. Items A to E govern eligibility for the program.

A. Eligible families must meet the requirements of Minnesota Statutes, section 119B.061, subdivision 2. For purposes of this subpart, "other cash assistance" under Minnesota Statutes, section 119B.061, subdivision 2, means other public cash assistance and includes the work first program under Minnesota Statutes, chapter 256K. "Other child care assistance" under Minnesota Statutes, section 119B.061, subdivision 2, means MFIP child care assistance, transition year child care assistance, subsidized adoption payments designated to cover child care costs associated with participating in job search, employment, or education, and the postsecondary child care grant program administered by the Minnesota Higher Education Services Office under Minnesota Statutes, section 136A.125.

B. A family is eligible to receive assistance under the at-home infant child care program if one parent provides full-time care for the infant. The eligible parent must meet the requirements of Minnesota Statutes, section 119B.061, subdivision 3. The requirements of caring for the infant full-time may be met by one or both parents. Eligible parents include parents, stepparents, guardians and their spouses. Nonfamily members may provide regular care for the child but are limited to a maximum of ten hours of care per week.

- C. A family may apply for the at-home infant child care program before the child is born or anytime during the infant's first year. Following the birth of a child, a family is eligible to receive a subsidy under the at-home infant child care program when application to the program is made and when funding is available. A family shall only receive subsidy payments through the infant's twelfth month. "Infant" means a child from birth through 12 months of age and includes adopted infants.
- D. A family is limited to a lifetime total of 12 months of at-home infant child care assistance. At the time of application to the program, the parent or parents must declare whether they have previously participated in the at-home infant child care program or used any portion of the MFIP one-year infant exemption under Minnesota Statutes, chapter 256J. If the parent or parents declare that they have participated in the at-home infant child care program or used the MFIP one-year infant exemption, the commissioner shall, at the request of the county, inform the county of the remaining months of eligibility for the at-home infant child care program.
- E. At the time of application to the at-home infant child care program, the family must be eligible according to part 3400.0040, subpart 5, and Minnesota Statutes, section 119B.061, subdivision 2, clause (4), and be income-eligible based on these activities. When a family is placed on a waiting list for the basic sliding fee program after a preliminary determination of eligibility under part 3400.0060, subpart 6, the family will be eligible to apply for the at-home infant child care program when the family's name moves to the top of the waiting list. If a family is still on the waiting list after leaving an authorized activity due to the birth or impending birth of the infant, the family will be eligible to apply for the at-home infant child care program when the family's name moves to the top of the waiting list.
- F. During the period a family receives a subsidy under the at-home infant child care program, the family is not eligible to receive basic sliding fee child care assistance for the infant or any other child in the family.
- Subp. 4. Continued eligibility under basic sliding fee program. When families end their participation in the at-home infant child care program, they must be served under the basic sliding fee program if they request continued child care assistance and otherwise meet all cligibility factors for the basic sliding fee program.
- Subp. 5. Assistance payments. Items A to C govern assistance payments under the at-home infant child care program.
- A. The number of months of at-home infant child care participation used shall be credited to the eligible parent. If the eligible parent later forms a new family, the number of months of at-home infant child care subsidy received in combination with the months of the MFIP infant exemption used under Minnesota Statutes, chapter 256J, shall be subtracted from the maximum assistance available under this part.
- B. The maximum subsidy must be at 75 percent of the rate established under Minnesota Statutes, section 119B.13, for full-time care of infants in licensed family day care in the



applicant's county of residence. There is no additional subsidy for infants with special needs. The maximum subsidy for full-time care shall be converted to a monthly amount. From that monthly amount, the county must subtract the family's monthly copayment required by part 3400.0100 to determine the final at-home infant child care monthly subsidy for the family.

