Florida Senate - 2014 Bill No. CS/CS/HB 7141, 1st Eng.

House



LEGISLATIVE ACTION

Senate

Floor: 1/WD/2R 05/01/2014 11:39 AM

Senator Altman moved the following:

Senate Amendment (with title amendment)

Between lines 555 and 556

4 insert:

Section 10. Section 409.991, Florida Statutes, is created to read:

409.991 Allocation of funds for community-based care lead agencies.-

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(1) As used in this section, the term:

(a) "Core services funding" means all funds allocated to

11 community-based care lead agencies operating under contract with

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12	the department pursuant to s. 409.1671, with the following
13	exceptions:
14	1. Funds appropriated for independent living;
15	2. Funds appropriated for maintenance adoption subsidies;
16	3. Funds allocated by the department for protective
17	investigations training;
18	4. Nonrecurring funds;
19	5. Designated mental health wrap-around services funds; and
20	6. Funds for special projects for a designated community-
21	based care lead agency.
22	(b) "Fair-share funding allocation model" means an
23	allocation model that uses the following factors:
24	1. Proportion of child abuse hotline workload; and
25	2. Proportion of children in care;
26	(c) "Proportion of child abuse hotline workload" means the
27	weighted average of the following subcomponents:
28	1. The average number of initial and additional child abuse
29	reports received during the most recent calendar year based on
30	child protective investigations trend reports as determined by
31	the department. This subcomponent shall be weighted as 20
32	percent of the factor.
33	2. The average count of children in investigations in the
34	most recent calendar year based on child protective
35	investigations trend reports as determined by the department.
36	This subcomponent shall be weighted as 40 percent of the factor.
37	3. The average count of children in investigations with a
38	verified finding of abuse in the most recent calendar year based
39	on child protective investigations trend reports as determined
40	by the department. This subcomponent shall be weighted as 40

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41	percent of the factor.
42	(d) "Proportion of children in care" means the proportion
43	of the aggregate number of children in care receiving out-of-
44	home services and the number of children receiving in-home case
45	management services during the most recent calendar year.
46	1. The subcomponent of out-of-home care shall be weighted
47	as 60 percent of the factor.
48	2. The subcomponent of in-home case management services
49	shall be weighted as 40 percent of the factor.
50	(2) The fair-share model proportion shall be calculated
51	based on the following weights:
52	(b) Proportion of child abuse hotline workload shall be
53	weighted as 70 percent of the total;
54	(c) Proportion of children in care shall be weighted as 30
55	percent of the total.
56	(3) Beginning in the 2014-2015 state fiscal year, the
57	recurring core services funding for each community-based care
58	lead agency shall be based on the prior year recurring base of
59	such funding.
60	(4) Unless otherwise specified in the General
61	Appropriations Act, any new funds shall be allocated based on
62	the fair-share funding allocation model. New allocations to core
63	services funding shall be allocated only to community-based care
64	lead agencies when such agencies' current funding proportion is
65	less than their proportion of funding based upon the fair-share
66	funding allocation model.
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68	========== T I T L E A M E N D M E N T =================================
69	And the title is amended as follows:

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70	Between lines 51 and 52
71	insert:
72	creating s. 409.991, F.S.; defining terms; providing
73	requirements for the allocation of funds for
74	community-based lead care agencies;