SUMMARY ANALYSIS

CS/CS/HB 1267 passed the House on February 22, 2024, as amended, and subsequently passed the Senate on March 6, 2024.

Public assistance programs help low-income families meet their basic needs, such as housing, food, and utilities. The most commonly utilized public assistance programs in Florida include Medicaid, the Supplemental Nutrition Assistance Program (SNAP) or food assistance, and the Temporary Assistance for Needy Families (TANF) Temporary Cash Assistance (TCA) program. In Florida, the majority of the participants in these programs are children.

While the goal of public assistance programs is, generally, to ensure that a family’s basic needs are met and facilitate economic advancement, families often exit programs before they are truly capable of maintaining self-sufficiency. A benefit cliff occurs when a modest increase in wages results in a net loss of income due to the reduction in or loss of public benefits that follows. Benefit cliffs create a financial disincentive for low-income individuals to earn more income due to the destabilization and uncertainty that often results from a loss in benefits, especially when the benefit lost was essential to a parent’s ability to reliably work.

The most significant benefit cliffs occur when a family loses housing or child care assistance. While a family is receiving housing and/or child care benefits, the costs for these necessities are a defined, affordable share of the family’s income, but those expenses can significantly increase when the family enters the private market.

The bill revises various components of the TANF, SNAP, and School Readiness (SR) programs. The bill creates case management as a transitional benefit for families transitioning off of TCA. The bill allows participation in adult general education or high school equivalency examination preparation to count toward certain TCA recipient’s work requirement. The bill also requires the use of a financial forecasting tool to assist people receiving public benefits in navigating self-sufficiency.

The bill requires the Department of Children and Families to expand mandatory SNAP Employment and Training participation to include adults ages 18-59 who do not have children under age 18 in the home or otherwise qualify for an exemption.

The bill creates the School Readiness Plus Program to provide financial assistance to families who no longer qualify for school readiness program funding. The new program will mitigate the benefit cliff effect from the loss of child care benefits for families transitioning to economic self-sufficiency.

For Fiscal Year 2024-2025, the bill appropriates $23,076,259 in nonrecurring funds from the General Revenue Fund to the Department of Education to implement the School Readiness Plus Program. See Fiscal Comments.

The bill was approved by the Governor on June 13, 2024, ch. 2024-240, L.O.F., and will become effective on July 1, 2024.
A. EFFECT OF CHANGES:

Background

Public Assistance Programs

Public assistance programs help low-income families meet their basic needs, such as housing, food, and utilities. The social safety net for American families depends on the coordination of a complex patchwork of federal, state, and local funding and program administration. Through various programs, public assistance is capable of helping families keep children in their family home through economic difficulties and reducing the material hardship that has been linked to negative outcomes in children; as well as driving the economy in times of market downturns and supporting the career advancement of low-income adults striving to break the cycle of intergenerational poverty. But while these outcomes have been shown to be feasible, the positive impact of public assistance programs can be inhibited by incongruent policies and the intricacies of overlapping federal programs.

The process of facilitating the broad, conceptual goals of public assistance programs involves several federal programs with different levels of flexibility that allow the states to tailor the programs to their own needy populations. The eligibility criteria and participation requirements for each program vary dependent upon a combination of state and federal policy.

The most commonly utilized public assistance programs in Florida include Medicaid, the Supplemental Nutrition Assistance Program (SNAP), also known as food assistance or food stamps, and the Temporary Assistance for Needy Families (TANF) Temporary Cash Assistance (TCA) program. In Florida, the majority of the participants in one or more of these programs are children. In May 2021, 54 percent of children in Florida were participating in at least one of these public assistance programs.

Barriers to Economic Self-Sufficiency

Benefit Cliffs

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The broad goal underlying public assistance programs is to ensure that a family's basic needs are met during times of financial hardship and facilitate the economic advancement of low-income families; however, families often exit programs before they are truly capable of maintaining self-sufficiency. A benefit cliff occurs when a modest increase in wages results in a net loss of family resources due to the reduction in or loss of public benefits that follows.\(^8\)

Benefit cliffs create a financial disincentive for low-income individuals to earn more income due to the destabilization and uncertainty that often results from a loss in benefits, especially when the benefit lost was essential to a parent's ability to work consistently, such as a child care subsidy.\(^9\) The fear of an impending benefit cliff can be sufficient to discourage career advancement. The complex nature of public assistance programs contributes to workers struggling to understand the timing and magnitude of benefits loss. This uncertainty, paired with economic insecurity, can prevent individuals from seeking or accepting opportunities for career advancement.\(^10\)

The most significant benefit cliffs occur when a family loses housing or child care assistance. While a family is receiving housing and/or child care benefits, the costs for these necessities are a defined, affordable share of the family's income, but those expenses can skyrocket when the family enters the private market where there are no controls on prices.\(^11\) The chart below reflects an example of a family's possible financial situation. A family receiving cash assistance and a child care subsidy can experience a sudden, significant drop in net resources when their income makes them ineligible for these benefits.

### Benefits depicted: TCA and School Readiness for a family of 3 in Flagler County

**Child Care**

The lack of child care services presents a significant barrier to employment for the parents of small children. It is estimated that only 44 percent of US families with children under the age of 13 can afford...

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9 *Id.*


the full price of childcare without having to sacrifice other basic needs such as housing, food, health care, and transportation.12

The lack of affordable, appropriate, high-quality child care impacts how parents participate in the workforce, as well as children’s cognitive and social development. Parents who work may have to work fewer hours or turn down higher-paying jobs in order to remain eligible for child care assistance programs, while other parents may elect to stay at home with small children when child care is not accessible.13 There is a significant economic impact associated with parents opting out of the workforce, or choosing to remain in lower-paying jobs, due to the inaccessibility of high-quality, affordable child care.14

For parents who choose to remain in the workforce, the inability to afford high-quality child care can have negative effects on children’s development. Parents may have to reduce their standard of living in order to afford child care and continue to work; if this results in the sacrifice of adequate housing and health care, this can adversely affect parents as well as children and lead to financial and psychological stress.15 Alternatively, parents may choose lower-quality child care that is more affordable. The quality of child care, however, matters for the healthy development of children at early ages.16 Low-quality child care can adversely affect children’s task attentiveness and emotional regulation,17 whereas high-quality child care has been associated with positive outcomes such as fewer reports of problem behaviors, higher cognitive performance, and higher language skills.18

**Education**

A person’s level of educational attainment has a significant impact on the employment opportunities available to that person and their capacity for upward economic mobility throughout their life. A person who attained at least a high school credential, or the equivalent,19 has access to further education and professional development that are not available to individuals who did not complete high school. Higher levels of educational attainment are associated with higher employment rates and higher median earnings.20 For example, in 2022 the employment rate for adults ages 25 to 34 ranged from 61 percent

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15 Supra, note 12.