- C. Family income shall be determined or redetermined at the time a family applies for the at-home infant child care program. Family income shall be annualized from the beginning of the month in which the family would first participate in the at-home infant child care program. Family income includes:
- (1) subsidy payments received as part of the at-home infant child care program. According to Minnesota Statutes, section 119B.061, subdivision 4, paragraph (b), counties shall use the copayment amount the family was paying or would have paid under the basic sliding fee program to estimate the subsidy payment;
 - (2) income from vacation leave;
 - (3) sick or temporary disability benefit payments; and
- (4) other income the family may receive while participating in the at-home infant child care program, as determined under part 3400.0170 and Minnesota Statutes, section 119B.011, subdivision 16.

Excluded income is defined in part 3400.0170, subpart 6, and Minnesota Statutes, section 119B.011, subdivision 16. The calculation of the family copayment fee is described in part 3400.0100, subpart 4.

D. For purposes of counting the number of months that a family has participated in the at-home infant child care program, any portion of a month in which a family receives a subsidy under the at-home infant child care program is considered a full month of participation in the at-home infant child care program.

For purposes of calculating the at-home infant child care program copayment and subsidy in the first month, the county shall use the method described in part 3400.0100, subpart 4, item E. In addition, the county shall prorate the subsidy received in the first and last month of participation according to subitems (1) to (4).

- (1) If the family participates in the at-home infant child care program during the month in which the infant is born, the subsidy must be prorated to cover the number of calendar days from the date of birth until the end of the month.
- (2) If the family participates in the at-home infant child care program during the month of the infant's first birthday, the subsidy must be prorated to cover the number of calendar days from the beginning of the month to the date of the infant's first birthday.



- (3) If the eligible parent leaves employment or another authorized activity in order to participate in the at-home infant child care program, the subsidy must be prorated to cover the number of calendar days from the date the eligible parent leaves the authorized activity to the end of the month.
- (4) If the eligible parent returns to an authorized activity and will no longer be participating in the at-home infant child care program, the subsidy must be prorated to cover the number of calendar days from the beginning of the month to the date the parent returns to the authorized activity. If all other eligibility conditions are met, the family shall be eligible to receive basic sliding fee child care assistance beginning on the day the eligible parent returns to the authorized activity.
- Subp. 6. County responsibilities. Items A to D govern county responsibilities for the program.
- A. In addition to duties required under parts 3400.0140 and 3400.0160, counties shall perform the following functions to administer the at-home infant child care program:
 - (1) establish the subsidy amount;
 - (2) determine an estimated length of time the family will participate;
 - (3) determine availability of and encumber ongoing basic sliding fee funding;
 - (4) consult with the commissioner on the availability of funds;
 - (5) forward applicant information as designated to the commissioner;
 - (6) issue payments under the at-home infant child care program; and
- (7) notify the commissioner when a family's participation in the at-home infant child care program ends.
- B. A county may not accept a family as a participant in the at-home infant child care program without sufficient basic sliding fee program funds to pay for the family's anticipated cost of child care assistance after a family's participation in the at-home infant child care program ends.
- C. During program participation, the county shall apply billing procedures established under Minnesota Statutes, chapter 119B, to issue the monthly at-home infant child care subsidy to families.
- D. When a family's participation in the at-home infant child care program ends, the county shall send the family and the commissioner a notice indicating the number of months the family participated in the at-home infant child care program in that county.



Subp. 7. Data collection. The commissioner shall develop and implement an evaluation plan for the at-home infant child care program. Counties must participate in data collection for the evaluation and must adjust their data collection to reflect changes in the evaluation plan.

STAT AUTH: MS § 119B.02; 119B.061

HIST: 23 SR 1625; L 1999 c 205 art 5 s 21





AT-HOME INFANT CHILD CARE PROGRAM (Summary of Minnesota Statutes)

The At-Home Infant Child Care program is a state-level set-aside under the Basic Shding Fee program that helps parents pay for child care while they are working, looking for work, or going to school. At-Home Infant Child Care helps families with children under one year of age cover some of the costs of staying home and caring for their infant by providing a subsidy in lieu of child care assistance.

A family with an infant under one year of age is eligible for assistance if:

- the family income is under 75% of state median income;
- the parent staying home is 18 years or older;
- the parent will care for the infant and any other children eligible for child care assistance full-time in the home;
- the family was participating in an authorized activity (working, looking for work, going to school) before the child was born;
- the family has not previously received the life-long total of 12 months of assistance under the At-Home Infant Child Care program; and
- the family is not currently receiving MFIP cash assistance or other cash or child care assistance.

