03/25/25 05:15 pm HOUSE RESEARCH AM/MV H2617DE1

..... moves to amend H.F. No. 2617 as follows:

Delete everything after the enacting clause and insert:

1.1

1.2

1.3

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

1.22

1.23

"Section 1. Minnesota Statutes 2024, section 142B.16, subdivision 2, is amended to read:

Subd. 2. **Reconsideration of correction orders.** (a) If the applicant or license holder believes that the contents of the commissioner's correction order are in error, the applicant or license holder may ask the Department of Children, Youth, and Families to reconsider the parts of the correction order that are alleged to be in error. The request for reconsideration must be made in writing and must be postmarked and sent to the commissioner within 20 calendar days after receipt of the correction order <u>under this paragraph or receipt of the interpretive guidance under paragraph (c)</u> by the applicant or license holder or submitted in the provider licensing and reporting hub within 20 calendar days from the date the commissioner issued the order <u>under this paragraph or provided the interpretive guidance</u> under paragraph (c) through the hub, and:

- (1) specify the parts of the correction order that are alleged to be in error;
- (2) explain why they are in error; and
- (3) include documentation to support the allegation of error.

Upon implementation of the provider licensing and reporting hub, the provider must use the hub to request reconsideration under this paragraph or to request interpretive guidance under paragraph (c). A request for reconsideration does not stay any provisions or requirements of the correction order. The commissioner's disposition of a request for reconsideration is final and not subject to appeal under chapter 14.

(b) This paragraph applies only to licensed family child care providers. A licensed family child care provider who requests reconsideration of a correction order under paragraph (a)

Section 1.

03/25/25 05:15 pm	HOUSE RESEARCH	AM/MV	H2617DE1

2.1	may also request, on a form and in the manner prescribed by the commissioner, that the
2.2	commissioner expedite the review if:
2.3	(1) the provider is challenging a violation and provides a description of how complying
2.4	with the corrective action for that violation would require the substantial expenditure of
2.5	funds or a significant change to their program; and
2.6	(2) describes what actions the provider will take in lieu of the corrective action ordered
2.7	to ensure the health and safety of children in care pending the commissioner's review of the
2.8	correction order.
2.9	(c) Prior to a request for reconsideration under paragraph (a), if the applicant or license
2.10	holder believes that the applicable rule or statute is ambiguous or the commissioner's
2.11	interpretation of the applicable rule or statute is in error, the applicant or license holder may
2.12	ask the Department of Children, Youth, and Families to provide interpretive guidance on
2.13	the applicable rule or statute underlying the correction order.
2.14	Sec. 2. OFFICE OF EARLY CARE AND EDUCATION PROGRAM SUPPORT
2.15	AND ACCOUNTABILITY.
2.16	Subdivision 1. Establishment. The commissioner of children, youth, and families must
2.17	establish the Office of Early Care and Education Program Support and Accountability within
2.18	the Department of Children, Youth, and Families.
2.19	Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the
2.20	meanings given.
2.21	(b) "Accreditation" means recognition by an industry-recognized professional association.
2.22	(c) "Office" means the Office of Early Care and Education Program Support and
2.23	Accountability within the Department of Children, Youth, and Families.
2.24	(d) "Peer coach" means an accredited center director, lead teacher, or family child care
2.25	provider who is compensated.
2.26	Subd. 3. Licensing regulations. (a) The office, in consultation with stakeholders, must
2.27	develop child care licensing regulations that focus on basic physical health and safety and
2.28	that include:
2.29	(1) minimum safety requirements for child care facilities;
2.30	(2) basic health and hygiene practices;

Sec. 2. 2

(3) a minimum age for staff;

(2) define early care and education quality in alignment with the Minnesota early

Sec. 2. 3

as part of its core operation;

childhood indicators of progress;

