

CR 12-048

State of Wisconsin Department of Children and Families

DCF 201

Circumstances for a Waiver to Allow Child Care Subsidy Payments for a Parent Who Is a Child Care Provider

The Wisconsin Department of Children and Families proposes to create s. DCF 201.04 (2j), relating to circumstances for a waiver to allow child care subsidy payments for a parent who is a child care provider and affecting small businesses.

Analysis Prepared by the Department of Children and Families

Statutory authority: Sections 49.155 (3m) (d) 4., Stats. **Statutes interpreted:** Section 49.155, Stats. **Related statute or rule:** NA

Explanation of Agency Authority

Section 49.155 (3m) (d), Stats., as affected by 2011 Wisconsin Act 32, provides that no child care subsidy funds may be used for child care services that are provided for a child by a child care provider who is the parent of the child or who resides with the child. In addition, no child care subsidy funds may be used for child care services that are provided by another child care provider if the child's parent is a child care provider.

These prohibitions do not apply if the child's parent has applied for, and been granted, a waiver by the county department, agency, or by the department. Section 49.155 (3m) (d) 4., Stats., directs the department to promulgate rules that specify the circumstances, or standards for determining the circumstances, under which the local agency or the department will grant a waiver.

Summary of the Proposed Rules

A parent who is a child care provider may apply to the child care administrative agency for a waiver requesting assistance for child care services provided for the provider's child by another child care provider. The department or agency may grant a waiver if any of the following apply:

• The department or agency determines that assistance is appropriate because the child has a special need.

- The parent is the child's foster parent.
- The parent is the child's guardian or interim caretaker and is receiving subsidized guardianship payments for the care and maintenance of the child.
- The parent is the child's kinship care relative, the child has been placed with the relative under a court order, and the relative is receiving kinship care payments for the care and maintenance of the child.
- Both of the following apply:
 - The child's biological parent is a dependent minor child under the age of 18 who attends high school or participates in a course of study meeting the standards established by the state superintendent of public instruction for the granting of a declaration of equivalency of high school graduation.
 - The dependent minor parent and the child reside with a person who is considered the parent for purposes of the child care subsidy program and who may be the dependent minor parent's custodial parent, kinship care relative, foster parent, or guardian or interim caretaker receiving subsidized guardianship payments for the care and maintenance of the dependent minor parent.
- The parent is requesting child care assistance to do an activity in s. 49.155 (1m) (a), Stats., other than an activity related to child care.

No waiver of the prohibition on using subsidy funds for child care services that are provided for a child by a child care provider who is the parent of the child or who resides with the child is permitted.

Summary of Factual Data and Analytical Methodologies

The analytical methodologies for the proposed rule include the following:

- Not discouraging child care providers from becoming out-of-home care providers for children in the child welfare system.
- Supporting the efforts of teen parents to graduate from high school.
- Not creating a situation in which a child care provider caring for his or her own child with special needs is not able to provide appropriate care for the children attending the provider's child care center.

No data was used.

Summary of Related Federal Requirements

None

Comparison to Rules in Adjacent States

The department is not aware of any statutes or rules in adjacent states that prohibit lowincome parents who are child care providers from receiving assistance to send their own children to another child care provider.

Effect on Small Business

The proposed rule will have a positive effect on small businesses. Most child care providers are small businesses. Exempting small businesses would be contrary to the statutory objective. There are no compliance or reporting requirements or design or operational standards in the proposed rule.

<u>Analysis Used to Determine Effect on Small Business or in Preparation of Economic</u> <u>Impact Analysis</u>

The implementation of s. 49.155 (3m) (d), Stats., will affect parents who are child care providers and who have been previously eligible for Wisconsin Shares assistance to send their own children to another child provider. Under the proposed rule, parents who are child care providers will not be affected by the statutory prohibition on assistance if they are granted a waiver. The rule will have a positive economic impact on the providers who receive a waiver.

Agency Contact Person

Erik Hayko, Division of Early Care and Education, (608) 266-9045, erik.hayko@wisconsin.gov.