16 Id.


19 The most commonly recognized equivalent to a high school diploma is the General Educational Development (GED) credential. GED credentials are an alternative credential for individuals who did not complete high school. The GED is accepted by most colleges and universities that require a high school diploma for admission, and most companies that have positions requiring a high school diploma accept the GED as an alternative credential. For more information see, Stark, P. & Noel, A. Trends in High School Dropout and Completion Rates in the United States: 1972-2012. (2015). US Department of Education, National Center for Education Statistics. Available at https://eric.ed.gov/?id=ED557576 (last visited March 14, 2024).

among individuals who had not completed high school to 87 percent for those with a bachelor's degree or higher.\(^{22}\)

The lack of a high school diploma, or the equivalent, complicates the transition from adolescence to adulthood. Among young adults who do not pursue post-secondary education, the possession of a high school diploma is associated with significantly more time spent employed during the early years of adulthood.\(^{23}\) Additionally, the lack of a high school diploma or an equivalent credential is the top risk factor for homelessness among young adults.\(^{24}\) There are a variety of other long-term negative outcomes associated with dropping out of high school, such as lower median income,\(^{25}\) higher rates of criminal activity, higher rates of unemployment and incarceration, and poorer health.\(^{26}\)

At the individual level, there are a variety of unique personal, social, and economic reasons that may lead an individual to not complete high school. Generally, however, people who drop out of high school are more likely to have grown up in low-income, single-parent households and lived in distressed communities than their counterparts who complete high school.\(^{27}\) For low-income youths living in areas with high rates of income inequality, this has been tied to a perceived lower rate of return on investment for continuing high school.\(^{28}\) This phenomenon is consistent with the patterns of intergenerational poverty in the U.S.

**Intergenerational Poverty**

Intergenerational poverty occurs when individuals who grew up in families with incomes below the poverty line are themselves poor as adults. Children living in families with low incomes face an array of challenges that place them at a much higher risk of experiencing poverty in adulthood compared with other children.\(^{29}\) As a result, roughly one-third of children who grow up poor in the U.S. will also experience poverty as adults.\(^{30}\)

There are numerous social and cultural factors that contribute to intergenerational poverty, but key drivers influencing intergenerational mobility include:\(^{31}\)

- Education, spanning from early education to career training;
- Children’s health and access to health care;
- Family employment, income, and wealth; and
- Crime and involvement with the criminal justice system.

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\(^{21}\) “High school completion” includes those who graduated from high school with a diploma, as well as those who completed a high school equivalency program, such as obtaining GED credentials.


\(^{27}\) Supra, note 23.


\(^{30}\) Id. For comparison, 17% of people who did not grow up in low-income environments will experience poverty as adults.

Recidivism

Recidivism occurs when a family leaves an assistance program due to increased income and then returns to the program within two calendar years. Some degree of recidivism is expected; assistance programs exist to support families through financial hardship and, regardless of personal planning, unanticipated events can cause families to find themselves financially insecure following a period of relative financial stability. A high rate of recidivism, however, indicates that families are not exiting a program at a point where they are able to maintain self-sufficiency. Due to the structure of some public benefits programs, families may be exiting the program into financially tenuous situations and without a clear path for upward mobility.

Program recidivism is exacerbated by factors like the benefits cliff, where families are exiting a program with fewer net resources, and persistent barriers to employment that were not sufficiently addressed before the family exited the program.

Temporary Assistance for Needy Families (TANF)

The Temporary Assistance for Needy Families (TANF) system was established at the federal level in 1996 through the Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA). PRWORA ended the Aid to Families with Dependent Children (AFDC) program, a federal program which provided dedicated funding for direct cash assistance to needy families with children, and alternatively created the broad-purpose TANF block grant. TANF became effective July 1, 1997, and was reauthorized by the Deficit Reduction Act of 2005.

The TANF block grant annually distributes federal funds to states, territories, and tribes to accomplish four federally defined purposes:

- Provide assistance to needy families so that children may be cared for in their own homes or in the homes of relatives;
- End the dependence of needy parents on government benefits by promoting job preparation, work, and marriage;
- Prevent and reduce the incidence of out-of-wedlock pregnancies; and
- Encourage the formation and maintenance of two-parent families.

TANF itself is not a single cohesive program; rather, it is a system of funding streams used at the state and local level to provide a wide range of benefits, services, and activities with the general aim of minimizing the effects, or addressing the root causes, of childhood economic disadvantage. States use TANF funds to operate state-designed and state-administered programs with significant discretion in how the funds are used to achieve the statutory goals of TANF. Most federal regulation of TANF-

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37 Supra, note 36.
funded state programs relate to funding spent on direct cash assistance and the recipients of such assistance.\(^{39}\)

TANF is funded through both federal and state dollars. The basic federal grant amount and minimum state contributions are set by law, based on expenditures in the pre-TANF programs in the early- to mid-1990s, and have not been adjusted for inflation. States are required to contribute non-federal “maintenance of effort” (MOE) funds based on state spending in the pre-TANF welfare programs. A state’s required MOE contribution is lowered for states who have met the federal work participation standard for recipients of temporary cash assistance.\(^{40}\)

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**Florida’s Temporary Cash Assistance (TCA) Program**

Direct cash assistance to needy families is the foundation of public welfare in the US.\(^{41}\) Prior to the establishment of TANF in 1996, direct cash assistance to needy families through the AFDC program was the primary method of providing support to low-income families with children. Since the implementation of the TANF block grant system, the number of families receiving direct cash assistance has waned significantly, even among eligible populations, and the majority of TANF funds are allocated for indirect methods of assisting families.\(^{42}\)

The Temporary Cash Assistance (TCA) program is Florida’s direct cash assistance program for needy families. The TCA program is one of Several Florida programs funded with the TANF block grant. Through the TCA program, families who meet specific technical, income, and asset requirements\(^{43}\) may receive cash assistance in the form of monthly payments deposited into an electronic benefits transfer (EBT) account.\(^{44}\)

The TCA program is administered by several state agencies through a series of contracts and memoranda of understanding. The Department of Children and Families (DCF) receives the federal TANF block grant funds, processes applications, determines initial eligibility, monitors ongoing eligibility, and disburses benefits to recipients. The Department of Commerce\(^{45}\) (Florida Commerce) is responsible for financial and technical reporting to ensure compliance with federal and state measures and for providing training and technical assistance to Local Workforce Development Boards (LWDBs). LWDBs provide information about available jobs, on-the-job training, and education and training services within their respective areas and contract with one-stop career centers.\(^{46}\) CareerSource Florida has planning and oversight responsibilities for all workforce-related programs and contracts with the LWDBs on a performance-basis.\(^{47}\)

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39 Supra, note 37.
40 Supra, note 37.
41 Public cash assistance to needy families has its origin in the early 1900s; state and local entities financed “mother’s pension” programs that provided support to single, often widowed, mothers so that children could be raised in their family homes rather than be institutionalized. See, Congressional Research Service, *The Temporary Assistance for Needy Families (TANF) Block Grant: A Legislative History* (2023). Available at https://crsreports.congress.gov/product/pdf/R/R44668 (last visited March 14, 2024).
42 Supra, note 35.
43 Children must be under the age of 18, or under age 19 if they are full time secondary school students. Parents, children and minor siblings who live together must apply together. Additionally, pregnant women may also receive TCA, either in the third trimester of pregnancy if unable to work, or in the 9th month of pregnancy. See, Florida Department of Children and Families, *Temporary Cash Assistance (TCA)*. Available at https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance (last visited March 14, 2024).
45 The Department of Commerce, formerly known as the Department of Economic Opportunity, was renamed as such in the 2023 Legislative session. See, Governor DeSantis Signs Legislation to Streamline Economic Development in Florida (2023). Available at https://www.flgov.com/2023/05/31/governor-desantis-signs-legislation-to-streamline-economic-development-in-florida/ (last visited March 14, 2024).
47 Id.
The number of families receiving TCA dramatically increased during the COVID-19 pandemic, peaking at more than 50,000 families receiving TCA payments in July of 2020. While TCA caseloads have not yet returned to pre-pandemic levels, they have decreased steadily since July of 2020. In November 2023, 34,015 families, including 44,309 children, received TCA. Since 2016, Florida’s recidivism rate for the TCA program has averaged 30 percent; approximately one third of families exiting TCA due to earned income were not successful in maintaining self-sufficiency and returned to the program within two years of exit.