The maximum rate of assistance a family may receive is 75% of the rate established for the care of infants in licenced family child care in the family's county of residence. The assistance a family receives must be calculated to reflect the parent fee requirement under the Basic Sliding Fee program, family income level, and family size. Participating families are required to report income changes as specified in their county's plan and must treat any assistance received as uncarned income.

Any family that is admitted to the At-Home Infant Child Care program will retain their position in the Basic Sliding Fee program or on any waiting list. The family will continue to advance on the waiting list as if they had not been admitted to the program. A family leaving the At-Home Infant Child Care program re-enters the Basic Sliding Fee program at the position they would have occupied or the waiting list at the position to which they would have advanced. Families that have attained eligibility to the Basic Sliding Fee program must be given assistance or advance to the top of the waiting list when they leave the At-Home Infant Child Care program. Families admitted to the At-Home Infant Child Care program that are not on a Basic Sliding Fee waiting list may apply to the Basic Sliding Fee program, and if eligible, be placed on a waiting list.

The counties administer the At-Home Infant Child Care program under the supervision of the state Department of Children, Families and Learning.

AT-HOME INFANT CHILD CARE PROGRAM (Minnesota Statutes § 119B.061)

Subdivision 1. Establishment. A family in which a parent provides care for the family's infant child may receive a subsidy in lieu of assistance if the family is eligible for, or is receiving assistance under the basic sliding fee program. An eligible family must meet the eligibility factors under section 119B.09, the income criteria under section 119B.12, and the requirements of this section. Subject to federal match and maintenance of effort requirements for the child care and development fund, the commissioner shall establish a pool of up to seven percent of the annual appropriation for the basic sliding fee program to provide assistance under the at-home infant child care program. At the end of a fiscal year, the commissioner may carry forward any unspent funds under this section to the next fiscal year within the same biennium for assistance under the basic sliding fee program.

- Subd. 2. Eligible families. A family with an infant under the age of one year is eligible for assistance if:
 - (1) the family is not receiving MFIP, other cash assistance, or other child care assistance;
- (2) the family has not previously received all of the one-year exemption from the work requirement for infant care under the MFIP program;
- (3) the family has not previously received a lire-long total of 12 months of assistance under this section; and
- (4) the family is participating in the basic sliding fee program or provides verification of participation in an authorized activity at the time of application and meets the program requirements.
- Subd. 3. Eligible parent. A family is eligible for assistance under this section if one parent cares for the family's infant child. The eligible parent must:
 - (1) be over the age of 18;
 - (2) care for the infant full-time in the infant's home; and
- (3) care for any other children in the family who are eligible for child care assistance under this chapter.

For the purposes of this section, "parent" means birth parent, adoptive parent, or stepparent.

- Subd. 4. Assistance. (a) A family is limited to a lifetime total of 12 months of assistance under this section. The maximum rate of assistance is equal to 75 percent of the rate established under section 119B.13 for care of infants in licensed family child care in the applicant's county of residence. Assistance must be calculated to reflect the parent fee requirement under section 119B.12 for the family's income level and family size.
- (b) A participating family must report income and other family changes as specified in the county's plan under section 119B.08, subdivision 3. The family must treat any assistance received under this section as unearned income.
- (c) Persons who are admitted to the at-home infant care program retain their position in any basic sliding fee program or on any waiting list attained at the time of admittance. If they are on the waiting list, they must advance as if they had not been admitted to the program. Persons leaving the at-home infant care program re-enter the basic sliding fee program at the position they would have occupied or the waiting list at the position to which they would have advanced.



Persons who would have attained eligibility for the basic sliding fee program must be given assistance or advance to the top of the waiting list when they leave the at-home infant care program. Persons admitted to the at-home infant care program who are not on a basic sliding fee waiting list may apply to the basic sliding fee program, and if eligible, be placed on the waiting list.