Place Where Comments are to be Submitted and Deadline for Submission

Comments may be submitted to Elaine Pridgen, Office of the Secretary, Department of Children and Families, 201 E. Washington Avenue, P.O. Box 8916, Madison, WI, 53708-8916 or <u>dcfpublichearing@wisconsin.gov</u>. The comment deadline is January 15, 2013.

SECTION 1. DCF 201.04 (2j) is created to read:

DCF 201.04 (2j) CHILDREN OF PROVIDERS. (a) No funds distributed under s. 49.155

(3m) (a), Stats., may be used for any of the following:

1. Child care services provided for a child by a child care provider who is the parent of the child or who resides with the child.

2. If a child's parent is a child care provider, child care services provided for the child by another child care provider, unless the child's parent has applied for and been granted a waiver under par. (b) and (c).

Note: Funds distributed under s. 49.155 (3m) (a), Stats., include funds used to reimburse child care providers; funds distributed to county departments and tribal governing bodies for child care services under s. 49.155, Stats.; funds distributed to private nonprofit agencies that provide child care for children of migrant workers; and funds used to reimburse W-2 agencies for child care that the agencies provide to the children of W-2 participants and applicants.

(b) 1. A parent who is a child care provider may apply to the agency for a waiver of the prohibition in par. (a) 2., requesting that funds distributed under s. 49.155 (3m) (a), Stats., be used for child care services provided for the provider's child by another child care provider. No waiver of the prohibition in par. (a) 1. is permitted.

2. If a parent who is a child care provider requests child care assistance to do an activity in s.

49.155 (1m) (a), Stats., other than an activity related to child care and the parent provides

documentation of the need for child care services, the agency shall consider the documentation to

be an application for a waiver of the prohibition in par. (a) 2.

(c) The department or agency may grant a waiver requested under par. (b) if any of the

following apply:

1. The department or agency determines that assistance is appropriate because the child has a special need.

Note: See s. DCF 201.02 (20).

2. The parent is the child's foster parent.

3. The parent is the child's guardian or interim caretaker and is receiving subsidized guardianship payments under s. 48.623, Stats., or s. 48.62 (5), 2009 Stats., for the care and maintenance of the child.

4. The parent is the child's kinship care relative, the child has been placed with the relative under a court order, and the relative is receiving kinship care payments under s. 48.57 (3m) or

(3n), Stats, for the care and maintenance of the child.

Note: Section DCF 58.04 (1) provides that if a relative applies for kinship care payments for a child who was placed in the relative's home under a court order, the relative shall apply for a license to operate a foster home under ch. DCF 56. Under ss. DCF 58.065 (1) and (2), the relative may be eligible to receive kinship care payments pending the decision on the foster care application. If the relative's application to operate a foster home is denied or the relative is otherwise determined to be ineligible for licensure, the relative may be eligible to continue to receive kinship care payments if a court orders the child to remain in the kinship care relative's home under s. DCF 58.065 (3) or the court or panel approved continuation of the placement under s. DCF 58.066 (2). Many individuals who are ineligible for a foster care license would also be ineligible to be a child care provider, but the determination is made on a case-by-case basis.

5. Both of the following apply:

a. The child's biological parent is a dependent minor child under the age of 18 who attends high school or participates in a course of study meeting the standards established by the state superintendent of public instruction for the granting of a declaration of equivalency of high school graduation.

b. The dependent minor parent and the child reside with a person who is considered the child's parent for the purposes of this chapter and who may be the dependent minor parent's custodial parent, kinship care relative, foster parent, or guardian or interim caretaker receiving a payment under s. 48.623, Stats., or s. 48.62 (5), 2009 Stats., for the care and maintenance of the dependent minor parent.

6. The parent is requesting child care assistance to do an activity in s. 49.155 (1m) (a), Stats., other than an activity related to child care.

SECTION 2. EFFECTIVE DATE. This rule shall take effect the first day of the month following publication in the Administrative Register as provided in s. 227.22 (2) (intro.), Stats.