**TCA Eligibility**

States have broad discretion in determining who is eligible for cash assistance. Florida’s TCA program requires applicants to meet all of the following criteria in order to be eligible:

- Be a U.S. citizen or qualified noncitizen in accordance with federal and state law;
- Be a legal resident of Florida;
- Have a minor child residing with a custodial parent or relative caregiver, or be a pregnant woman in the 9th month of pregnancy;
- Have a gross income of 185 percent or less of the federal poverty level;
- Have liquid or nonliquid resources, of all members of the family, valued at less than $2,000; and
- Register for work with the LWDB, unless an applicant qualifies for an exemption.

In Florida, TCA eligible families fall into one of two case categories: work-eligible or child-only. Work-eligible generally include adult or teenaged heads of household who are subject to work requirements and qualify for benefits based on the needs of the entire family so long as work requirements are met. Child-only cases make up roughly half of TCA cases and include households wherein there is no work-eligible adult, such as participants in the Relative Caregiver Program. Child-only cases receive TCA benefits based only on the needs of the eligible child(ren) in the household, rather than the entire family. As of November 2023, there were 16,425 child-only TCA cases and 17,590 TCA cases including an adult.

In addition to work requirements, families must meet Learnfare requirements. This requires children ages six to 18 to meet school attendance requirements, and requires the child’s caregiver to participate in school conferences. Families will lose benefits for any child who is habitually truant from school or drops out of school unless there is a good cause for non-attendance or a hardship exemption from the school.

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52 Gross income cannot exceed 185% FPL, and a family’s countable income cannot exceed the payment standard for the family size. There is a $90 deduction on earned income per individual. See, Florida Department of Children and Families, Temporary Cash Assistance (TCA). Available at [https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance](https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance) (last visited March 14, 2024).

53 Licensed vehicles with a combined value of not more than $8,500 are excluded if a family includes individuals subject to the work requirement, or if the vehicle is necessary to transport a disabled family member and the vehicle has been specially equipped to transport the disabled person. See, s. 414.075, F.S.

54 S. 414.045, F.S.

55 The Relative Caregiver Program provides financial assistance to relatives who are caring full-time for an eligible child as an alternative to the child being placed in foster care. See, Florida Department of Children and Families, Temporary Cash Assistance (TCA). Available at [https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance](https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance) (last visited March 14, 2024).

56 Supra, note 49.

57 Supra, note 44.
Florida imposes a lifetime limit of 48 cumulative months wherein an adult may be eligible for and receive cash assistance. Current law outlines specific, limited circumstances under which a person may be exempt from the time limitation. LWDBs are required to interview and assess the employment prospects and barriers of each participant who is within six months of reaching the 48-month time limit; however, few families exit TCA due to the time limit. Most households receive TCA for fewer than six months.

**TCA Payments**

The maximum payment for which families are eligible is based upon family size, the family's income, and the amount of a family's shelter obligation. Shelter obligation reflects a family's housing expenses, such as rent payments. A family's actual TCA payment will vary based on the household's "countable income," such that their actual payment will be less than the amounts shown below. The minimum payment that may be made to a family is $10 per month; families eligible for TCA benefits under $10 per month will not receive a TCA payment, but are considered TCA recipients for other purposes including the determination of Medicaid eligibility.

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Shelter Obligation $50.01 and up</th>
<th>Shelter Obligation $0.01-50.00</th>
<th>Shelter Obligation $0</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Max. Benefit Amount</td>
<td>Max. Benefit Amount</td>
<td>Max. Benefit Amount</td>
</tr>
<tr>
<td>1</td>
<td>$180</td>
<td>$153</td>
<td>$95</td>
</tr>
<tr>
<td>2</td>
<td>$241</td>
<td>$205</td>
<td>$158</td>
</tr>
<tr>
<td>3</td>
<td>$303</td>
<td>$258</td>
<td>$198</td>
</tr>
<tr>
<td>4</td>
<td>$364</td>
<td>$309</td>
<td>$254</td>
</tr>
<tr>
<td>5</td>
<td>$426</td>
<td>$362</td>
<td>$289</td>
</tr>
<tr>
<td>6</td>
<td>$487</td>
<td>$414</td>
<td>$346</td>
</tr>
<tr>
<td>7</td>
<td>$549</td>
<td>$467</td>
<td>$392</td>
</tr>
<tr>
<td>8</td>
<td>$610</td>
<td>$519</td>
<td>$438</td>
</tr>
<tr>
<td>Additional Person</td>
<td>+$62</td>
<td>+$52</td>
<td>+$48</td>
</tr>
</tbody>
</table>

**TCA Work Requirement**

To be eligible for full-family TCA, work-eligible adult family members must participate in work activities, unless they qualify for an exemption. Individuals who fail to comply with the work requirements may be sanctioned. TCA applicants who are determined by DCF to not be exempt from the work

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58 S. 414.105, F.S.  
60 S. 414.095(10)-(12), F.S.  
61 Supra, note 44.  
62 Rule 65A-4.220, F.A.C.  
63 Supra, note 44.  
64 S. 414.024, F.S. See also, S. 414.095(1), F.S. A person may be exempt from the work requirement if he or she receives benefits under the Supplemental Security Income Program or the Security Disability Program, is a single parent of a child under three months of age (parenting preparation activities may be alternatively required), is exempt from the TCA time limitation due to hardship, or not considered work-eligible under federal policy. See also, Florida Department of Children and Families. Temporary Assistance for Needy Families – State Plan Renewal, October 1, 2020 – September 30, 2023. Available at https://www.myflfamilies.com/sites/default/files/2022-10/TANF-Plan.pdf (last visited March 12, 2024).  
65 S. 414.065, F.S.
requirement are referred to Florida Commerce for work registration and intake processing. DCF does not disburse benefits until Florida Commerce, or the LWDB, if applicable, has confirmed that the participant has registered for and attended orientation.

Upon referral, the participant must undergo assessment by the LWDB staff. The assessment is intended to:66

- Identify barriers to employment and/or full participation in countable work activities;
- Identify the participant’s skills that will translate into employment and training opportunities;
- Review the participant’s work history; and
- Identify other employability issues that could help or hinder the participant’s move toward employment.

Once the assessment is complete, the staff member and participant create an individual responsibility plan (IRP). The IRP must include the:67

- The participant’s employment goal;
- The participant’s assigned activities;
- The services provided by program partners, community agencies and the workforce system to which the participant is being referred;
- The number of hours the participant is expected to complete; and
- The expected completion dates or deadlines associated with particular activities.

