FOR CONSIDERATION By the Committee on Children, Families, and Elder Affairs

586-01624-12

20127048___

1	A bill to be entitled
2	An act relating to the Department of Children and
3	Family Services; amending s. 20.04, F.S.; changing the
4	name of the department to the "Department of Children
5	and Families"; requiring that the department be
6	geographically organized into circuits and regions;
7	amending s. 20.19, F.S.; revising provisions relating
8	to the establishment of the department; providing for
9	a Director for Substance Abuse and Mental Health,
10	appointed by the secretary of the department; revising
11	the services provided by the department and abolishing
12	the program offices; deleting provisions establishing
13	service districts; providing for community alliances
14	to be established at the discretion of the department,
15	rather than required; revising the membership
16	requirements for community alliances; deleting
17	provisions providing for a prototype region; deleting
18	provisions providing an exemption from competitive
19	bids for certain health services; amending s. 20.43,
20	F.S., relating to the service areas of the Department
21	of Health; conforming provisions to the abolishment of
22	the service districts of the Department of Children
23	and Family Services; amending s. 39.01, F.S.;
24	conforming a cross-reference; amending s. 394.78,
25	F.S.; removing an obsolete reference to health and
26	human services boards; amending s. 420.622, F.S.,
27	relating to the State Office on Homelessness within
28	the Department of Children and Families; removing a
29	requirement that the executive director of the office

Page 1 of 13

	586-01624-12 20127048
30	be appointed by the Governor; providing for
31	legislation to conform the Florida Statutes to changes
32	made by the act; providing an effective date.
33	
34	Be It Enacted by the Legislature of the State of Florida:
35	
36	Section 1. Subsection (4) of section 20.04, Florida
37	Statutes, is amended to read:
38	20.04 Structure of executive branchThe executive branch
39	of state government is structured as follows:
40	(4) Within the Department of Children and <u>Families</u> Family
41	Services there are organizational units called <u>"circuits" and</u>
42	<u>"regions."</u> "program offices," headed by program directors. Each
43	circuit is aligned geographically with each of the state's
44	judicial circuits, and each region is comprised of multiple
45	circuits that are in geographical proximity to each other.
46	Section 2. Section 20.19, Florida Statutes, is amended to
47	read:
48	20.19 Department of Children and <u>Families</u> Family Services
49	There is created a Department of Children and <u>Families</u> Family
50	Services.
51	(1) MISSION AND PURPOSE.
52	(a) The mission of the Department of Children and Family
53	Services is to work in partnership with local communities to
54	ensure the safety, well-being, and self-sufficiency of the
55	people served.
56	(b) The department shall develop a strategic plan for
57	fulfilling its mission and establish a set of measurable goals,
58	objectives, performance standards, and quality assurance

Page 2 of 13

	586-01624-12 20127048
59	 requirements to ensure that the department is accountable to the
60	people of Florida.
61	(c) To the extent allowed by law and within specific
62	appropriations, the department shall deliver services by
63	contract through private providers.
64	(1) (2) SECRETARY OF CHILDREN AND FAMILIES FAMILY SERVICES;
65	DEPUTY SECRETARY
66	(a) The head of the department is the Secretary of Children
67	and <u>Families</u> Family Services . The secretary is appointed by the
68	Governor, subject to confirmation by the Senate. The secretary
69	serves at the pleasure of the Governor.
70	(b) The secretary shall appoint a deputy secretary who
71	shall act in the absence of the secretary. The deputy secretary
72	is directly responsible to the secretary, performs such duties
73	as are assigned by the secretary, and serves at the pleasure of
74	the secretary.
75	(c)1. The secretary shall appoint an Assistant Secretary
76	for Substance Abuse and Mental Health. The assistant secretary
77	shall serve at the pleasure of the secretary and must have
78	expertise in both areas of responsibility.
79	2. The secretary shall appoint a Program Director for
80	Substance Abuse and a Program Director for Mental Health who <u>has</u>
81	have the requisite expertise and experience in their respective
82	fields to head the state's Substance Abuse and Mental Health
83	Program Office programs.
84	a. Each program director shall have line authority over all
85	district substance abuse and mental health program management
86	staff.
87	b. The assistant secretary shall enter into a memorandum of

