Florida Senate - 2010 Bill No. SB 1388



LEGISLATIVE ACTION

Senate	•	House
Comm: RCS		
03/26/2010	•	
	•	

The Committee on Children, Families, and Elder Affairs (Storms) recommended the following:

Senate Amendment (with title amendment)

Between lines 670 and 671

insert:

Section 14. Subsection (8) of section 409.908, Florida Statutes, is amended to read

(8) A provider of home-based or community-based services rendered pursuant to a federally approved waiver shall be reimbursed based on an established or negotiated rate for each service. These rates shall be established according to an analysis of the expenditure history and prospective budget developed by each contract provider participating in the waiver 12

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13	program, or under any other methodology adopted by the agency		
14	and approved by the Federal Government in accordance with the		
15	waiver. Privately owned and operated community-based residential		
16	facilities which meet agency requirements and which formerly		
17	received Medicaid reimbursement for the optional intermediate		
18	care facility for the <u>intellectually disabled</u> mentally retarded		
19	service may participate in the developmental services waiver as		
20	part of a home-and-community-based continuum of care for		
21	Medicaid recipients who receive waiver services.		
22			
23			
24	======================================		
25	And the title is amended as follows:		
26	Delete line 16		
27	and insert:		
28	conforming a cross-reference; amending s. 409.908,		
29	F.S.; substituting the term "intellectualy disabled"		
30	for the term "mentally retarded"; amending ss. 413.20,		