If an individual cannot participate in assigned work activities due to a medical incapacity, the individual may be exempted from the activity for a specific period of time.68 To be excused from the work activity requirements, the participant’s medical incapacity must be verified by a physician, in accordance with the procedures established by DCF.69

**Qualifying Work Activities**

Pursuant to state and federal law, there are 12 distinct types of work activities which can be used to satisfy a TCA recipient’s work requirement.70 The 12 activities are categorized as either “core” or “supplemental” activities; such categorization impacts how the activity is counted toward a TCA recipient’s work requirement.71

<table>
<thead>
<tr>
<th>Work Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>“Core” Activities</td>
</tr>
</tbody>
</table>

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66 Supra, note 51.
67 Id.
68 S. 414.065(4)(d), F.S.
69 Rule 65A-4.206(2)-(3), F.A.C.
71 Id.
Each of the activities listed above are considered “work activities” and may count toward a TCA recipient’s work participation requirement. However, federal policy limits the extent to which certain activities count toward the individual’s work requirement. A TCA recipient’s work participation requirement may be satisfied entirely by “core” activities, while “supplemental” activities may only count toward the requirement after a certain number of “core” activity hours have been completed. Federal and state law further limits how the different work activities may count toward a person’s work requirement based on the characteristics of the individual and the length of time in which the individual engages in the activity.

The number of required work participation hours and the ratio of “core” to “supplemental” work activities is determined by the structure of the recipient family. The number of work-eligible adults and the age of children in the family impact the required work participation hours. For example, education directly related to employment includes activities such as adult basic education and high school equivalency examination preparation courses, also referred to as GED prep courses, but these activities only count toward the full work participation hours of parents under the age of 20. Once a parent is over 20 years of age, that parent can no longer count GED prep courses toward the total required work activity hours.

### Work Participation Requirements

<table>
<thead>
<tr>
<th>Family Composition</th>
<th>Required Work Participation Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single parent with a child under age 6</td>
<td>20 hours weekly of “core” work activities</td>
</tr>
<tr>
<td>Single parent with a child over 6, or two-parent families where one parent is disabled</td>
<td>30 hours weekly with at least 20 hours of “core” work activities</td>
</tr>
<tr>
<td>Married teen or teen head of household under age 20</td>
<td>Maintains satisfactory attendance at secondary school or the equivalent, or participates in education related directly to employment for at least 20 hours weekly</td>
</tr>
<tr>
<td>Two-parent families who do not receive subsidized child care</td>
<td>35 hours weekly with at least 30 hours of “core” work activities, combined between both parents</td>
</tr>
</tbody>
</table>

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72 45 CFR § 261.31.
75 Id.
76 Id.
Two-parent families who receive subsidized child care | 55 hours weekly with at least 50 hours in “core” activities, combined between both parents

**Sanctions for Noncompliance**

TCA recipients who fail to comply with work requirements may be sanctioned by the LWDBs. Sanctions result in cash assistance being withheld for a specified period of time, the length of which increases with repeated lack of compliance. The process for imposing sanctions involves coordination between agencies; the LWDB first becomes aware of the noncompliance, Florida Commerce tracks compliance and notifies recipients of possible adverse action, and DCF applies the sanctions.

When a recipient fails to comply with a mandatory work activity, the LWDB records the non-compliance in Florida Commerce’s tracking system and sends the recipient a notice of adverse action; the recipient then has 10 days to contact Florida Commerce to show good cause for missing the requirement. During the 10-day period, the LWDB must make both oral and written attempts to contact the participant to:

- Determine if the participant had good cause for failing to meet the work requirement;
- Refer to or provide services to the participant, if appropriate, to assist with the removal of barriers to participation;
- Counsel the participant on the consequences for failure to comply with work or alternative requirement plan activity requirements without good cause;
- Provide information on transitional benefits if the participant subsequently obtained employment; and
- Make sure the participant understands that compliance with work activity requirements during the 10-day period will avoid the imposition of a sanction.

If the recipient complies within 10 days, the LWDB does not request a sanction. However, if the recipient does not show good cause to the LWDB and does not comply, the LWDB sends DCF a sanction request. Once DCF receives the sanction request from the LWDB, it then sends the recipient a notice of intent to sanction. If the recipient does not show good cause within 10 days, the recipient is sanctioned by DCF, who then notifies Florida Commerce.

Current law considers the following circumstances as good cause for noncompliance with work participation requirements:

- Unavailability of child care in certain circumstances;
- Treatment or remediation of past effects of domestic violence;

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77 S. 414.065, F.S.
79 Id. DCF captures limited information regarding good-cause for noncompliance in three categories: temporary illness, household emergency, and temporary transportation unavailable.
80 Id. at 11, see also rule 65A-4.205(3), F.A.C.
81 Rule 65A-4.205(3), F.A.C.
82 The LWDB designee must provide the participant with another work activity within the 10-day period if it is impossible for the participant to comply with the assigned activity.
83 *Supra*, note 78. DCF only receives a request for sanction and not the reasons for the sanction. See also, rule 65A-4.205(4), F.A.C.
84 Id.
85 Id., see also, rule 65A-4.205(4), F.A.C.
86 S. 414.065(4), F.S.
87 Specifically, if the individual is a single parent caring for a child who has not attained 6 years of age, and the adult proves to the LWDB an inability to obtain needed child care for one or more of the following reasons, as defined in the Child Care and Development Fund State Plan required by 45 C.F.R. part 98: (1) the unavailability of appropriate child care within a reasonable distance from the individual’s home or worksite; (2) the unavailability or unsuitability of informal child care by a relative or under other arrangements; or (3) the unavailability of appropriate and affordable formal child care arrangements. See, S. 414.065(4)(a), F.S.
- Medical incapacity;
- Outpatient mental health or substance abuse treatment;
- Medical incapacity relating to a pending decision for Supplemental Security Income or Social Security Disability Income; and
- Caring for a disabled family member when the need for such has been verified and alternate care is not available.

DCF has the authority to establish by rule other situations that would constitute good cause for noncompliance with work participation requirements.88

Florida Commerce classifies reasons for sanctions for noncompliance in the following categories:89

- Failure to respond to a mandatory letter. 90 Typically, this is the letter recipients receive from Florida Commerce upon referral from the DCF requiring them to register with Florida Commerce.
- Failure to attend a work activity.
- Failure to turn in a timesheet.
- Failure to attend training.
- Failure to turn in necessary documentation.

Consequences of sanctions are as follows:91

- First noncompliance - cash assistance is terminated for the full-family for a minimum of 10 days or until the individual complies.
- Second noncompliance - cash assistance is terminated for the full-family for one month or until the individual complies, whichever is later.
- Third noncompliance - cash assistance is terminated for the full-family for three months or until the individual complies, whichever is later.

For the second and subsequent instances of noncompliance, the TCA for the child or children in a family who are under age 16 may be continued (i.e. the case becomes a child-only case). Any such payments must be made through a protective payee, and under no circumstances may temporary cash assistance or food assistance be paid to an individual who has not complied with program requirements.92 If a previously sanctioned participant fully complies with work activity requirements for at least six months, then the participant can be reinstated as being in full compliance with program requirements and TCA payments can resume.93

**Federal Work Participation Standard**

The federal government sets a minimum work participation standard which states must meet as a part of the conditions of receiving TANF block grant funding. The work participation standard is intended to measure how a state is performing in engaging TANF recipients in work or work activities and reinforce the programmatic goal of transitioning families from welfare to work.94 Federal law stipulates that 50 percent of all families and 90 percent of two-parent families must be engaged in work in order to meet

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88 S. 414.065(4)(g), F.S.
89 Supra, note 78.
90 Id. For work-eligible individuals with at least one sanction in Fiscal Year 2017, over half the sanctions were for failure to respond to a mandatory letter in 14 of 24 LWDBs.
91 S. 414.065(1), F.S.
92 S. 414.065(2), F.S.
93 S. 414.065, F.S.
the standard. In practice, however, the minimum standard varies by state due to credits a state can earn by either reducing the state’s TANF caseload or using more of the state’s own funds toward TANF programming than is required. For Fiscal Year 2022, Florida’s adjusted standard was 12.3 percent for all families and 52.3 percent for two-parent families. States may be subject to monetary penalties if the federal minimum work participation rates are not met, though the federal government may reduce or waive these penalties through negotiation with states.