Page 3 of 13

	586-01624-12 20127048
88	understanding with each district or region administrator, which
89	must be approved by the secretary or the secretary's designee,
90	describing the working relationships within each geographic
91	area.
92	c. The mental health institutions shall report to the
93	Program Director for Mental Health.
94	d. Each program director shall have direct control over the
95	program's budget and contracts for services. Support staff
96	necessary to manage budget and contracting functions within the
97	department shall be placed under the supervision of the program
98	directors.
99	(d) The secretary has the authority and responsibility to
100	ensure that the mission of the department is fulfilled in
101	accordance with state and federal laws, rules, and regulations.
102	(3) PROGRAM DIRECTORS.—The secretary shall appoint program
103	directors who serve at the pleasure of the secretary. The
104	secretary may delegate to the program directors responsibilities
105	for the management, policy, program, and fiscal functions of the
106	department.
107	(2) (4) SERVICES PROVIDED PROGRAM OFFICES AND SUPPORT
108	OFFICES
109	(a) The department <u>shall provide the following services:</u> is
110	authorized to establish program offices and support offices,
111	each of which shall be headed by a director or other management
112	position who shall be appointed by and serves at the pleasure of
113	the secretary.
114	(b) The following program offices are established:
115	1. Adult <u>Protection</u> Services .
116	2. Child Care <u>Regulation</u> Services .

Page 4 of 13

	586-01624-12 20127048
117	3. Child Welfare.
118	<u>4.</u> 3. Domestic Violence.
119	5.4. Economic Self-Sufficiency Services.
120	5. Family Safety.
121	6. Mental Health.
122	7. Refugee Services.
123	8. Substance Abuse.
124	(b) (c) Program Offices and support offices may be
125	consolidated, restructured, or rearranged by the secretary, in
126	consultation with the Executive Office of the Governor, ${ m if}$
127	provided any such consolidation, restructuring, or rearranging
128	is capable of meeting functions and activities and achieving
129	outcomes as delineated in state and federal laws, rules, and
130	regulations. The secretary may appoint additional managers and
131	administrators as he or she determines are necessary for the
132	effective management of the department.
133	(5) SERVICE DISTRICTS.
134	(a) The department shall plan and administer its programs
135	of family services through service districts and subdistricts
136	composed of the following counties:
137	1. District 1Escambia, Santa Rosa, Okaloosa, and Walton
138	Counties.
139	2. District 2, Subdistrict AHolmes, Washington, Bay,
140	Jackson, Calhoun, and Gulf Counties.
141	3. District 2, Subdistrict BGadsden, Liberty, Franklin,
142	Leon, Wakulla, Jefferson, Madison, and Taylor Counties.
143	4. District 3Hamilton, Suwannee, Lafayette, Dixie,
144	Columbia, Gilchrist, Levy, Union, Bradford, Putnam, and Alachua
145	Counties.

Page 5 of 13

	586-01624-12 20127048_
146	5. District 4Baker, Nassau, Duval, Clay, and St. Johns
147	Counties.
148	6. District 5Pasco and Pinellas Counties.
149	7. District 6Hillsborough and Manatee Counties.
150	8. District 7, Subdistrict ASeminole, Orange, and Osceola
151	Counties.
152	9. District 7, Subdistrict BBrevard County.
153	10. District 8, Subdistrict ASarasota and DeSoto
154	Counties.
155	11. District 8, Subdistrict BCharlotte, Lee, Glades,
156	Hendry, and Collier Counties.
157	12. District 9Palm Beach County.
158	13. District 10Broward County.
159	14. District 11, Subdistrict AMiami-Dade County.
160	15. District 11, Subdistrict BMonroe County.
161	16. District 12Flagler and Volusia Counties.
162	17. District 13Marion, Citrus, Hernando, Sumter, and Lake
163	Counties.
164	18. District 14. Polk, Hardee, and Highlands Counties.
165	19. District 15Indian River, Okeechobee, St. Lucie, and
166	Martin Counties.
167	(b) The secretary shall appoint a district administrator
168	for each of the service districts. The district administrator
169	shall serve at the pleasure of the secretary and shall perform
170	such duties as assigned by the secretary.
171	(c) Each fiscal year the secretary shall, in consultation
172	with the relevant employee representatives, develop projections
173	of the number of child abuse and neglect cases and shall include
174	in the department's legislative budget request a specific

