

State of Misconsin 1995 - 1996 LEGISLATURE

1995 ASSEMBLY BILL 21

- January 13, 1995 Introduced by Representatives GARD, KELSO, HUEBSCH, HUTCHISON, DOBYNS, LADWIG, KRUSICK, GROTHMAN, LAZICH, AINSWORTH, ALBERS, BRANDEMUEHL, COLEMAN, DUFF, FOTI, FREESE, GOETSCH, GREEN, GROBSCHMIDT, GUNDERSON, HAHN, HANDRICK, HARSDORF, HASENOHRL, HOVEN, JENSEN, JOHNSRUD, KAUFERT, KLUSMAN, KREIBICH, F. LASEE, LEHMAN, LORGE, MUSSER, NASS, OLSEN, OTTE, OTT, OURADA, OWENS, PORTER, POWERS, PROSSER, SCHNEIDERS, SERATTI, SILBAUGH, SKINDRUD, UNDERHEIM, URBAN, VANDER LOOP, VRAKAS, WALKER, WARD, ZIEGELBAUER and ZUKOWSKI, cosponsored by Senators BUETTNER, ZIEN, PETAK, COWLES, DARLING, DRZEWIECKI, ELLIS, FARROW, FITZGERALD, BRESKE, HUELSMAN, A. LASEE, PANZER, ROSENZWEIG, RUDE, SCHULTZ and WEEDEN. Referred to Committee on Welfare Reform.
- 1 AN ACT to repeal 49.193 (2) (e); to amend 49.19 (11) (a) 1. a. (intro.), 49.193 (2)
- 2 (a), 49.193 (8) (a) and 49.193 (8) (c); and *to create* 20.435 (4) (di), 46.251, 49.19
- 3 (11s), 49.193 (3m) and 49.193 (9m) of the statutes; relating to: requesting
- federal waivers under the aid to families with dependent children and job 4 5opportunities and basic skills programs; limiting increases in aid to families 6 with dependent children for families that have certain additional children; job 7 orientation and job search requirements, participation requirements and 8 sanctions under the job opportunities and basic skills program; establishing a 9 program for publication of delinquent child support obligors; providing 10 exemptions from emergency rule-making procedures; granting rule-making 11 authority; and making appropriations.

Analysis by the Legislative Reference Bureau

Under this bill, the department of health and social services (DHSS) is required to request the following 2 waivers from the secretary of the federal department of health and human services relating to the aid to families with dependent children (AFDC) and the job opportunities and basic skills (JOBS) programs:

1. The first waiver would permit DHSS to require AFDC applicants to provide verification of compliance with certain orientation and job search activities before

providing aid under the AFDC program. Under the waiver, DHSS may require attendance at one or more orientation sessions during the 30-day period beginning on the date that the applicant applied for AFDC. In addition, DHSS may require participation in not more than 30 days of job search activities by an AFDC applicant who is subject to the JOBS program. Exceptions to the mandatory orientation and job search requirements may be made if a determination is made that the AFDC applicant would not benefit from the application of the requirement. In addition, DHSS may not require participation in orientation or job search activities for those AFDC recipients who are subject to school attendance requirements under the learnfare program if the orientation or job search activity would conflict with school attendance.

2. The 2nd waiver required under this bill would allow DHSS, in certain circumstances, to reduce the amount of an AFDC grant based on the level of participation in the JOBS program. The waiver would apply to AFDC recipients covered by the waiver if all of the following criteria are met: 1) the AFDC recipient is required to participate in a JOBS activity for a regularly scheduled number of hours in a month; 2) the activity is expected to continue for more than one month; and 3) the recipient does not participate in the activity for the required number of hours in that month without good cause, as defined by DHSS by rule. If these criteria are met, if the waiver applies to a recipient, for every hour that an AFDC recipient is required to participate in a JOBS activity and does not participate and does not have good cause for not participating, an amount equal to the federal minimum wage is subtracted from the AFDC grant for the recipient's family for a subsequent month. If the total number of hours of participation plus the number of hours for which a recipient had good cause for not participating is less than 25% of the recipient's participation requirement, no AFDC grant is made in a subsequent month for the recipient's family. DHSS may request that the waiver cover all AFDC recipients in the state or only certain test groups determined by DHSS. If the waiver is granted, the bill gives DHSS emergency rule-making authority to promulgate rules implementing the waiver. In addition to these waivers, the bill makes a change in the participation requirements under the JOBS program. Under the JOBS program, recipients of AFDC who are not exempt are required to participate in certain jobs-related activities. DHSS has received a waiver from the federal government to permit the state to require participation in the JOBS program from certain parents and other caretakers of children who would otherwise be exempt from participation under federal law and regulations. Current state law utilizes part of this waiver to require participation of parents and other caretakers of children who have attained 2 years of age. Current federal law now grants states the option of requiring parents and other caretakers of children who have attained one year of age to participate in the JOBS program. This bill repeals the current statutory language regarding the waiver and takes advantage of the federal law option to require JOBS participation of parents and other caretakers of children who have attained one year of age.