**TANF Transitional Benefits**

One of the express goals of the TANF program is to end family dependence on public benefits by promoting job preparation and work; this is foundational to the welfare-to-work concept on which the TANF program is based. Most TCA recipients work both before and after leaving the program; however, they are predominantly employed in low-wage jobs with few opportunities for advancement. TANF transitional benefits are intended to help families navigate this period when they become ineligible for TCA but are not yet fully self-sufficient.

TCA recipients who become ineligible due to reasons other than noncompliance with work requirements, such as time limits or earned income, are eligible for transitional benefits intended to reduce the unintended negative effects of the lost benefits. Transitional benefits are designed to support work retention and advancement and assist individuals in achieving economic self-sufficiency.

Families generally become ineligible for TCA when their income reaches 185 percent of the federal poverty level (FPL), at which point they become eligible for transitional benefits. Current law outlines four types of transitional benefits which are available to eligible former TCA recipients.

<table>
<thead>
<tr>
<th>Benefit Type</th>
<th>Description</th>
<th>Eligibility Requirements</th>
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<td>Provides subsidized child care vouchers to families</td>
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<td>Transitional Medical103</td>
<td>Allows families to remain eligible for Medicaid</td>
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<td>Transitional Education and Training104</td>
<td>Job-related education and training</td>
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95 45 CFR § 261.20.
96 Supra, note 94.
98 45 CFR § 261.50.
99 Supra, note 94.
101 See, Florida Department of Children and Families, Temporary Cash Assistance (TCA). Available at [https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance](https://www.myflfamilies.com/services/public-assistance/temporary-cash-assistance) (last visited March 14, 2024). To be eligible, a family’s gross income must be less than 185% FPL, and countable income cannot exceed the payment standard for the family size. There is a $90 deduction from each individual’s gross earned income.
102 S. 445.032, F.S.
103 S. 445.029, F.S.
104 S. 445.030, F.S.
CareerSource Florida administers transitional benefits through the LWDBs. The provision of transitional benefits depends on the LWDBs available resources and funding, as well as the availability of appropriate services locally.\textsuperscript{106}

**Supplemental Nutrition Assistance Program (SNAP)**

**Program Overview**

The Food and Nutrition Service (FNS), under the U.S. Department of Agriculture (USDA), administers the Supplemental Nutrition Assistance Program (SNAP).\textsuperscript{107} SNAP is the nation’s largest domestic food and nutrition program for low-income Americans, offering nutritional assistance to millions of individuals and families each year through the provision of funds that can be used to purchase eligible foods.\textsuperscript{108} In Fiscal Year 2020, SNAP provided assistance to approximately 39.9 million people living in 20.5 million households across the US.\textsuperscript{109} SNAP benefits support individual households by reducing the effects of poverty and increasing food security while supporting economic activity across communities, as SNAP directly benefits farmers, retailers, food processors and distributors, and their employees.\textsuperscript{110}

SNAP is a federal program administered in Florida by DCF.\textsuperscript{111} DCF determines and monitors eligibility and disburses benefits to SNAP participants. The state and federal governments share the administrative costs of the program, while the federal government funds 100 percent of the benefit amount received by participants.\textsuperscript{112} Federal laws, regulations, and waivers provide states with various policy options to better target benefits to those most in need, streamline program administration and field operations, and coordinate SNAP activities with those of other programs.\textsuperscript{113}

The USDA developed the Thrifty Food Plan, a minimal cost food plan reflects current nutrition standards and guidance, the nutrient content and cost of food, and consumption patterns of low-income households to serve as the basis for the determination of SNAP benefits.\textsuperscript{114} SNAP benefits are intended to supplement food purchases made with a household’s own income; as such, the formula

\textsuperscript{105} S. 445.031, F.S.

\textsuperscript{106} CareerSource Florida, Inc. *Legislative Inquiry Response* (2024). On file with the Health & Human Services Committee.

\textsuperscript{107} The Food Stamp Program (FSP) originated in 1939 as a pilot program for certain individuals to buy stamps equal to their normal food expenditures: for every $1 of orange stamps purchased, people received 50 cents worth of blue stamps, which could be used to buy surplus food. The FSP expanded nationwide in 1974. Under the federal welfare reform legislation of 1996, Congress enacted major changes to the FSP, including limiting eligibility for certain adults who did not meet work requirements. The Food and Nutrition Act of 2008 renamed the FSP the Supplemental Nutrition Assistance Program (SNAP) and implemented priorities to strengthen program integrity; simplify program administration; maintain states’ flexibility in how they administer their programs; and improve access to SNAP. See, U.S. Department of Agriculture, Food and Nutrition Service. *Short History of SNAP*. Available at https://www.fns.usda.gov/snap/short-history-snap (last visited March 12, 2024).


\textsuperscript{111} S. 414.31, F.S.


used to determine SNAP benefits assumes that a household will spend 30 percent of their net income on food purchases.\textsuperscript{115} The benefit allotted to SNAP households is equal to the difference between the maximum allotment for their household size under the Thrifty Food Plan and 30 percent of their net income.\textsuperscript{116} The structure of this formula ensures that the lowest income households receive the most benefits.

As of January 2024, 2,915,517 individuals, including 1,181,179 children and 917,222 disabled individuals, were receiving SNAP benefits in Florida.\textsuperscript{117}

**SNAP Eligibility & Work Requirements**

To be eligible for SNAP, households must meet the following criteria: (1) gross monthly income must be at or below 130 percent of the poverty level; (2) net income must be equal to or less than the poverty level; and (3) assets must be below the limits set based on household composition.\textsuperscript{118} Individuals may be deemed ineligible for SNAP for any of the following:\textsuperscript{119}

- Conviction for drug trafficking;
- Fleeing a felony warrant;
- Breaking SNAP or TANF program rules;
- Failure to cooperate with the child support enforcement agency; or
- Being a noncitizen without qualified status.

Able-bodied, non-elderly adults are generally required to participate in work activities in order to be eligible for SNAP. Federal policy outlines two tiers of work requirements for SNAP recipients: the general work requirement and the Able-Bodied Adult Without Dependents (ABAWD) work requirement.

