

1999 DRAFTING REQUEST

Assembly Amendment (AA-AB133)

Received: 06/5/99

Received By: yacketa

Wanted: As time permits

Identical to LRB:

For: Legislative Fiscal Bureau

By/Representing: Simpson

This file may be shown to any legislator: NO

Drafter: yacketa

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Alt. Drafters:

Subject: Public Assistance - Wis works

Extra Copies:

Pre Topic:

LFB:.....Simpson -

Topic:

Copay requirement for 18- & 19-year-olds

Instructions:

See Attached;

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	yacketa 06/9/99	ygeller 06/9/99	martykr 06/9/99	_____	lrb_docadmin 06/9/99		

FE Sent For:

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unsubsidized jobs; (b) whether the jobs are full-time or part-time; (c) job retention by former applicants or participants; (d) wages and benefits earned by former applicants or participants; (e) appropriate implementation of all components of the program; and (f) customer satisfaction. In addition, specify that W-2 agency contracts may not permit agencies to receive profits based on caseload decreases or reduced agency spending that are not directly attributable to placement of W-2 participants in unsubsidized employment. Finally, require the Department to develop a system to track former applicants and participants to ensure that agency performance is reliably measured.

*to go with
60541
TAY*

16. LFB Paper #1086. Modify the bill by requiring the Department to promulgate administrative rules regarding the criteria for use of the community reinvestment funding (called the "restricted use performance bonus" under the RFP for the next W-2 agency contracts). Eliminate funding for the 4% performance bonus from the W-2 agency contract allocations. Instead, distribute this funding to counties, based on the final contract allocation, for community reinvestment in accordance with DWD's rules. Specify that the use of community reinvestment funds would have to be determined by the County Board. Require DWD to certify that such expenditures would comply with the federal restrictions regarding the use of TANF funding.

allocation

17. LFB Paper #1087. Alternative 2. Modify the Governor's recommendation by reducing the contingency fund from \$90 million to \$95 million FED.

No draft

18. LFB Paper #1087. Alternative 3. Modify the Governor's recommendation by placing \$95 million for contingency payments in the Joint Committee on Finance's program supplements appropriation for release under s. 13.10.

No draft

19. LFB Paper #1088. Alternative 1. Increase funding by \$17,800,000 FED in 1999-00 and \$18,675,000 FED in 2000-01 to reflect a reestimate of the current law child care subsidy program. This would provide total funding of \$154,300,000 in 1999-00 and \$162,000,000 in 2000-01 for the current program.

No draft

20. LFB Paper #1088. Alternative 2. Reestimate the Governor's recommendations related to expanding child care eligibility and making modifications to the copay schedule by decreasing funding by \$4,070,000 FED in 1999-00 and increasing funding by \$300,000 FED in 2000-01. Specify that these modifications, with the exception of the educational activities-related item, would take effect on March 1, 2000.

No draft

21. LFB Paper #1088. Alternative 3. Reduce funding by \$9,050,900 FED in 1999-00 and eliminate the contingency reserve for direct child care.

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22. LFB Paper # 1088. Limit the copay requirement for 18- and 19-year-old parents who are attending high school or pursuing a GED to the minimum copayment amount for each type of child care and for the appropriate number of children in subsidized care, effective March 1, 2000. Currently, minor teen parents who are not Learnfare participants pay the minimum copay amount and minor teen parents who are Learnfare participants have no copay requirement. Increase funding for child care subsidies by \$100,000 FED in 1999-00 and \$400,000 FED in 2000-01.



SOON
State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0542/1

TAY.....

SOON

RMRJg

LFB:.....Simpson – Copay requirement for 18- & 19-year-olds

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

LFB AMENDMENT

TO 1999 ASSEMBLY BILL 133 AND 1999 SENATE BILL 45

1 At the locations indicated, amend the bill as follows:

2 **1.** Page 691, line 7: after that line insert:

3 “SECTION 1270p. 49.155 (5) of the statutes is amended to read:

4 49.155 (5) LIABILITY FOR PAYMENT. An individual is liable for the percentage of
5 the cost of the child care that the department specified by the department in a printed
6 copayment schedule. An individual who is under the age of ~~18~~ ²⁰ and is attending high
7 school or participating in a course of study meeting the standards established under
8 s. 115.29 (4) for the granting of a declaration of equivalency to high school graduation
9 may not be determined liable for more than the minimum copayment amount for the
10 type of child care received and the number of children receiving child care.”

History: 1995 a. 289; 1997 a. 27, s. 1766 to 1775, 1838 to 1857; 1997 a. 41, 105, 237, 252.

(END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0542/1
TAY:jlg:km

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5 the cost of the child care ~~that the department specified by the department in a printed~~
6 copayment schedule. An individual who is under the age of 20 and is attending high
7 school or participating in a course of study meeting the standards established under
8 s. 115.29 (4) for the granting of a declaration of equivalency to high school graduation
9 may not be determined liable for more than the minimum copayment amount for the
10 type of child care received and the number of children receiving child care."

11

(END)