The bill also requires DHSS to conduct a demonstration project pursuant to a waiver that would permit DHSS to limit increases in an AFDC grant for certain families that have additional children. Under the demonstration project, DHSS may not consider, in determining the amount of the AFDC grant, a child born into a family more than 10 months after the date on which the family first was determined to be eligible for AFDC. The bill creates a number of exceptions to this provision. The bill exempts children who are conceived as a result of sexual assault or incest. It also exempts a child who is born into a family that did not receive AFDC benefits for 6 or more months, other than as a result of being sanctioned, and who is born during that time or not more than 10 months after the family resumed receiving AFDC benefits. The bill also exempts a child who does not reside with his or her biological parents. Under the bill, DHSS may award grants to counties to provide family planning education services to persons covered by the demonstration project. The demonstration project does not apply to persons who are subject to the parental responsibility pilot program. To the extent permitted under the waiver, DHSS may conduct the demonstration project with respect to all AFDC recipients or to a test group determined by DHSS. DHSS is given emergency rule-making authority to implement the waiver.

Under current law, DHSS administers the child and spousal support and establishment of paternity and medical liability support program. One of the responsibilities of DHSS under the program is to enforce support obligations owed to children by their parents. The bill requires DHSS to establish a program to increase public awareness about the importance of paying child support that includes publication of identifying information about child support obligors who have significant arrearages. DHSS may use posters or media presentations or other appropriate means to publish names and photographs of such obligors. One purpose of the program is to enlist public assistance in locating delinquent obligors.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert

2 the following amounts for the purposes indicated:

1		1995-96	1996-97
2	20.435 Health and social services, department		
3	of		
4	(4) ECONOMIC SUPPORT		
5	(di) Family planning education		
6	grants GPR A	\$50,000	\$100,000
7	SECTION 2. 20.435 (4) (di) of the statutes is created t	o read:	
8	20.435 (4) (di) Family planning education grants. The	e amounts in	the schedule
9	for family planning education grants under s. 49.19 (11s) ((d).	
10	SECTION 3. 46.251 of the statutes is created to read:		
11	46.251 Program for publication of delinquent c	hild suppor	rt obligors.
12	The department shall establish a program to increase pub	olic awarenes	ss about the
13	importance of the payment of child support. The program	shall include	publication
14	of information, such as names and photographs, that identif	ies child sup	port obligors
15	who are significantly delinquent in the payment of child set	upport. The	department
16	may use posters, media presentations or other mean	s that the	department
17	determines are appropriate for publication of the inform	ation. The j	publications
18	shall include information about the child support owed b	y each oblige	or identified
19	and, if appropriate, shall solicit information from the public	to assist the	department
20	in locating a delinquent obligor.		
21	SECTION 4. 49.19 (11) (a) 1. a. (intro.) of the statutes	is amended	to read:
22	49.19 (11) (a) 1. a. (intro.) Except as provided in su	b. <u>subs.</u> (11n	n) <u>and (11s)</u> ,

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dependent children shall be based on family size and shall be at 80% of the total of

monthly payments made under s. 20.435 (4) (d) and (p) to persons or to families with

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the allowances under subds. 2. and 4. plus the following standards of assistance
beginning on September 1, 1987:

SECTION 5. 49.19 (11s) of the statutes is created to read:

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- 4 49.19 (11s) (a) The department shall conduct a demonstration project under $\mathbf{5}$ this subsection pursuant to a waiver from the secretary of the federal department 6 of health and human services beginning on January 1, 1996. To the extent permitted 7 in the waiver, the department may apply pars, (b) to (d) to all recipients of aid under 8 this section or to a test group of recipients of aid under this section determined by 9 the department. Paragraphs (b) to (d) do not apply to persons who are subject to s. 10 49.25 and shall apply only while a waiver under this paragraph is in effect and only 11 with respect to recipients covered by the waiver.
- (b) In determining the payment amount under sub. (11) (a), a child born into
 a family more than 10 months after the date that the family was first determined to
 be eligible for assistance under this section shall not be considered in determining
 family size unless at least one of the following conditions is met:
- The family did not receive benefits under this section for a period of at least
 6 months, other than as a result of sanctions, and the child was born during that
 period or not more than 10 months after the family resumed receiving benefits under
 this section after that period.
- 20 2. The child was conceived as a result of a sexual assault in violation of s. 21 940.225 (1), (2) or (3) in which the mother did not indicate a freely given agreement 22 to have sexual intercourse or of incest in violation of s. 944.06 or 948.06 and that 23 incest or sexual assault has been reported to a physician and to law enforcement 24 authorities.