Page 6 of 13

	586-01624-12 20127048_
175	 appropriation for funds and positions for the next fiscal year
176	in order to provide an adequate number of full-time equivalent:
177	1. Child protection investigation workers so that caseloads
178	do not exceed the Child Welfare League Standards by more than
179	two cases; and
180	2. Child protection case workers so that caseloads do not
181	exceed the Child Welfare League Standards by more than two
182	cases.
183	(3)(6) COMMUNITY ALLIANCES.—
184	(a) The department <u>may</u> shall, in consultation with local
185	communities, establish a community alliance of the stakeholders,
186	community leaders, client representatives <u>,</u> and funders of human
187	services in each county to provide a focal point for community
188	participation and governance of community-based services. An
189	alliance may cover more than one county when such arrangement is
190	determined to provide for more effective representation. The
191	community alliance shall represent the diversity of the
192	community.
193	(b) The duties of the community alliance shall include, but
194	not necessarily be limited to:
195	1. Joint planning for resource utilization in the
196	community, including resources appropriated to the department
197	and any funds that local funding sources choose to provide.
198	2. Needs assessment and establishment of community
199	priorities for service delivery.
200	3. Determining community outcome goals to supplement state-
201	required outcomes.
202	4. Serving as a catalyst for community resource
203	development.

Page 7 of 13

	586-01624-12 20127048
204	5. Providing for community education and advocacy on issues
205	related to delivery of services.
206	6. Promoting prevention and early intervention services.
207	(c) The department shall ensure, to the greatest extent
208	possible, that the formation of each community alliance builds
209	on the strengths of the existing community human services
210	infrastructure.
211	(d) The initial membership of the community alliance in a
212	county shall be composed of the following:
213	1. <u>A representative from the department.</u> The district
214	administrator.
215	2. A representative from county government.
216	3. A representative from the school district.
217	4. A representative from the county United Way.
218	5. A representative from the county sheriff's office.
219	6. A representative from the circuit court corresponding to
220	the county.
221	7. A representative from the county children's board, if
222	one exists.
223	(e) At any time after the initial meeting of the community
224	alliance, the community alliance shall adopt bylaws and may
225	increase the membership of the alliance to include the state
226	attorney for the judicial circuit in which the community
227	alliance is located, or his or her designee, the public defender
228	for the judicial circuit in which the community alliance is
229	located, or his or her designee, and other individuals and
230	organizations who represent funding organizations, are community
231	leaders, have knowledge of community-based service issues, or
232	otherwise represent perspectives that will enable them to

Page 8 of 13

586-01624-12 20127048 233 accomplish the duties listed in paragraph (b), if, in the 234 judgment of the alliance, such change is necessary to adequately 235 represent the diversity of the population within the community 236 alliance service circuits districts. 237 (f) A member of the community alliance, other than a member 238 specified in paragraph (d), may not receive payment for 239 contractual services from the department or a community-based 240 care lead agency. (g) Members of the community alliances shall serve without 241 242 compensation, but are entitled to receive reimbursement for per diem and travel expenses, as provided in s. 112.061. Payment may 243 244 also be authorized for preapproved child care expenses or lost 245 wages for members who are consumers of the department's services 246 and for preapproved child care expenses for other members who 247 demonstrate hardship. 248 (h) Members of a community alliance are subject to the 249 provisions of part III of chapter 112, the Code of Ethics for 250 Public Officers and Employees. 251 (i) Actions taken by a community alliance must be 252 consistent with department policy and state and federal laws, 253 rules, and regulations. 254 (j) Alliance members shall annually submit a disclosure 255 statement of services interests to the department's inspector 256 general. Any member who has an interest in a matter under 257 consideration by the alliance must abstain from voting on that 258 matter.

(k) All alliance meetings are open to the public pursuant
 to s. 286.011 and the public records provision of s. 119.07(1).
 (7) PROTOTYPE REGION.

Page 9 of 13

	586-01624-12 20127048
262	(a) Notwithstanding the provisions of this section, the
263	department may consolidate the management and administrative
264	structure or function of the geographic area that includes the
265	counties in the sixth, twelfth, and thirteenth judicial circuits
266	as defined in s. 26.021. The department shall evaluate the
267	efficiency and effectiveness of the operation of the prototype
268	region and upon a determination that there has been a
269	demonstrated improvement in management and oversight of services
270	or cost savings from more efficient administration of services,
271	the secretary may consolidate management and administration of
272	additional areas of the state. Any such additional consolidation
273	shall comply with the provisions of subsection (5) unless
274	legislative authorization to the contrary is provided.
275	(b) Within the prototype region, the budget transfer
276	authority defined in paragraph (5)(b) shall apply to the
277	consolidated geographic area.
278	(c) The department is authorized to contract for children's
279	services with a lead agency in each county of the prototype
280	area, except that the lead agency contract may cover more than
281	one county when it is determined that such coverage will provide
282	more effective or efficient services. The duties of the lead
283	agency shall include, but not necessarily be limited to:
284	1. Directing and coordinating the program and children's
285	services within the scope of its contract.
286	2. Providing or contracting for the provision of core
287	services, including intake and eligibility, assessment, service
288	planning, and case management.
289	3. Creating a service provider network capable of
290	delivering the services contained in client service plans, which