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.11

3.12

3.13

3.14

3.15

3.16

3.17

3.18

3.19

3.20

3.21

3.22

3.23

3.24

3.25

3.26

3.27

3.28

3.29

3.30

03/25/25 05:15 pm	HOUSE RESEARCH	AM/MV	H2617DE1
(3) routinely update its star	ndards based on developing researc	ch in the field	and feedback
from early educators; and			
(4) have trained and reliabl	e assessors monitor and assess cor	npliance with	accreditation
standards.			
Subd. 7. Evaluation and c	continuous improvement. The of	ffice must esta	ıblish an
	provement process that includes:		
(1) the monitoring and eva	aluation of outcomes for children a	and their fami	lies that are
tracked over time. This must i			
(i) monitoring and evaluat	ing, for children, their health and	well-being, de	evelopmental
lelays or other risk factors, lea	arning and development across dev	velopmental d	lomains, later
special education placement, a	and early grade retention and atter	ndance;	
(ii) data gathered under M	innesota Statutes, section 124D.16	<u>62;</u>	
(iii) monitoring and evalua	ating caregiver health and well-be	ing, access to	and use of
supports, household income, a	and employment status; and		
(iv) the consideration of th	ne broader family and community	context, inclu	ding
socioeconomic factors, factors	related to race and ethnicity, and the	he availability	of resources;
and			
(2) periodic audits that ass	ess the efficiency and effectivenes	ss of the supp	ort and
accountability system develop	oed under subdivision 9. These au	dits must incl	ude:
(i) a licensing analysis that	includes the average time taken to 1	receive and rei	new a license,
the frequency and severity of v	iolations, trends in violation types o	over time, and	a comparison
of violation rates before and a	fter the implementation of the sup	port and acco	ountability
system;			
(ii) ongoing reporting on p	provider progress in obtaining the	early care and	l education
program designation, includin	g the time taken to receive the des	signation, the	number of
providers who receive the design	gnation, and any barriers faced by J	providers. Thi	s information
must be broken out by program	m type; the race and ethnicity of the	e provider, pro	ogram leader,
and staff; geography; and the	type of accreditation; and		
(iii) assessments of the effe	ectiveness of the support teams in	subdivision 9	and the
additional supports offered to	providers under this section. These	e assessments	must include
information on provider satisfa	action in their interactions with the	e support team	ns, the impact

of coaching and technical assistance on provider compliance and quality improvement, and

HOUSE RESEARCH

Sec. 2. 4

	03/25/25 05:15 pm	HOUSE RESEARCH	AM/MV	H2617DE1
5.1	the effectiveness of any supports offer	red under this section that	help providers	s attain and
5.2	maintain the early care and education	program designation.		
5.3	Subd. 8. Support and accountabi	lity system. (a) The office	e must develop	a system for
5.4	ensuring support and accountability for	or child care providers and	d this system n	nust include
5.5	support teams. Each support team mu	st include:		
5.6	(1) an expert on the child care lice	nsing regulations in subdi	vision 3;	
5.7	(2) an expert with experience in m	eeting children's develop	mental needs a	nd attaining
5.8	industry-recognized standards of prac	tice; and		
5.9	(3) a peer coach with experience w	vorking in licensed child c	are centers or	as a licensed
5.10	family child care provider.			
5.11	(b) A member of a support team m	nay fulfill more than one r	ole, but each s	upport team
5.12	must have at least two individuals.			
5.13	(c) Each support team must:			
5.14	(1) conduct site visits of licensed of	child care centers and lice	nsed family ch	ild care
5.15	providers to ensure compliance, as ne	cessary;		
5.16	(2) provide coaching, technical ass	sistance, and training to he	elp child care p	oroviders
5.17	comply with the child care regulations	s in subdivision 3 and all 1	requirements u	nder this
5.18	section; and			
5.19	(3) assist the commissioner of chil	dren, youth, and families	with the initial	granting of
5.20	child care licenses and any ongoing li	cense maintenance checks	<u>s.</u>	
5.21	(d) Each child care provider must	be assigned to a support to	eam.	
5.22	Subd. 9. Resources and support.	The office must provide r	resources for p	arents and
5.23	caregivers that must include:			
5.24	(1) a well-maintained and regularl	y updated public website	that contains s	imple and
5.25	clear information for parents on each	child care provider option	, including wh	at assurance
5.26	and accountability the state can provide	de;		
5.27	(2) information and resources on s	supporting healthy child do	evelopment; an	<u>1d</u>
5.28	(3) individual program profiles for a	any licensed child care prog	gram, including	g the location
5.29	of the program, the cost, slot availabil	ity, and basic program cha	aracteristics.	
5.30	Subd. 10. Additional supports. T	he office must make addit	ional supports	available, as

needed, to ensure child care programs are compliant with this section. These may include,