1	3. The child's mother is a dependent child at the time of the child's birth and
2	the child is born as a result of the mother's first pregnancy that resulted in a live
3	birth.
4	4. The child does not reside with his or her biological mother or father.
5	5. The family or child meets the criteria for an exemption from the application
6	of this paragraph under a rule promulgated by the department.
7	(c) The department shall inform all applicants for aid under this section of the
8	limitation under par. (b) at the time of application.
9	(d) From the appropriation under s. 20.435 (4) (di), the department may award
10	grants to county departments under ss. 46.215, 46.22 and 46.23 for providing family
11	planning education services to persons who are subject to par. (b).
12	SECTION 6. 49.193 (2) (a) of the statutes is amended to read:
13	49.193 (2) (a) The department shall ensure that all persons required under 42
14	USC 602 (a) (19) and 42 USC 681 to 687 to participate in a job opportunities and basic
15	skills training program participate in the program under this section. <u>In addition,</u>
16	the department shall require a parent or other caretaker relative of a child who is
17	at least one year of age to participate in the program under this section on a full-time
18	basis, unless the parent or other caretaker relative is exempt from participation in
19	the program for a reason other than being a parent or other caretaker of a child under
20	<u>3 years of age.</u>
21	SECTION 7. 49.193 (2) (e) of the statutes is repealed.
22	SECTION 8. 49.193 (3m) of the statutes is created to read:
23	49.193 (3m) ORIENTATION AND JOB SEARCH REQUIREMENT. (a) The department
24	shall request a waiver from the secretary of the federal department of health and
25	human services to permit the application of pars. (b) to (e) beginning on the date

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specified in the waiver. The waiver may not request the application of pars. (b) to (e) before January 1, 1996. The waiver may request permission to apply pars. (b) to (e) to all applicants for aid under s. 49.19 or to a test group of these applicants determined by the department. Paragraphs (b) to (e) apply only while a waiver under this paragraph is in effect and only with respect to applicants covered by the waiver.

(b) The department may not provide aid under s. 49.19 to any applicant who
is subject to the requirements under par. (c) or (d) and who is not exempt under par.
(e), until the applicant has provided verification, in a form to be specified by the
department by rule, that he or she has complied with these requirements.

10 (c) The department may require any adult applicant for aid under s. 49.19 to 11 attend one or more orientation sessions offered during the 30-day period beginning 12on the date that the caretaker relative applies for aid under s. 49.19. Orientation 13sessions offered under this paragraph shall emphasize self-sufficiency and shall 14 encourage applicants to consider alternatives to aid under s. 49.19. The department 15may not require an applicant for aid who would be subject to the school attendance 16 requirement under s. 49.50 (7) (g) to attend an orientation session under this 17paragraph at a time that would conflict with school attendance.

(d) The department may require any adult applicant for aid under s. 49.19 who
is required to participate in the program under this section to participate in job
search activities under this paragraph. The department may require participation
in not more than 30 days of job search activities under this paragraph. The
department may not require an applicant for aid who would be subject to the school
attendance requirement under s. 49.50 (7) (g) to participate in any job search activity
under this paragraph at a time that would conflict with school attendance.