- (d) The time that a family receives assistance under this section must be deducted from the one-year exemption from work requirements under the MFIP program.
- (e) Assistance under this section does not establish an employer-employee relationship between any member of the assisted family and the county or state.
- Subd. 5. Implementation. (a) The commissioner shall implement the at-home infant child care program under this section through counties that administer the basic sliding fee program under section 119B.03. The commissioner must develop and distribute consumer information on the at-home infant care program to assist parents of infants or expectant parents in making informed child care decisions.
- (b) The commissioner shall evaluate this program and report the impact to the legislature by January 1, 2000. The evaluation must include data on the number of families participating in the program; the number of families continuing to pursue employment or education while participating in the program; the average income of families prior to, during, and after participation in the program; family size; and single parent and two-parent status.

HIST: 1997 c 162 art 4 s 22; 1999 c 205 art 1 s 24

John L. Hougen

To: Sally M. Sandvig/NDLC/NoDak@NoDak

01/22/2001 02:12 PM Sut

Subject: Child Care

Rep. Sandvig

In federal fiscal year 2000, \$2,075,104 in state money was spent on child care. This represents the amount we had to spend to receive our full federal allocation.

I will give you the allowable maximum payments we make for child care. It varies by the age of the child and the type of facility.

Provider Type	Infant (Birth to 2 yrs)	Toddler (2 to 3 yrs)	Other (3 to 13
yrs)			
Center/Group per month	\$460 per month	\$440 per month	\$400
Licensed Family\$440	per month	\$400 per month	\$380 per month
Self-Certified Family/ Registered per month	\$440 per month	\$370 per month	\$360
Approved Relative per month	\$280 per month	\$260 per month	\$260

Please call if you have further questions.



PARENT RESPONSES TO AHIC EVALUATION Answers to open-ended questions

Why did you choose to participate in the At-Home Infant Child Care Program?

Of the nineteen parents who responded to this question about what initially motivated them to participate in AHIC, nine gave developmental and bonding reasons for participating.

- I thought it would be a great opportunity for my kids and I to spend a little more time together especially with a new baby.
- We felt that is was extremely important to have a parent stay home with our child for the first year, the developmental advantages of a child staying at home are undeniable.
- Because I wanted to stay home with my child.
- I chose it because I like to stay at home with my baby since she was so young. But now I am working. I also chose it because it was helpful to me.
- Because I had one month without pay during my maternity leave from work and I would also be able to stay home a couple weeks longer with my infant.
- I wanted to be home with my child.
- To benefit my child. I felt it was better for my child to be cared for by me rather than daycare.
- So I could stay home with my daughter.
- Because I feel the first two years of a child's life are the most important to have at least one parent always there. Day care is so expensive and I don't trust anyone who watches more than one baby. A baby is a 24 hours job alone.

Another five gave financial reasons.

- . I knew that my child care bills would be more than I could afford at the time.
- Supplement my income while on maternity leave
- I was not being paid my full salary while on leave and I needed the help financially.
- Financial help.
- Supplemental family income because I quit work when I had my baby.

Two merely stated that they participated because it was available.

- · Because it was offered to me.
- Day care assistance worker notified me of the program while waiting for BSF.

The final three gave reasons that were either a combination of the above reasons, or ambiguous.

- AHIC sounded like a program that would help absorb some of the financial burden of being a stay at home mom. Cost of daycare is very expensive. Emotionally financially. So it is wonderful to be able to stay home during the first months.
- Maternity leave.
- . To make it easier on my children and myself.



02/29/00 Page 1 of 3



What were the benefits for you, your family and your infant in participating in the At-Home Infant Child Care Program?

Again, when listing the actual benefits, seven families stated bonding and developmental issues.