The general work requirement applies to all recipients between 16 and 59 years of age, unless they qualify for an exemption.\textsuperscript{120} The general work requirements include requiring a recipient to register for work, participating in SNAP Employment and Training (E&T) or workfare if assigned, taking a suitable

\textsuperscript{115} Id.
\textsuperscript{116} Id.
\textsuperscript{117} Email from Chad Corcoran, Deputy Director of Legislative Affairs, Department of Children and Families, Re: SNAP Participants (February 14, 2024). On file with the Health & Human Services Committee.
\textsuperscript{119} Florida Department of Children and Families, *SNAP Eligibility*. Available at https://www.myflfamilies.com/services/public-assistance/supplemental-nutrition-assistance-program-snap/snap-eligibility (last visited March 14, 2024). See also, s. 414.32, F.S.
\textsuperscript{120} A person may be excused from the general work requirement if he or she is already working at least 30 hours per week, meeting the work requirements for another program, taking care of a child under 6 or an incapacitated person, unable to work due to a physical or mental limitation, participating regularly in an alcohol or drug treatment program, or studying in school or a training program at least half-time. See, U.S. Department of Agriculture, Food and Nutrition Service. *SNAP Work Requirements*. Available at https://www.fns.usda.gov/snap/work-requirements (last visited March 14, 2024).
job if offered, and not voluntarily quitting a job or reducing work hours below 30 a week without a good reason.\textsuperscript{121}

The ABAWD work requirement applies to adults between age 18 and 52, able-bodied, and without dependents (ABAWDs). They are subject to the ABAWD work requirement, unless otherwise exempt.\textsuperscript{122} ABAWDs are required to work or participate in a qualifying work program for a combined total of at least 80 hours per month. ABAWDs who fail to comply with the ABAWD work requirement for three months in a 36-month period lose their SNAP benefits.\textsuperscript{123}

\textit{SNAP Mandatory Employment and Training}

SNAP Employment and Training (SNAP E&T) is intended to help SNAP recipients gain skills, training, work, or experience that will help them obtain regular employment. States are required to operate a SNAP E&T program which includes case management and at least one of the following components:

- Supervised job search;
- Job search training;
- Workfare;
- Work experience;
- Education; or
- Self-employment.

Beyond the requirement that a state operate a SNAP E&T program including the minimum components, states have significant flexibility in how they design their SNAP E&T programs in order to meet the needs of SNAP participants and address local workforce needs.\textsuperscript{124} The parameters of Florida’s SNAP E&T program are established by DCF in the SNAP E&T State Plan\textsuperscript{125} which must be approved by the federal government.\textsuperscript{126}

Florida operates a mandatory SNAP E&T program for adults between the ages of 18 and 59\textsuperscript{127} without dependents who are not exempt from the general or the ABAWD work requirements. SNAP E&T components that are available to mandatory E&T participants include supervised job search, job search training, work experience, education, vocational training, and job retention services. If DCF determines there is not an appropriate and available SNAP E&T component for an individual, the participant will be exempt from mandatory SNAP E&T participation.\textsuperscript{128}

Currently, when the ABAWDs are determined eligible for benefits, DCF refers these clients to Florida Commerce and the CareerSource Florida network to engage in a comprehensive assessment to

\begin{footnotesize}
\textsuperscript{121} U.S. Department of Agriculture, Food and Nutrition Service. \textit{SNAP Work Requirements}. Available at https://www.fns.usda.gov/snap/work-requirements (last visited March 14, 2024).
\textsuperscript{122} Id. Adults who are unable to work due to a physical or mental limitation, are pregnant, have someone under 18 in their SNAP household, are excused from the general work requirement (see also, note 120), are a veteran, experiencing homelessness, or were in foster care on their 18\textsuperscript{th} birthday and are under age 24 are exempt from the ABAWD requirements.
\textsuperscript{124} Supra, note 123.
\textsuperscript{126} 7 CFR § 273.7(c)(8).
\textsuperscript{127} In 2024, Florida expanded the definition of mandatory E&T participants to include ABAWDs and work registrants between the age s of 18 and 59 who do not have children in the household. See, Florida Department of Children and Families, \textit{Supplemental Nutrition Assistance Program (SNAP) Employment and Training (E&T) State Plan – Federal Fiscal Year 2024} (2023). Available at https://www.floridaajobs.org/docs/default-source/fwb-resources/programs-and-resources/snap/florida-fy2024-snap-et-state-plan-final_10-31-2023.pdf?sfvrsn=96c95db0_2 (last visited March 14, 2024).
\textsuperscript{128} Id.
\end{footnotesize}
identify barriers to employment, training needs, and professional opportunities. Florida Commerce and CareerSource Florida utilize relationships with educational institutions, private sector employers and programs like apprenticeships to assist Floridians in achieving meaningful employment.\textsuperscript{129}

DCF is required to reimburse SNAP E&T participants for all reasonable, allowable, and necessary expenses related to program participation. This may include but is not limited to childcare, tuition, books, and work uniforms. If DCF is unable to reimburse the participant, the individual must be exempted from mandatory participation in the SNAP E&T program.\textsuperscript{130}

School Readiness Program

The School Readiness (SR) program is a state-federal partnership between Florida’s Division of Early Learning (DEL) within the Florida Department of Education (DOE) and the Office of Child Care of the United States Department of Health and Human Services.\textsuperscript{131} The SR program is administered by DEL at the state level and early learning coalitions (ELC) at the county and regional levels.\textsuperscript{132} The DEL partners with 30 local ELCs and the Redlands Christian Migrant Association to deliver comprehensive early childhood care and education services statewide.\textsuperscript{133} The SR program is one of three main early learning programs overseen by DEL.\textsuperscript{134}

Established in 1999\textsuperscript{135}, the SR program provides subsidies for child care services and early childhood education for children of low-income families; children in protective services who are at risk of abuse, neglect, abandonment, or homelessness; foster children; and children with disabilities.\textsuperscript{136} The SR program offers financial assistance for child care to families while supporting children in the development of skills for success in school. Additionally, the program provides developmental screenings and referrals to health and education specialists where needed. These services are provided in conjunction with other programs for young children such as Child Care Resource and Referral and the Voluntary Prekindergarten Program.\textsuperscript{137}

The DCF Office of Child Care Regulation, as the regulatory agency over child care providers, inspects all child care providers that provide the SR services for compliance with specified health and safety standards.\textsuperscript{138} In lieu of DCF regulation, a county may designate a local licensing agency to license providers if its licensing standards meet or exceed DCF’s standards.\textsuperscript{139} Five counties have done this – Broward, Hillsborough, Palm Beach, Pinellas, and Sarasota. In these five counties, the local licensing agency, not DCF, inspects child care providers that provide the SR services for compliance with health and safety standards.\textsuperscript{140}

\textit{School Readiness Program Funding}

\textsuperscript{130} Id.
\textsuperscript{133} Id.
\textsuperscript{134} The DEL also oversees the Voluntary Prekindergarten Program and the Child Care Resource & Referral Programs. See also, Florida Department of Education, Division of Early Learning. \textit{Early Learning}. Available at http://www.floridaearealyearning.com/school-readiness (last visited March 14, 2024).
\textsuperscript{135} Ch. 99-357, Laws of Fla., S. 1.
\textsuperscript{136} Ss. 1002.81 and 1002.87, F.S.
\textsuperscript{138} Ss. 402.306-402.319 and 1002.88, F.S.
\textsuperscript{139} S. 402.306(1), F.S.
The SR program is primarily funded through the federal Child Care and Development Fund (CCDF) Block Grant. The regulations governing the use of CCDF funds authorize states to use grant funds for child care services if: \(^{141}\)

- The child is under 13 years of age, or at the state’s option, under age 19 if the child is physically or mentally incapable of caring for himself or herself or under court supervision;
- The child’s family income does not exceed 85 percent of the state’s median income (SMI) for a family of the same size; and
- The child:
  - resides with a parent or parents who work or attend job training or educational programs; or
  - receives, or needs to receive, protective services.