Sec. 2. 5

but are not limited to, professional development for child care staff, grants for child care
providers, and covering fees and other costs associated with attaining the early care and
education program designation. In making additional supports available, the office must,
to the extent practicable, rely on the support teams created in subdivision 9 to determine
awards and compliance.
Subd. 11. Guidance. The office must develop clear, simple, and direct guidance,
including interpretive guidance, on the rules, regulations, and consequences for any
violations. This guidance must be regularly communicated to the support teams created in
subdivision 9 and by the support teams to child care programs.
Sec. 3. DIRECTION TO COMMISSIONER OF CHILDREN, YOUTH, AND
FAMILIES; AMENDING THE DEFINITION OF EDUCATION.
The commissioner of children, youth, and families must amend Minnesota Rules, part
9503.0030, subpart 1, item B, to include any accredited coursework from an accredited
postsecondary institution that can reasonably be shown to be relevant to any skill necessary
EFFECTIVE DATE. This section is effective the day following final enactment.
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON.
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES;
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON.
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the commissioner about any necessary changes to better facilitate the timely processing of
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the commissioner about any necessary changes to better facilitate the timely processing of background studies.
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the commissioner about any necessary changes to better facilitate the timely processing of background studies. EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 5. DIRECTION TO COMMISSIONER OF CHILDREN, YOUTH, AND
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the commissioner about any necessary changes to better facilitate the timely processing of background studies. EFFECTIVE DATE. This section is effective the day following final enactment.
EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 4. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; BACKGROUND STUDY LIAISON. By August 1, 2025, the commissioner of human services must designate a permanent child care background study liaison within the background studies division at the Department of Human Services who must timely communicate with licensed child care centers and family child care providers about the background study process. The liaison must ensure child care center license holders and family child care providers receive accurate and timely information about the status of submitted background studies and must communicate to the commissioner about any necessary changes to better facilitate the timely processing of background studies. EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 5. DIRECTION TO COMMISSIONER OF CHILDREN, YOUTH, AND FAMILIES; STANDARDIZED LICENSING VISIT TIMELINE AND

HOUSE RESEARCH

AM/MV

H2617DE1

Sec. 5. 6

03/25/25 05:15 pm

7.1	of licensors when conducting inspections of licensed child care centers. The timeline and
7.2	standards developed by the commissioner must clearly identify:
7.3	(1) the steps of a licensing visit;
7.4	(2) the expectations for licensors and license holders before, during, and after the licensing
7.5	visit;
7.6	(3) the standards of conduct that licensors must follow during a visit;
7.7	(4) the rights of license holders;
7.8	(5) when and how license holders can request technical assistance; and
7.9	(6) a process for license holders to request additional review of an issue related to the
7.10	licensing visit from someone other than the assigned licensor.
7.11	(b) The timeline and standards must be implemented by January 1, 2026.
7.12	EFFECTIVE DATE. This section is effective the day following final enactment.
7.13	Sec. 6. DIRECTION TO COMMISSIONER OF CHILDREN, YOUTH, AND
7.13	FAMILIES; STANDARDIZED COUNTY-DELEGATED LICENSING.
7.17	TRIMETES, STRIVERIZED COCIVIT DEEDGITED LICEIUSING.
7.15	By January 1, 2026, the commissioner of children, youth, and families must:
7.16	(1) develop consistent and effective training methods and ways of sharing information
7.17	with family child care county licensors, including written guidance that is easily accessible;
7.18	(2) require county licensors to attend or review any recorded training information and
7.19	develop a means for county licensors to demonstrate knowledge when any new information
.20	is issued;
.21	(3) create a system to document and distribute historic and ongoing interpretations to
.22	all county licensors;
7.23	(4) within ten business days of sharing information with county licensors, also share
7.24	that information with family child care providers;
7.25	(5) establish timeframes for county licensors to respond to time-sensitive or urgent
7.26	requests and implement a system to track response times to the requests; and
7.27	(6) require county licensors to use the electronic licensing inspection tool during an
7.28	inspection of a family child care provider and to complete the inspection report on-site with
7.29	the license holder, including direct communication related to any correction orders issued.
7.30	EFFECTIVE DATE. This section is effective the day following final enactment.

HOUSE RESEARCH

AM/MV

H2617DE1

Sec. 6. 7

03/25/25 05:15 pm

02/25/25 05.15	HOUSE DESEADOH	A N 1/N 1/X 7	H2617DE1
03/25/25 05:15 pm	HOUSE RESEARCH	AM/MV	H2617DE1

8.1	Sec. 7. DIRECTION TO THE COMMISSIONER OF CHILDREN, YOUTH, AND
8.2	FAMILIES; CHILD CARE PROVIDER SUPPORT WEBSITE.
8.3	(a) The commissioner of children, youth, and families must develop and maintain a
8.4	single, comprehensive public website that:
8.5	(1) provides information on all child care provider supports available in the state;
8.6	(2) streamlines support programs to ensure clarity and ease of access for providers; and
8.7	(3) allows for easy enrollment in support programs by child care providers.
8.8	(b) The commissioner of children, youth, and families must make all documentation
8.9	gathered during the development of the website under this section publicly available. This
8.10	documentation may include, but is not limited to:
8.11	(1) information on each provider support option;
8.12	(2) the funding source for each provider support option;
8.13	(3) the cost of each provider support option;
8.14	(4) whether each provider support option is administered by the commissioner of children
8.15	youth, and families or a third party; and
8.16	(5) a detailed explanation of how each provider support option can assist providers in
8.17	achieving an early care and education program designation.
8.18	EFFECTIVE DATE. This section is effective the day following final enactment."
8.19	Amend the title accordingly

Sec. 7. 8