- Spending time with child/child spending time with me.
- My kids and I were able to spend more time together and more mother and newborn bonding.
- Having as much time as possible with my baby before returning to work.
- The benefits were that I got to stay home with my son and he didn't have to be in daycare. He would be at home with me.
- Able to take complete care of my child. Able to watch his first year of development. Child was healthier. Able to care for myself better. Less stress. It was wonderfull I loved and will cherish those memories forever, wish it lasted longer.
- No daycare.
- To see her grow.
- I got to stay home with my daughter. My husband know his daughter was in good hands and didn't have to worry about strangers watching her. My family says our daughter is so relaxed. I believe because she know mommy is there for her every need.

Six listed financial benefits.

- Income for my family while on maternity leave.
- Provided financial support for child's needs.
- Getting extra money.
- It was income to help pay for baby supplies while I was home with son without child support or work benefits.
- Helped out financially with rent while on maternity leave.
- I was able to stay home longer with my children and I was not under as much stress to get my bills paid for the month.

Four listed a combination of benefits, both bonding and financial.

- Financial made it possible to have a parent stay home with our child. It gave the "stay-at-home dad" a feeling of still financially providing for our household. It has been obvious that our baby was impacted, he is secure and developmentally excels. We have three other children that did not have to attend child care centers during the time on the program.
- It has made it possible to spend more time at home with my son [rather] than more time at work. It has also helped me to continue to go to college full-time.
- The benefits were that I got to stay home with my child and take care of her and it helped us buy stuff for our baby.
- So I didn't have to work -cash spending more time together as a family.

One parent dld not answer this question.



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Was It difficult to participate in AHIC? If so why?

Two parents listed reasons why it was difficult (or somewhat difficult) to participate:

- Besides my not liking to get help from the county or other people nothing was difficult to participate.
- It was difficult because my income was substantially lower.

The other fifteen parents did not indicate that it had been difficult.

How could this program be improved?

Ten parents responded to the question about how this program could be improved.

Five made do not think it needs improvement:

- I don't think this program needs any improvement.
- AHIC is a good experience for me. I have no suggestions for improvement.
- It worked fine for me.
- I thought it was great program. It helped us so I could spend more time with my children and not a friend or family member to stay with them.
- I liked the program.

One indicated that more information needs to be distributed:

More understanding of what AHIC is.

One stated that the age limit of twelve months should be extended.

- Extend it to 18 months.
- Go for at least two years and also have it for every child (newborn) in a family, instead of only one child.

Three stated that the subsidy level should be raised:

- Aithough the financial assistance made it possible to stay home with our children, we
 definitely struggled financially during this time period. An increase in subsidy may
 have made it possible to stay home the full first year. When our child was 10
 months old, we financially had to have both parents work.
- I feel that parents should stay home with their children for the first year. I think this
 program would be improved by raising income per month so more parents can stay
 home with their children.
- Maybe you could pay more than \$1.80 per hour. It just doesn't seem like a whole lot.







"Osterud, Dru" <Dru.Osterud@state. mn.us>

02/15/2001 11:04 AM

To: "ssandvig@state.nd.us" <ssandvig@state.nd.us>

cc: "Roe, Elizabeth" <Elizabeth.Roe@state.mn.us>

Subject. Minnesota At-Home Infant Care Program

Representative Sandvig:

The Minnesota At-Home Infant Care Program currently is funded through the state child care assistance program. The legislature has allocated \$1,000,000 from state funds for child care for this program. The amount a family receives is based on the parent fee schedule for child care assistance. A parent is eligible for 75% of the amount they would receive for child care assistance, based on income and family size.

I am sending you by fax a copy of the budget page describing the program and a report done for the legislature on the program, which includes the statutory authority for the program and the rules administering it.

The program is new and has not used most of the funding available for it. The original author of the program has introduced a bill this dession to lengthen the time a family could participate in the program, increase the amount of money available to participants and change the way income is calculated for the program, a change which would also increase the amount of money available to the participants. The House author is Representative Richard Mulder. He can be reached at (651) 296-4336 or by e-mail at rep.richard.mulder@house.leg.state.mn.us < mailto:rep.richard.mulder@house.leg.state.mn.us . His bill is H.F. 504 and can be obtained through the internet at www.house.leg.state.mn.us < http://www.house.leg.state.mn.us .

