199.883 Employee Child Care Assistance Partnership Program -- Powers and duties of cabinet.

- (1) The Employee Child Care Assistance Partnership Program is hereby established under the cabinet. To administer the program, the cabinet may:
 - (a) Delegate authority to a subsidiary department;
 - (b) Coordinate and share information with other executive branch agencies; and
 - (c) Enter into contracts with third parties to administer the program or specific parts of the program.
- (2) The cabinet shall be responsible for:
 - (a) Creating and making available a standardized contract for participation in the program;
 - (b) Processing the contract between an employer, employee, and child-care provider that is submitted to the cabinet;
 - (c) Notifying the parties of their enrollment status in the program;
 - (d) Managing and administering the program funds;
 - Securing third-party vendors in accordance with all applicable federal and state procurement regulations, if deemed necessary;
 - (f) Verifying the eligibility of the respective employee, employer, and child-care provider as parties to a contract for participation in the program prior to disbursement of a state match;
 - (g) Collecting and verifying household income information from eligible employees and determining the amount of the state match for which the employee is eligible; and
 - (h) Distributing educational materials about the program's objectives, benefits, and eligibility requirements to employers, employees, and child-care providers.
- (3) The cabinet shall review the completed contract after it is submitted by the employer and, if the employee, employer, and the proposed child-care provider meet program eligibility requirements, agree to match the contribution made by the employer up to one hundred percent (100%) of the cost of service from the fund.
- (4) The cabinet shall only become party to a proposed contract under this program if the fund reflects a positive balance based on both:
 - (a) The cabinet's existing contractual obligations already accrued under this program; and
 - (b) The cabinet's additional financial obligation imposed by the proposed contract.
- (5) The cabinet shall not agree to become party to a proposed contract pursuant to this program if the corresponding financial obligation would cause the fund to accrue a negative balance.
- (6) The cabinet shall maintain a waitlist of contracts submitted after available funds were committed. The cabinet shall become party to a proposed contract from the waitlist as new funds become available and according to the order in which

- it was received.
- (7) The cabinet shall issue a state match directly to the child-care provider or through a third-party vendor for the duration of the contract.
- (8) The cabinet shall not disclose an employee's personal information without that individual's express written consent.
- (9) In the first fiscal year of the program, the cabinet shall administer the program according to the following:
 - (a) The cabinet shall begin administering the program after April 8, 2022, including but not limited to:
 - 1. Promulgating the required administrative regulations as described in KRS 199.884: and
 - 2. Soliciting third-party vendor contracts, if deemed necessary;
 - (b) The cabinet shall not begin accepting proposed contracts from employers pursuant to this program prior to ninety (90) calendar days before July 1, 2023; and
 - (c) The cabinet shall not disburse state matches from the fund as a party to a contract with an employer, employee, and child-care provider pursuant to this program prior to July 1, 2023.
- (10) Beginning in 2024 and every year thereafter, the cabinet shall begin accepting proposed contracts from employers, employees, and child-care providers for the next fiscal year according to the following:
 - (a) Ninety (90) calendar days before July 1 for employers with existing approved contracts pursuant to the program; and
 - (b) Forty-five (45) calendar days before July 1 for all other employers.
- (11) Beginning in 2024 and every year thereafter, the cabinet shall publish reports detailing the efficacy of the program by July 15 and December 15 of each year and shall submit the report to the Legislative Research Commission. The report shall include at least the following information about the program:
 - (a) Any appropriation made in the past fiscal year to the fund;
 - (b) The total number of standardized contracts submitted by employers;
 - (c) The total amount of state matches paid out of the fund by the cabinet;
 - (d) The breakdown of the state matches paid by county;
 - (e) Information on the size, geographical location, and industry type of employers who participated in the program;
 - (f) The number, license type, quality rating, and geographical distribution of participating child-care providers;
 - (g) The average cost for services charged by child-care providers participating in the program and information on how these costs have increased or decreased during the most recent reporting period and previous reporting periods;
 - (h) The number and total dollar value of contracts not approved by the cabinet; and
 - (i) The demographic information of employees participating in the program.
- (12) Prior to one hundred twenty (120) calendar days before July 1, 2023, the

cabinet shall publish a report detailing implementation plans for the program and submit the report to the Legislative Research Commission.

Effective: April 8, 2022

History: Created 2022 Ky. Acts ch. 184, sec. 3, effective April 8, 2022.