In addition to the CCDF Block Grant, the SR program receives additional funding through the Federal TANF Block Grant, Federal Social Services Block Grant, and the General Revenue Fund. \(^{142}\) The Legislature appropriates the SR program funds to the ELCs and the Redlands Christian Migrant Association, with participating providers receiving their funding primarily from reimbursements from the ELCs and tuition payments by enrolled families. \(^{143}\) The ELCs reimburse participating providers with appropriated funds for each eligible child, either through child care certificates provided by parents or through contracted slots. \(^{144}\) Provider reimbursement rates are based on provider type and the level of care a child receives with consideration of the market rate schedule set by the DOE. \(^{145}\) The reimbursement rate schedules are set locally by the ELC and must be approved by the DEL. \(^{146}\)

**School Readiness Program Participation & Eligibility**

There were 209,986 children enrolled with 6,790 providers in the SR program during the 2022-2023 fiscal year. \(^{147}\) Early learning coalitions are required by statute to prioritize the following groups for participation in the SR program: \(^{148}\)

- Children younger than 13 with a parent receiving temporary cash assistance under ch. 414, F.S., and subject to the federal TANF work requirements or a parent who has an Intensive Service Account or an Individual Training Account under s. 445.009, F.S.; and
- At-risk children \(^{149}\) younger than 9.

Subsequent enrollment in the program is determined according to an assessment of local priorities within the ELC’s region based on the needs of families and provider capacity using available community data. \(^{150}\) Based on these local priorities, enrollment in the SR program can be made available to children meeting at least one of the following criteria: \(^{151}\)

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\(^{141}\) 45 C.F.R. § 98.20(a).


\(^{143}\) Ss. 1002.84(9) and 1002.89, F.S.

\(^{144}\) Rule 6M-4.500(1), F.A.C.

\(^{145}\) Rule 6M-4.500(1), F.A.C.; see also, s. 1002.895, F.S.

\(^{146}\) Rule 6M-4.500(1), F.A.C.

\(^{147}\) Supra, note 142.

\(^{148}\) S. 1002.87, F.S.

\(^{149}\) “At-risk child” is defined under s. 1002.81, F.S., as a child meeting one of the following criteria: from a family under investigation or supervision by DCF or a designated sheriff’s office for child abuse, neglect, abandonment, or exploitation; in a diversion program provided by DCF or its contracted provider and who is from a family that is actively participating and complying in department-prescribed activities, including education, health services, or work; placed in court-ordered, long-term custody or under the guardianship of a relative or nonrelative after termination of supervision by DCF or its contracted provider; in the custody of a parent who is considered a victim of domestic violence and is receiving services through a certified domestic violence center; or in the custody of a parent who is considered homeless as verified by a DCF certified homeless shelter.

\(^{150}\) S. 1002.85(2)(i), F.S.

\(^{151}\) S. 1002.87(1), F.S.
- Economically disadvantaged children until eligible to enter kindergarten. Their older siblings up to the age they are eligible to enter 6th grade may also be served;
- Children from birth to kindergarten whose parents are transitioning from the TCA work program to employment;
- At-risk children who are at least age 9 but younger than 13;
- Economically disadvantaged children younger than 13;
- Children younger than 13 whose parents are transitioning from the TCA work program to employment;
- Children who have special needs and current individual educational plans from age 3 until they are eligible to enter kindergarten; and
- Children concurrently enrolled in the federal Head Start Program and VPK.

School Readiness Copayments and Fees

Parents of children enrolled in the SR program are responsible for paying a copayment directly to the child care provider. Rather than paying the full tuition amount of a child care provider, SR program copayments are intended to be set at a rate that eliminates cost as a barrier to services for families. Copayments are based on a sliding fee scale set by the ELC and approved by the DEL. An ELC’s sliding fee scale must be set such that economically disadvantaged families have equal access to the care available to families whose income makes them ineligible for school readiness services. Parent copayments may not exceed 10 percent of a family’s income unless the ELC provides justification of how the sliding fee scale meets the federal requirement that the copayment be affordable. In addition to the copayment, families may be subject to additional fees, such as a registration fee. The ELC may pay for a participant’s registration fees up to $75 in certain circumstances.

The current copay schedule is not established with a smooth transition to the market rate for child care at the end of the eligibility threshold. Instead, copays tend to remain relatively low as family income increases, but when a family’s income reaches the eligibility threshold of 85 percent state median income (SMI), families lose the SR program benefit and are suddenly subject to the full cost of child care. This transition creates a significant benefit cliff for families participating in the SR program if their income level upon exiting the program is insufficient to afford the full cost of child care. In some cases, families may attempt to “park” their income below the eligibility threshold in order to not lose access to the child care benefit.

Career Ladder Identifier and Financial Forecaster (CLIFF)

The Career Ladder Identifier and Financial Forecaster (CLIFF) navigator is a suite of tools developed by the Federal Reserve Bank of Atlanta to model the interaction of public benefits, taxes, and tax credits with career advancement. The tool is used to help working families navigate the complex system of public assistance, stabilize their financial situation in the short term, and plan long-term career paths.

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152 “Economically disadvantaged” is defined under s. 1002.81, F.S., as having a family income that does not exceed 150 percent of the federal poverty level and includes being a child of a working migratory family as defined by 34 C.F.R. s. 200.81(d) or (f) or an agricultural worker who is employed by more than one agricultural employer during the course of a year, and whose income varies according to weather conditions and market stability.

153 S. 1002.84(9), F.S.
154 Rule 6M-4.400, F.A.C.
155 Rule 6M-4.400, F.A.C.
156 Rule 6M-4.500, F.A.C.
157 Supra, note 12.
CareerSource Florida partnered with the Federal Reserve Bank of Atlanta to incorporate the CLIFF suite of tools into state workforce programs. A Florida-specific suite of CLIFF tools has been developed and is being introduced into the LWDB’s processes, and staff at both CareerSource Florida and DCF have received training on the suite of CLIFF tools. The goal of this program is to assist Floridians in identifying career strategies and achieving economic stability while minimizing the negative impacts of losing public assistance.¹⁵⁹

Effect of the Bill

Temporary Assistance for Needy Families (TANF)

Qualifying Work Activities

The bill allows adults who have not attained a high school diploma, or its equivalent, to satisfy their TCA work activity requirement through participating in adult basic education or high school equivalency examination preparation for at least 20 hours per week.

Under federal law, adult basic education and high school equivalency examination preparation are considered “supplemental” activities that do not satisfy the work requirements of most TCA recipients.¹⁶⁰ As a result, depending on the uptake among TCA recipients, this provision could have a negative impact on the state’s work participation rate (WPR), which in turn could subject the program to federal penalties.¹⁶¹ To mitigate this risk while encouraging high school completion, the bill includes a mechanism by which this provision may be suspended if the state’s WPR falls below the federally required minimum rate. If the state’s WPR does not exceed the federal minimum WPR by more than 10 percent, then Florida Commerce must suspend the provision until the state has exceeded the federal minimum WPR by 10 percent for three consecutive months. If the provision is suspended, Florida Commerce issues notice to the affected TCA recipients within five days of the policy’s suspension.

Under the bill, if the provision allowing adult basic education or high school equivalency examination preparation as a work activity is suspended, individuals whose work requirements are impacted are protected from being sanctioned as a result of the state’s action: impacted TCA recipients are considered to have good cause for noncompliance for up to six weeks after the change in the participants’ work requirements.