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1	(e) The agency administering the program under this section may exempt an
2	applicant for aid under s. 49.19 from any requirement under pars. (c) and (d) if the
3	agency determines that the applicant would not benefit from complying with the
4	requirement. The department shall promulgate rules establishing standards to be
5	used by agencies administering the program under this section in making
6	determinations under this paragraph.
7	SECTION 9. 49.193 (8) (a) of the statutes is amended to read:
8	49.193 (8) (a) The department shall pay child care costs of persons with
9	approved employability plans who are participating in the program under this
10	section and of persons who are participating in orientation and job search activities
11	required under sub. (3m). Payment or reimbursement shall be in an amount based
12	on need, with the maximum amount per child equal to the lesser of the actual cost
13	of care or the rate established under s. 46.98 (4) (d), or, if a higher rate is established
14	under s. 46.98 (4) (e) and if the child care meets the quality standards established
15	under s. 46.98 (4) (e), payment or reimbursement for child care that meets those
16	standards shall be in an amount based on need, with the maximum amount per child
17	equal to the lesser of the actual cost of the care or the rate established under s. 46.98
18	(4) (e).
19	SECTION 10. 49.193 (8) (c) of the statutes is amended to read:
20	49.193 (8) (c) The department may only pay child care costs under this
21	subsection if the child care is provided by a child care provider, as defined in s. 49.50
22	(1). This paragraph does not apply to individuals who are participating in
23	orientation and job search activities under sub. (3m).

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- **SECTION 11.** 49.193 (9m) of the statutes is created to read:

1	49.193 (9m) SANCTIONS. (a) The department shall request a waiver from the
2	federal department of health and human services to permit the application of pars.
3	(b) and (c) beginning on the date specified in the waiver. The waiver may not request
4	the application of pars. (b) and (c) before January 1, 1996. The waiver may request
5	permission to apply pars. (b) and (c) to all recipients of aid under s. 49.19, or to a test
6	group of these recipients, to be determined by the department. Paragraphs (b) and
7	(c) apply only while a waiver under this paragraph is in effect and only with respect
8	to recipients covered by the waiver.
9	(b) Notwithstanding s. 49.19 (11) (a), if all of the following conditions apply in
10	a month to a recipient of aid under s. 49.19, the department shall determine the
11	amount of aid under s. 49.19 to be paid to the recipient's family in a subsequent
12	month as provided in par. (c):
13	1. The recipient of aid is required to participate in an activity under this section
14	for a regularly scheduled number of hours in the month.
15	2. The recipient of aid participates in the activity in the month for less than the
16	required number of hours without good cause, as defined by the department by rule.
17	3. The agency administering the program under this section determines, in
18	accordance with standards established by the department by rule, that the activity
19	that the recipient is engaged in during the month has continued, or is expected to
20	continue, for more than one month.
21	(c) 1. Except as provided in subd. 2., if par. (b) applies, the amount of aid under
22	s. 49.19 paid to the recipient's family in a subsequent month shall be determined as
23	follows:
24	a. The department shall add the recipient's total number of hours of actual
25	participation in the month to the total number of hours in a month for which the

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1	recipient had good cause, as defined by the department by rule, for not participating
2	in required activities.
3	b. The department shall subtract the total number of hours determined under
4	subd. 1. a. from the recipient's total number of hours of required participation in that
5	month.
6	c. The department shall multiply the number of hours determined under subd.
7	1. b. by the federal minimum hourly wage under 29 USC 206 (a) (1).
8	d. The department shall subtract the dollar amount determined under subd.
9	1. c. from the amount of aid under s. 49.19 that the recipient's family would have
10	received if he or she had participated for the total number of assigned hours.
11	2. a. If there is only one individual included in a grant of aid under s. 49.19 who
12	is required to participate in an activity under this section for a regularly scheduled
13	number of hours in a month and if the total number of hours determined under subd.
14	1. a. for that individual is less than 25% of the total number of hours of required
15	participation in that month for that individual, no grant of aid under s. 49.19 shall
16	be made to the individual's family in a subsequent month.
17	b. If there is more than one individual included in a grant of aid under s. 49.19
18	who is required to participate in an activity under this section for a regularly
19	scheduled number of hours in a month and if the total number of hours determined
20	under subd. 1. a. for all of those individuals is less than 25% of the total number of
21	hours of required participation in that month for all of those individuals, no grant
22	of aid under s. 49.19 shall be made to the individuals' family in a subsequent month.

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SECTION 12. Nonstatutory provisions.

(1) BENEFIT CAP EMERGENCY RULE-MAKING AUTHORITY. Using the procedure
under section 227.24 of the statutes, the department of health and social services

may promulgate the rules under section 49.19 (11s) of the statutes, as created by this
act, for the period before the effective date of the permanent rules promulgated under
section 49.19 (11s) of the statutes, as created by this act, but not to exceed the period
authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding
section 227.24 (1) and (3) of the statutes, the department is not required to make a
finding of emergency.

