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S.F. No. 1201 – Parental Contribution Fees for Services for Children with Disabilities Elimination (as amended by the A-1 author's amendment)

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Under current law a child with a chronic illness or disability may be eligible for medical assistance without consideration of parental income. When a child is deemed eligible for medical assistance without regard to parental income, the child's parents are required to contribute to the cost of care on a sliding scale relative to parental income. S.F. No. 1201 (as amended by the A-1 author's amendment) exempts parents of such children, and the parents of any child accessing home and community-based waiver services, from all parental fees related to medical assistance, home and community-based waiver services, and county-funded services.