439416

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: 1/AD/2R	•	
02/03/2022 12:48 PM		
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Senator Harrell moved the following:

Senate Amendment (with title amendment)

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Before line 27

4 insert:

> Section 1. Subsection (7) of section 394.76, Florida Statutes, is amended to read:

394.76 Financing of district programs and services.—If the local match funding level is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, such funding level shall be provided as follows:



(7) The expenditures which are subject to state payment include expenditures that are approved in the district plan for: salaries of personnel; approved facilities and services provided through contract; operation, maintenance, and service cost; contingency management programs authorized by a managing entity, and subject to limitations on value imposed by the Federal Government or department rule, in which participants are provided noncash incentives for positive progress in their recovery under the care of a publicly funded substance abuse treatment provider; depreciation of facilities; and such other expenditures as may be approved by the district administrator. Such expenditures do not include expenditures for compensation to members of a community agency board, except the actual and necessary expenses incurred in the performance of official duties, or expenditures for a purpose for which state payment is claimed under any other provision of law.

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======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

Between lines 2 and 3

32 insert:

> amending s. 394.76, F.S.; revising the types of expenditures for district programs and services which are eligible for state payment;