7 (2) SELF-SUFFICIENCY FIRST EMERGENCY RULE-MAKING AUTHORITY. Using the 8 procedure under section 227.24 of the statutes, the department of health and social 9 services may promulgate the rules under section 49.193 (3m) of the statutes, as 10 created by this act, for the period before the effective date of the permanent rules 11 promulgated under section 49.193 (3m) of the statutes, as created by this act, but not 12to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. 13 Notwithstanding section 227.24 (1) and (3) of the statutes, the department is not 14 required to make a finding of emergency.

15(3) PAY FOR PERFORMANCE EMERGENCY RULE-MAKING AUTHORITY. Using the 16 procedure under section 227.24 of the statutes, the department of health and social 17services may promulgate the rules under section 49.193 (9m) of the statutes, as 18 created by this act, for the period before the effective date of the permanent rules 19 promulgated under section 49.193 (9m), as created by this act, but not to exceed the 20 period authorized under section 227.24 (1) (c) and (2) of the statutes. 21Notwithstanding section 227.24 (1) and (3) of the statutes, the department is not 22required to make a finding of emergency.

(4) BENEFIT CAP FEDERAL POSITION AUTHORIZATIONS. The authorized FTE
 positions for the department of health and social services are increased by 3.0 FED
 positions on October 1, 1995, to be funded from the appropriation under section

20.435 (4) (n) of the statutes for the purpose of implementing and administering the
 waiver under section 49.19 (11s) of the statutes.

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(5) SELF-SUFFICIENCY FIRST FEDERAL POSITION AUTHORIZATIONS. The authorized
FTE positions for the department of health and social services are increased by 1.35
FED positions on October 1, 1995, to be funded from the appropriation under section
20.435 (4) (pm) of the statutes for the purpose of implementing and administering
the waiver under section 49.193 (3m) of the statutes.

8 (6) PAY AFTER PERFORMANCE FEDERAL POSITION AUTHORIZATIONS. The authorized
9 FTE positions for the department of health and social services are increased by 1.35
10 FED positions on October 1, 1995, to be funded from the appropriation under section
11 20.435 (4) (pm) of the statutes for the purpose of implementing and administering
12 the waiver under section 49.193 (9m) of the statutes.

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SECTION 13. Appropriation changes.

14(1) PAY AFTER PERFORMANCE GENERAL PROGRAM OPERATIONS. In the schedule 15under section 20.005 (3) of the statutes for the appropriation to the department of health and social services under section 20.435 (4) (a) of the statutes, as affected by 16 17the acts of 1995, the dollar amount is increased by \$569,000 for fiscal year 1995-96 and the dollar amount is increased by \$7,900 for fiscal year 1996-97 to increase the 18 authorized FTE positions for the department of health and social services on October 19 201, 1995, by 0.15 GPR positions and for general program operations relating to the 21pay after performance requirements under section 49.193 (9m) of the statutes, as 22created by this act.

(2) PAY AFTER PERFORMANCE WELFARE REFORM STUDIES. In the schedule under
section 20.005 (3) of the statutes for the appropriation to the department of health
and social services under section 20.435 (4) (br) of the statutes, as affected by the acts

of 1995, the dollar amount is increased by \$15,600 for fiscal year 1995-96 and the
dollar amount is increased by \$31,200 for fiscal year 1996-97 for welfare reform
studies relating to the pay after performance requirements under section 49.193
(9m) of the statutes, as created by this act.

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5 (3) PAY AFTER PERFORMANCE COUNTY ADMINISTRATION. In the schedule under 6 section 20.005 (3) of the statutes for the appropriation to the department of health 7 and social services under section 20.435 (4) (de) of the statutes, as affected by the acts 8 of 1995, the dollar amount is increased by \$160,000 for fiscal year 1995–96 and the 9 dollar amount is increased by \$240,000 for fiscal year 1996–97 for county 10 administration of the pay after performance requirements under section 49.193 (9m) 11 of the statutes, as created by this act.

(4) PAY AFTER PERFORMANCE EMPLOYMENT AND TRAINING PROGRAM COSTS. In the
schedule under section 20.005 (3) of the statutes for the appropriation to the
department of health and social services under section 20.435 (4) (df) of the statutes,
as affected by the acts of 1995, the dollar amount is increased by \$600,000 for fiscal
year 1995–96 and the dollar amount is increased by \$900,000 for fiscal year 1996–97
for costs relating to the pay after performance requirements under section 49.193
(9m) of the statutes, as created by this act.