I would be happy to answer any further questions you may have about the program. My phone number is (651) 582-8363.

Sincerely,

Dru Osterud

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HOUBE

MINORI









Budget Activity: MFIP CHILD CARE, BASIC SLIDING FEE CHILD

CARE CHILD CARE INTEGRITY

Program: EARLY CHILDHOOD PROGRAMS

Agency: CHE DREM FAMILIES & LEARNING

State Citation: M.S. 118B

Federal Citation: P.L. 104-193, Title Vi P.L. 101-508

ACIMIY PROFILE

Studies indicate that success in school is directly related to a child's early childhood expedience. Children with multiple pisk factors flow income, poor access to health care and mutation, unstable housing, etc.) are less likely to experience success in school unless they have access to comprehensive high quality child care that meets the child's developmental needs while their parents ara working.

- Child case subsidies are available to low-income families who participate in welfare reform activities, Minnesota Family Investment Program (MFIP) child care, and families who are not connected to cash assistance programs (Basic Skiding Fee (BSF) child care).
- Child care assistance is designed to allow low-moome parents to choose from the same child care providers that are available to private pay parents.
- County human service agencies administer the programs.

Minnesote Family Investment Plan (MFIP)

The following families are eligible to receive MFIP or Transition Year (TY) child care assistance: I) MFIP families who are employed or pursuing employment, or participating in employment training or social services activities authorized in an approved employment services plan, and 2) employed families who are in their first year off InFIP (transition year)

Basic Sticking Fee (BSF)

8SF child care helps pay like child care costs of low-income families not perecipating in MFIP, and belos keep families off welfare. Families with incomes below 75% of the state medica income who participate in authorized activities, such as employment, job search, and job training are eligible for BSF child care.

At Home Infant Child Care (AHICC)

in 1997, the Minnesota legislature created the At-Home Infant Child Care program (AHICC). The program took effect 07-01-98. AHICC allows BSF eligible families with infant children to receive a portion of their regular BSF subsidy, for a period of up to 12 months, while staying at home with their infant (and any other children).

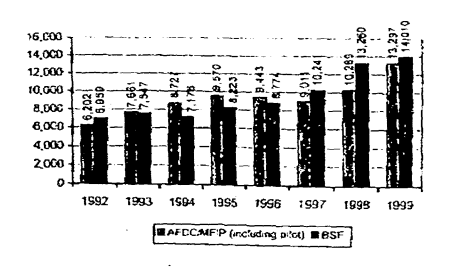
Child Care Integrity (Fraud Prevention)

in 1989, the Minnesota legislature expanded the Fraud Prefention investigation (FPI) program to include the child care assistance program to assure accountability in use of limited rescurces.

STRATEGIES AND PERFORMANCE:

- The Child Care Assistance Program (CCAP) helps families pay child care costs on a sliding fee basis. As family income increases so does the amount paid by the family, allowing families to see an increase in take-home pay and an incentive to increase their wages. This incentive translates into decreasing public costs as family income increases.
- Of those families receiving BSF in FY 1999, 67% had done so for 24 months or less, 81% for 36 months or less.
- For MFIP and BSF, the average number of children per family was 1.68 and 1.76, respectively in FY 1989.

Number of Families Served



FROM: 65

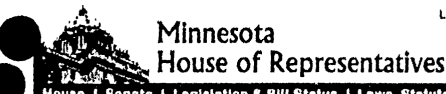
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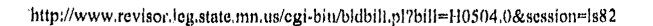
KEY: stricken = old language to be removed underscored = new language to be added

NOTE: If you cannot see any difference in the key above, you need to change the display of stricken and/or underscored language.