Page 10 of 13

	586-01624-12 20127048_
291	shall include identifying the necessary services, the necessary
292	volume of services, and possible utilization patterns and
293	negotiating rates and expectations with providers.
294	4. Managing and monitoring of provider contracts and
295	subcontracts.
296	5. Developing and implementing an effective bill payment
297	mechanism to ensure all providers are paid in a timely fashion.
298	6. Providing or arranging for administrative services
299	necessary to support service delivery.
300	7. Utilizing departmentally approved training and meeting
301	departmentally defined credentials and standards.
302	8. Providing for performance measurement in accordance with
303	the department's quality assurance program and providing for
304	quality improvement and performance measurement.
305	9. Developing and maintaining effective interagency
306	collaboration to optimize service delivery.
307	10. Ensuring that all federal and state reporting
308	requirements are met.
309	11. Operating a consumer complaint and grievance process.
310	12. Ensuring that services are coordinated and not
311	duplicated with other major payors, such as the local schools
312	and Medicaid.
313	13. Any other duties or responsibilities defined in s.
314	409.1671 related to community-based care.
315	(4) (8) CONSULTATION WITH COUNTIES ON MANDATED PROGRAMSIt
316	is the intent of the Legislature that when county governments
317	are required by law to participate in the funding of programs,
318	the department shall consult with designated representatives of
319	county governments in developing policies and service delivery

Page 11 of 13

586-01624-12 20127048 320 plans for those programs. 321 (9) PROCUREMENT OF HEALTH SERVICES.-Nothing contained in 322 chapter 287 shall require competitive bids for health services 323 involving examination, diagnosis, or treatment. Section 3. Subsection (5) of section 20.43, Florida 324 325 Statutes, is amended to read: 326 20.43 Department of Health.-There is created a Department 327 of Health. 328 (5) The department shall plan and administer its public 329 health programs through its county health departments and may, 330 for administrative purposes and efficient service delivery, establish up to 15 service areas to carry out such duties as may 331 be prescribed by the State Surgeon General. The boundaries of 332 333 the service areas shall be the same as, or combinations of, the 334 service districts of the Department of Children and Family Services established in s. 20.19 and, to the extent practicable, 335 336 shall take into consideration the boundaries of the jobs and 337 education regional boards. Section 4. Subsection (27) of section 39.01, Florida 338 339 Statutes, is amended to read: 340 39.01 Definitions.-When used in this chapter, unless the 341 context otherwise requires: 342 (27) "District administrator" means the chief operating 343 officer of each service district of the department as defined in 344 s. 20.19(5) and, where appropriate, includes any district administrator whose service district falls within the boundaries 345 of a judicial circuit. 346 347 Section 5. Subsection (5) of section 394.78, Florida 348 Statutes, is amended to read:

Page 12 of 13

	586-01624-12 20127048
349	
350	procedures for audit and monitoring of service providers;
351	resolution of disputes
352	(5) In unresolved disputes regarding this part or rules
353	established pursuant to this part, providers and district health
354	and human services boards shall adhere to formal procedures
355	specified under s. 20.19(8)(n).
356	Section 6. Subsection (1) of section 420.622, Florida
357	Statutes, is amended to read:
358	420.622 State Office on Homelessness; Council on
359	Homelessness
360	(1) The State Office on Homelessness is created within the
361	Department of Children and <u>Families</u> Family Services to provide
362	interagency, council, and other related coordination on issues
363	relating to homelessness. An executive director of the office
364	shall be appointed by the Governor.
365	Section 7. During the 2013 regular legislative session, the
366	Legislature shall adopt legislation to conform the Florida
367	Statutes to the provisions of this act.
368	Section 8. This act shall take effect July 1, 2012.

Page 13 of 13