(5) SELF-SUFFICIENCY FIRST GENERAL PROGRAM OPERATIONS. In the schedule
under section 20.005 (3) of the statutes for the appropriation to the department of
health and social services under section 20.435 (4) (a) of the statutes, as affected by
the acts of 1995, the dollar amount is increased by \$219,100 for fiscal year 1995–96
and the dollar amount is increased by \$7,900 for fiscal year 1996–97 to increase the
authorized FTE positions for the department of health and social services on October
1, 1995, by 0.15 GPR positions and for general program operations relating to the

orientation and job search requirements under section 49.193 (3m) of the statutes,
 as created by this act.

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(6) SELF-SUFFICIENCY FIRST WELFARE REFORM STUDIES. In the schedule under
section 20.005 (3) of the statutes for the appropriation to the department of health
and social services under section 20.435 (4) (br) of the statutes, as affected by the acts
of 1995, the dollar amount is increased by \$15,600 for fiscal year 1995–96 and the
dollar amount is increased by \$31,200 for fiscal year 1996–97 for welfare reform
studies relating to the orientation and job search requirements under section 49.193
(3m) of the statutes, as created by this act.

10 (7) SELF-SUFFICIENCY FIRST COUNTY ADMINISTRATION. In the schedule under 11 section 20.005 (3) of the statutes for the appropriation to the department of health 12 and social services under section 20.435 (4) (de) of the statutes, as affected by the acts 13 of 1995, the dollar amount is increased by \$80,000 for fiscal year 1995–96 and the 14 dollar amount is increased by \$120,000 for fiscal year 1996–97 for county 15 administration of orientation and job search requirements under section 49.193 (3m) 16 of the statutes, as created by this act.

(8) SELF-SUFFICIENCY FIRST EMPLOYMENT AND TRAINING PROGRAM COSTS. In the
schedule under section 20.005 (3) of the statutes for the appropriation to the
department of health and social services under section 20.435 (4) (df) of the statutes,
as affected by the acts of 1995, the dollar amount is increased by \$927,400 for fiscal
year 1995-96 and the dollar amount is increased by \$1,648,200 for fiscal year
1996-97 for costs relating to the orientation and job search requirements under
section 49.193 (3m) of the statutes, as created by this act.

(9) BENEFIT CAP GENERAL PROGRAM OPERATIONS. In the schedule under section
25 20.005 (3) of the statutes for the appropriation to the department of health and social

services under section 20.435 (4) (a) of the statutes, as affected by the acts of 1995,
the dollar amount is increased by \$288,500 for fiscal year 1995–96 and the dollar
amount is increased by \$182,900 for fiscal year 1996–97 to increase the authorized
FTE positions for the department of health and social services on October 1, 1995,
by 3.0 GPR positions and for general program operations relating to the limitations
on aid to families with dependent children benefits under section 49.19 (11s) of the
statutes, as created by this act.

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8 (10) BENEFIT CAP WELFARE REFORM STUDIES. In the schedule under section 20.005 9 (3) of the statutes for the appropriation to the department of health and social 10 services under section 20.435 (4) (br) of the statutes, as affected by the acts of 1995, 11 the dollar amount is increased by \$31,300 for fiscal year 1995–96 and the dollar 12 amount is increased by \$62,500 for fiscal year 1996–97 for welfare reform studies 13 relating to the limitations on aid to families with dependent children benefits under 14 section 49.19 (11s) of the statutes, as created by this act.

(11) BENEFIT CAP COUNTY ADMINISTRATION. In the schedule under section 20.005
(3) of the statutes for the appropriation to the department of health and social
services under section 20.435 (4) (de) of the statutes, as affected by the acts of 1995,
the dollar amount is increased by \$281,900 for fiscal year 1995–96 and the dollar
amount is increased by \$563,900 for fiscal year 1996–97 for county administration
of the limitations on aid to families with dependent children benefits under section
49.19 (11s) of the statutes, as created by this act.

(12) PUBLICATION OF DELINQUENT CHILD SUPPORT OBLIGORS. In the schedule
under section 20.005 (3) of the statutes for the appropriation to the department of
health and social services under section 20.435 (4) (a) of the statutes, as affected by
the acts of 1995, the dollar amount is increased by \$15,000 for fiscal year 1995–96

1	to increase funding for developing and implementing the program under section
2	46.251 of the statutes, as created by this act.
3	SECTION 14. Initial applicability.
4	(1) The treatment of section 49.19 (11) (a) 1. a. (intro.) and (11s) (b) of the
5	statutes first applies to a child born on November 1, 1996.
6	SECTION 15. Effective date.
7	(1) This act takes effect on July 1, 1995, or the 2nd day after the publication
8	of the 1995–97 biennial budget act, whichever is later.
9	(END)