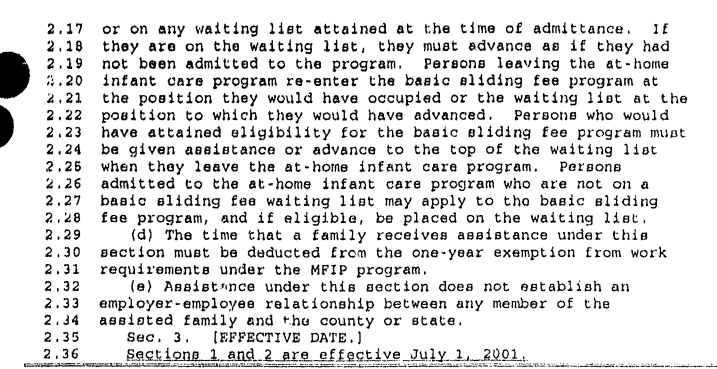
Authors and Status
List versions

H.F No. 504, as introduced: 82nd Legislative Session (2001-2002) Posted on Feb 1, 2001

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A bill for an act
1.2
                 relating to family and early childhood education;
1.3
                 modifying the at-home infant child care program;
1.4
                 amending Minnesota Statutes 2000, section 119B.061,
1.5
                 subdivisions 2 and 4.
1.6
     BE IT ENACTED B: 1AE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7
         Section 1. Minnesota Statutes 2000, section 119B.061,
1,8
     subdivision 2, is amended to read:
1.9
         Subd. 2. [ELIGIBLE FAMILIES.] (a) A family with an infant
1.10 under the age of one year is eligible for assistance if:
1.11
          (1) the family is not receiving MFIP, other cash
1.12
      assistance, or other child care assistance;
1.13
          (2) the family has not previously received all of the
1.14
      one-year exemption from the work requirement for infant care
1.15
      under the MFIP program;
1.16
          (3) the family has not previously received a life-long
1,17
      total of 4-3 36 months of assistance under this section; and
1.18
          (4) the family is participating in the basic sliding fee
1.19
      program or provides verification of participation in an
1,20
      authorized activity at the time of application and meets the
1.21
      program requirements.
1.22
         (b) A family is limited to 12 months of assistance per
1.23
      child.
1,24
         Sec. 2. Minnesota Statutes 2000, section 119B.061,
1.25 subdivision 4, is amended to read:
2.1
         Subd. 4. [ASSISTANCE.] (a) A family is limited to a
2.2
      lifetime total of 40 36 months of assistance under this
2,3
      ecction subdivision 2. The maximum rate of assistance is equal
2.4
      to 75 90 percent of the rate established under section 119B.13
2.5
      for care of infants in licensed family child care in the
2.6
      applicant's county of residence. Assistance must be calculated
2.7
      to reflect the parent fee requirement under section 119B.12 for
2.8
      the family's actual income level and family size while the
2,9
      family is participating in the at-home infant child care program
2,10
      under this section.
2.11
         (b) A participating family must report income and other
2.12
      family changes as specified in the county's plan under section
2.13
      119B.08, subdivision 3. The family must treat any assistance
2.14
      received under this section as unearned income.
2.15
         (c) Persons who are admitted to the at-home infant care
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2.16 program retain their position in any basic sliding fee program







"Gary or Earleen Friez" <blgwhite@;/op.ctctel. com>

02/19/2001 09:43 AM

To: "Tim Mathern" < tmathern@state.nd.us>

cc: "Saily Sandvig" <ssandvig@state.nd.us>, "Bette Grande"

<doconnell@state.nd.us>

Subject: Testimony in favor of SCR3045

Sen. Mathern,

I am a Licensed Family Child Care Provider from Hettinger. I have been doing child care in my home for 26 years, and children in my care generally always includes three children under the age of 2.

I sup, ort SCR 3045 concerning study of feasibility and desirability of establishing an at-home infant child care program.

Since most low-income families access minimum wage jobs which generally include shift work, and weekends, it is hard for them to find a provider who is open all the hours that care is required. Therefore children are bounced from one care arrangement to another, which is difficult for all concerned. Children do best when there is consistency in caregivers which doesn't happen with shift work, since very few care givers offer 24 hour 7 day a week care. Consistency in care is important for all children, but is especially crucial for infants when basic bonding needs to occur. Without proper bonding, children have difficulty with their emotional development.

As the bill indicates, there is a shortage of infant care throughout North Dakota.

Earleen Friez, (701)567-2822