Transitional Case Management

The bill creates transitional case management as a transitional benefit available to families who have transitioned off of cash assistance, in order to provide additional, voluntary support to families as they pursue long-term financial independence. Under the bill, TCA recipients who have been determined ineligible for cash assistance for a reason other than noncompliance with work activity requirements are eligible for voluntary case management services administered by the LWDB. Case management


services must include career planning, job search assistance, resume building, basic financial planning, connection to support services, and benefit management using the CLIFF Navigator tool.

The bill directs Florida Commerce to develop training for the LWDBs relating to case management methods and the provision of welfare transition services generally.

Data Collection

The bill directs CareerSource Florida, in collaboration with Florida Commerce and DCF, to develop standardized surveys for TCA recipients to be administered by the LWDBs. The bill requires CareerSource Florida to develop an intake survey to collect baseline information as a person is entering the program, and an exit survey to collect information which can be used to discern programmatic impacts on individuals over time. The purpose of the surveys is to monitor program effectiveness, inform program improvements, and effectively allocate resources.

The bill requires that the intake surveys collect, at a minimum, information relating to perceived barriers to employment, reasons for past separation from employment, stated goals for employment or professional development, the highest level of education or training the individual has attained, and awareness of non-cash assistance transitional services. The bill directs the LWDBs to administer the intake survey in conjunction with the diversion screening process required under s. 445.017, F.S., or in case of administrative oversight, the bill generally requires the survey be completed by each new TCA recipient who has not otherwise completed the survey.

The bill requires that the exit surveys collect, at a minimum, information on the TCA recipient’s enrollment in other benefits programs, long-term career plan, credentials, education, or training received during enrollment, barriers to employment addressed, and remaining barriers to employment. The bill directs the LWDBs to administer the exit survey at the points of contact required in current law when a TCA recipient becomes, or is anticipated to become, ineligible for TCA.

The bill requires that the LWDBs submit the completed surveys to CareerSource Florida and disseminate anonymized data to Florida Commerce and DCF on a quarterly basis. The bill requires Florida Commerce, in consultation with CareerSource Florida and DCF, to prepare and submit a report to the Legislature annually. The report is required to include survey results, an analysis of the barriers to employment faced by survey respondents, and recommendations for legislative and administrative changes to mitigate such barriers and improve the effective use of transitional benefits.

Supplemental Nutritional Assistance Program (SNAP)

The bill directs DCF, unless prohibited by the federal government, to require participation in SNAP E&T among SNAP recipients who:

- Are eligible for the program;
- Are between 18 and 59 years of age;
- Do not have children under age 18 in the home; and
- Do not otherwise meet an exemption.

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162 S. 414, 105, F.S., requires TCA recipients to be interviewed when they near the 48-month lifetime limit on TCA.; s. 445.028, F.S., requires TCA recipients be contacted when they are determined ineligible for cash assistance.
This provision is consistent with Florida’s most recent SNAP E&T State Plan which has been approved by the federal government. In January 2024, 31,921 SNAP recipients between the ages of 50 and 59 met the criteria to be referred to SNAP E&T under the current State Plan.

As Florida’s designated state agency for administering SNAP, DCF has significant discretion in determining which groups are subject to mandatory SNAP E&T participation, within federal guidelines. Under current law, Florida has not restricted this discretion. By codifying this requirement, the bill prevents DCF from implementing future discretionary changes to limit the population required to participate in SNAP E&T, unless such changes are authorized by the Legislature or otherwise prohibited by the federal government.

Career Ladder Identifier and Financial Forecaster (CLIFF)

The bill requires the use of a tool to demonstrate future financial impacts (tool) relating to a person’s change in income and benefits in several settings to provide additional guidance to recipients of public benefits. The CLIFF suite of tools developed with the Federal Reserve Bank of Atlanta is currently available for this purpose.

The bill requires the LWDB staff use the tool when interviewing TCA recipients who are approaching the 48-month lifetime limit for TCA. The bill also requires LWDB case managers use the tool when providing transitional case management services to individuals transitioning off of TCA. By requiring the tool be used in these settings, the bill ensures that current and former TCA recipients are receiving evidence-based information and guidance regarding their financial prospects and public benefits as they progress toward economic self-sufficiency.

The bill requires Florida Commerce to integrate the tool into the workforce service delivery system, and requires Florida Commerce to develop training for the LWDBs, and other workforce system partners, on the use of the tool. The bill also directs the ELCs to provide School Readiness Subsidy Program participants access to the tool.

School Readiness Plus Program

The bill creates the School Readiness Plus Program (program) within the DOE. The program will supplement the existing SR program and serve to mitigate the benefit cliff experienced by families as they become ineligible for the SR program funding due to earned income.

The program will be available to families who are determined to be ineligible for the existing SR program funds due to family income during the annual eligibility redetermination process, and the family income is between 85 and 100 percent SMI. This applies to families who entered the existing SR program as "economically disadvantaged," with an income less than 150 percent FPL, and become ineligible when their income exceeds 85 percent SMI. SMI and FPL are based on family size; for example, for a family of three 150 percent FPL is $38,730, 85 percent SMI is $63,471, and 100 percent SMI is $74,672.

To receive a subsidy under the program, a parent must provide any documentation necessary to verify eligibility for the subsidy, and be responsible for the payment of child care expenses in excess of the

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164 Supra, note 117.

165 7 CFR § 272.2

amount of the subsidy. The program is available on a first-come, first-served basis, subject to a legislative appropriation.

The bill directs the ELCs to administer the program. The bill prohibits the ELCs from using more than five percent of program funds for administrative costs in a fiscal year. The ELCs are responsible for determining the subsidy amount as a percentage of the ELC’s approved provider reimbursement rates, with consideration for family income and a required parent copayment that increases in relation to family income. The amount of the subsidy and the parent copayment must be sufficient to allow the family to access child care providers and enable the parent to achieve self-sufficiency.

The bill appropriates a sum of $23,076,259 in nonrecurring funds from the General Revenue Fund to the DOE to implement the subsidy program for Fiscal Year 2024-2025.

The bill provides an effective date of July 1, 2024.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:
   None.

2. Expenditures:

   Data Collection and Reporting

   CareerSource, in collaboration with Florida Commerce and DCF, must develop standardized intake and exit surveys to collect and aggregate data to monitor program effectiveness. Any costs associated with this workload can be absorbed within existing resources of these three entities collectively.

   There is an indeterminate fiscal impact with regard to data storage and its dissemination to DCF from CareerSource. Once the workload is able to be determined, CareerSource may submit a future budget request to the Legislature detailing any such information technology infrastructure needs.

   The workload associated with the annual reporting requirement provisions in the bill can be absorbed within existing Department of Commerce resources.

   School Readiness Plus Program

   The bill provides the sum of $23,076,259 in nonrecurring funds from the General Revenue Fund for Fiscal Year 2024-2025 to the DOE to implement the School Readiness Plus Program. The DOE may incur costs if its current information technology system needs to be modified to administer the new subsidy program. The fiscal impact is indeterminate.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:
   None.

2. Expenditures:
None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

Families who receive the SR Plus subsidy will have increased household resources. These resources may enable them to increase the hours they work, further benefitting those households economically.

Child care providers may experience increased enrollment from the expanded eligibility criteria allowing children to remain eligible for services.

D. FISCAL COMMENTS:

None.