BD/DG

24-06704

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 4001

| (SENATE AUTH              | IORS: KUN            | ESH)   |
|---------------------------|----------------------|--|
| <b>DATE</b><br>02/20/2024 | <b>D-PG</b><br>11671 | OFFICIAL STATUS<br>Introduction and first reading<br>Referred to Health and Human Services |

| 1.1        | A bill for an act   |
|------------|---|
| 1.2<br>1.3 | relating to child protection; directing a fiscal analysis of the child welfare system; requiring a report; appropriating money. |
| 1.4        | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.5        | Section 1. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; CHILD   |
| 1.6        | WELFARE FISCAL ANALYSIS.  |
| 1.7        | Subdivision 1. Child welfare system fiscal analysis. (a) By August 1, 2024, the   |
| 1.8        | commissioner of human services must contract with the third-party independent consultant  |
| 1.9        | selected pursuant to subdivision 2 to conduct an independent fiscal analysis of the child                                       |
| 1.10       | welfare system in Minnesota, including an analysis of available funding sources for federal,                                    |
| 1.11       | state, county, and Tribal systems.  |
| 1.12       | (b) Before the fiscal analysis is conducted, the third-party independent consultant must  |
| 1.13       | sign a statement that the consultant does not receive any money from any child welfare  |
| 1.14       | provider in the state, the Department of Health, the Department of Human Services, any  |
| 1.15       | county, or any Tribal Nation, except the consultant may receive money from any of those   |
| 1.16       | sources for conducting the fiscal analysis under this section.  |
| 1.17       | (c) When conducting the fiscal analysis under this section, the consultant must evaluate:                                       |
| 1.18       | (1) statewide data-sharing in the child welfare system, including state juvenile courts;  |
| 1.19       | (2) financial systems in the child welfare system and funding sources available to the  |
| 1.20       | child welfare system;   |

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| <u>(3)</u> curr  | ent staff responsible  | for child welfare          | system budgeting and re      | eimbursement in    |  |  |
| the state, co  | the state, counties, and Tribal Nations, and the staff skills and resources necessary to obtain, |                            |                              |                    |  |  |
| manage, and distribute federal funds to counties and Tribal Nations;                         |  |                            |                              |                    |  |  |
| (4) state  | e access to, use of, a   | nd reimbursement           | of funding under Title l     | V-E, Title IV-B,   |  |  |
| the federal Child Abuse Prevention and Treatment Act, TANF, Medicaid, the federal Social     |  |                            |                              |                    |  |  |
| Services Block Grant Program, and other federal funds for expenses related to child welfare, |  |                            |                              |                    |  |  |
| including lo   | egal representation,   | training, and preve        | ention services;             |                    |  |  |
| <u>(5) relev</u>   | vant information nec   | eded to secure avai        | lable federal funds for t    | he child welfare   |  |  |
| system;  |  |                            |                              |                    |  |  |
| (6) the i  | implementation of th   | ne Family First Pre        | evention Services Act ar     | nd related claim   |  |  |
| processes;   |  |                            |                              |                    |  |  |
| (7) the s  | social service inform  | nation system, incl        | uding the system's abili     | ty to efficiently  |  |  |
| integrate child welfare information and to manage, track, and share information between      |  |                            |                              |                    |  |  |
| the state, co  | ounties, and Tribal N  | Vations; and               |                              |                    |  |  |
| <u>(8) Title</u>   | e IV-E attorney and  | training reimburse         | ments in the state.          |                    |  |  |
| Subd. 2  | . Consultant select  | ion. <u>By</u> July 1, 202 | 24, the legislative task for | orce on child      |  |  |
| protection,  | in consultation with   | the Minnesota Inc          | dian Affairs Council, m      | ust select a       |  |  |
| third-party  | independent consul   | tant to conduct the        | fiscal analysis in subdi-    | vision 1. The      |  |  |
| consultant r   | nust have national ex  | xpertise in transform      | ning child welfare system    | ns and conducting  |  |  |
| fiscal analy   | vses, including expe   | rience conducting          | a similar fiscal analysis    | of another state's |  |  |
| claim processes under the Family First Prevention Services Act and the state's federal Title |  |                            |                              |                    |  |  |
| IV-E and T   | itle IV-B reimburse  | ment processes.            |                              |                    |  |  |

- 2.23 Subd. 3. Working group. (a) A working group is established to support and advise the 2.24 consultant during the fiscal analysis under subdivision 1. The consultant must meet regularly 2.25 with the working group during the fiscal analysis in subdivision 1 and the writing of the
- 2.26 report in subdivision 4. The working group must assist the consultant in obtaining data and
- 2.27 information needed for the fiscal analysis, provide advice and support to the consultant
- 2.28 regarding the goals and timeline of the fiscal analysis, and advise the consultant as needed
- 2.29 for the duration of the fiscal analysis.
- 2.30 (b) The working group shall consist of 11 members, appointed as follows:
- 2.31 (1) two members who are employees of the Department of Human Services with expertise
- 2.32 in child welfare, appointed by the commissioner of human services;

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| 3.1  | (2) two me   | mbers appointed               | by the Minnesota    | Association of County So    | ocial Service   |  |  |
| 3.2  | (2) two members appointed by the Minnesota Association of County Social Service<br>Administrators; |                               |                     |                             |                 |  |  |
| 3.3  | (3) one me   | mber appointed b              | by the foster yout  | <u>n ombudsperson;</u>      |                 |  |  |
| 3.4  | (4) one member appointed by the Minnesota Children's Justice Initiative;                           |                               |                     |                             |                 |  |  |
| 3.5  | (5) one member appointed by the Children's Cabinet;  |                               |                     |                             |                 |  |  |
| 3.6  | (6) two members appointed by the Minnesota Indian Affairs Council; and                             |                               |                     |                             |                 |  |  |
| 3.7  | <u>(7) two men</u>   | mbers of the publi            | c who work in the   | children's prevention servi | ces community,  |  |  |
| 3.8  | appointed by the governor.   |                               |                     |                             |                 |  |  |
| 3.9  | <u>Subd. 4.</u> <b>R</b>   | e <mark>port.</mark> By March | 15, 2025, the cor   | nsultant must submit a fina | l report to the |  |  |
| 3.10 | commissioner   | of human service              | es and to the chain | rs and ranking minority me  | embers of the   |  |  |
| 3.11 | legislative committees with jurisdiction over the child welfare system. The final report must      |                               |                     |                             |                 |  |  |
| 3.12 | include the findings from the fiscal analysis in subdivision 1 and must include proposed           |                               |                     |                             |                 |  |  |
| 3.13 | legislation for  | any necessary sta             | atutory changes.    |                             |                 |  |  |
| 3.14 | EFFECTI  | <b>VE DATE.</b> This          | section is effectiv | ve the day following final  | enactment.      |  |  |
| 3.15 | Sec. 2. <u>APP</u>   | ROPRIATION;                   | CHILD WELFA         | ARE FISCAL ANALYSIS         | <u>8.</u>       |  |  |
| 3.16 | <u>\$250,000 in</u>  | n fiscal year 2025            | is appropriated f   | rom the general fund to the | e commissioner  |  |  |
| 3.17 | of human services to contract with a third-party independent consultant selected by the            |                               |                     |                             |                 |  |  |
|      | т '1.' т   | 1. E                          | D                   |                             | .1, 1,          |  |  |

- 3.18 Legislative Task Force on Child Protection and Minnesota Indian Affairs Council to conduct
- 3.19 <u>a fiscal analysis of Minnesota's child welfare system. This is a onetime appropriation.</u>