

CHESTER J. CULVER
GOVERNOR

PATTY JUDGE LT. GOVERNOR

May 9, 2007

The Honorable Michael Mauro Secretary of State State Capitol Building L O C A L

Dear Mr. Secretary:

I hereby transmit:

Senate File 254, an Act revising family investment program requirements.

The above Senate File is hereby approved this date.

Sincerely,

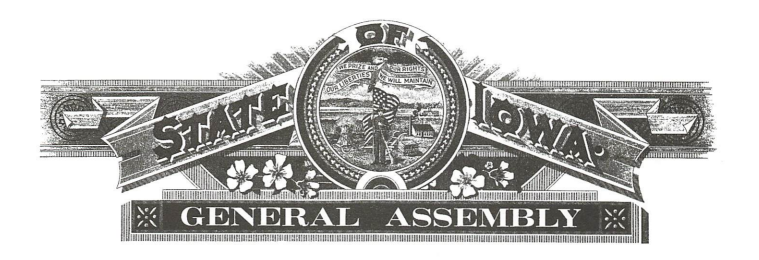
Chester J. Culver

Governor

CJC:bdj

cc: Secretary of the Senate Chief Clerk of the House





SENATE FILE 254

### AN ACT

REVISING FAMILY INVESTMENT PROGRAM REQUIREMENTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

### DIVISION I

GENERAL FAMILY INVESTMENT PROGRAM CHANGES
Section 1. Section 239B.1, subsection 10, Code 2007, is
amended to read as follows:

10. "Participant" means a person who is receiving full or partial family investment program assistance. For the purposes of sections 239B.8 and 239B.9, "participant" also includes each individual who does not directly receive assistance but who is required to be engaged in work or training options specified in the participant's family investment agreement entered into under section 239B.8.

- Sec. 2. Section 239B.4, subsection 1, Code 2007, is amended to read as follows:
- 1. The department is the state entity designated to administer federal funds received for purposes of the family investment program and the JOBS program under this chapter, including, but not limited to, the funding received under the federal temporary assistance for needy families block grant as authorized under the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193, as reauthorized under the federal Deficit Reduction Act of 2005, Pub. L. No. 109-171, and as codified in 42 U.S.C. § 601 et seq., and as such is the lead agency in preparing and filing state plans, state plan amendments, and other reports required by federal law.
- Sec. 3. Section 239B.7, subsection 1, Code 2007, is amended to read as follows:
- 1. WORK EXPENSE DEDUCTION. If an individual's earned income is considered by the department, the individual shall be allowed a work expense deduction equal to twenty percent of the earned income. The work expense deduction is intended to include all work-related expenses other than child care. These expenses shall include but are not limited to all of the following: taxes, transportation, meals, uniforms, and other work-related expenses. However,-the-work-expense-deduction shall-not-be-allowed-for-an-individual-who-is-subject-to-a sanction-for-failure-to-comply-with-family-investment-program requirements.
- Sec. 4. Section 239B.7, subsection 5, Code 2007, is amended to read as follows:
- 5. INCOME CONSIDERATION. If an individual has timely reported an absence of income to the department, consideration of the individual's income shall cease beginning in the first month the income is absent. However, this provision shall not apply to an individual who has quit employment without good cause as defined in rules -
- Sec. 5. Section 239B.8, subsection 2, Code 2007, is amended to read as follows:
- 2. AGREEMENT OPTIONS. A family investment agreement shall require an individual who is subject to the agreement to participate engage in one or more of-the work or training

options enumerated-in-this-subsection. An individual's level of participation engagement in one or more of the work or training options shall be equivalent to the level of commitment required for full-time employment or shall be significant so as to move the individual's level of participation engagement toward that level. The department shall adopt rules for-each-option defining option requirements and establishing assistance provisions for child care, transportation, and other support services. A leave from engagement in work or training options shall be offered to a participant parent to address the birth of a child or the placement of a child with the participant parent for adoption or foster care. If such a leave is requested by the parent the combined duration of the leave shall not exceed the minimum leave duration, as outlined in the federal Family and Medical Leave Act of 1993, § 102(a) and (b)(1), as codified in 29 U.S.C. § 2612(a) and (b)(1). The terms of the leave shall be incorporated into the family investment agreement. The work or training options shall include but are not limited to all of the following:

- a. Employment. Full-time or part-time employment.
- b. Employment search. Active job search.
- c. JOBS. Participation in the JOBS program.
- d. <u>Education</u>. Participation in other education or training programming.
- e. <u>Family development</u>. Participation in a family development and self-sufficiency grant program under section 217.12 or other family development program.
  - f. Work experience. Work experience placement.
- g. Community service. Unpaid community service.

  Community-service-shall-be-authorized-in-any-nonprofit

  association-which-has-been-determined-under-section-501(c)(3)

  of-the-Internal-Revenue-Code-to-be-exempt-from-taxation-or-in

  any-government-agency:--Upon-request;-the-department-shall

  provide-a-listing-of-potential-community-service-placements-to

  an-individual:--However;-an-individual-shall-locate-the

  individual\*s-own-placement-and-perform-the-number-of-hours

  required-by-the-agreement:--The-individual-shall-file-a

  monthly-report-with-the-department-which-is-signed-by-the

  director-of-the-community-service-placement-verifying-the

community-service-hours-performed-by-the-individual-during that-month---The-department-shall-develop-a-form-for-this purpose.

- h. Any-other Parenting skills. Participation in an arrangement which would strengthen the individual's ability to be a better parent, including but not limited to participation in a parenting education program. Parental-leave-from employment-shall-be-authorized-for-a-parent-of-a-child-who-is less-than-three-months-of-age.—An-opportunity-to-participate in-a-parental-education-program-shall-also-be-authorized-for such-a-parent.—An-individual-who-is-not-a-parent-who-is nineteen-years-of-age-or-younger-or-a-parent-of-a-child-who-is less-than-three-months-of-age-shall-simultaneously-participate in-at-least-one-other-option-enumerated-in-this-subsection.
- i. Family or domestic violence. Participation in a safety plan to address or prevent family or domestic violence. The safety plan may include a temporary waiver period from required participation in the JOBS program or other employment-related activities, as appropriate for the situation of the applicant or participant. All applicants and participants shall be informed regarding the existence of this option. Participation in this option shall be subject to review in accordance with administrative rule.
- j. Incremental family investment agreements. If an individual <u>participant</u> or <u>the entire</u> family has an acknowledged barrier, the <u>individual's-or-family's</u> plan for self-sufficiency may be specified in one or more incremental family investment agreements.

## DIVISION II

# FAMILY INVESTMENT PROGRAM WORK INCENTIVE DISREGARD

- Sec. 6. Section 239B.7, subsection 2, Code 2007, is amended to read as follows:
- 2. WORK-AND-EARN INCENTIVE. If an individual's earned income is considered by the department, the individual shall be allowed a work-and-earn incentive. The incentive shall be equal to fifty fifty-eight percent of the amount of earned income remaining after all other deductions are applied. The department shall disregard the incentive amount when considering the earned income available to the individual.

# Senate File 254, p. 5

The incentive shall not have a time limit. The work-and-earn incentive shall not be withdrawn as a penalty for failure to comply with family investment program requirements.

JOAN P. KIBBIE

President of the Senate

PATRICK J. MURPHY

Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 254, Eighty-second General Assembly.

MICHAEL E. MARSHALL

Secretary of the Senate

Approved

2007

CHESTER J. CULVER

Governor