

## Sen. Mattie Hunter

16

## Filed: 3/25/2009

09600SB1499sam001

LRB096 06323 DRJ 24453 a

1 AMENDMENT TO SENATE BILL 1499 2 AMENDMENT NO. . Amend Senate Bill 1499 by replacing 3 everything after the enacting clause with the following: "Section 5. The Community Services Act is amended by 4 5 changing Section 4 as follows: (405 ILCS 30/4) (from Ch. 91 1/2, par. 904) 6 7 Sec. 4. Financing for Community Services. (a) The Department of Human Services is authorized to 8 provide financial reimbursement to eligible private service 9 10 providers, corporations, local government entities voluntary associations for the provision of services to persons 11 12 with mental illness, persons with a developmental disability 13 and alcohol and drug dependent persons living in the community for the purpose of achieving the goals of this Act. 14 15 Department shall utilize the following funding

mechanisms for community services:

2.1

- (1) Purchase of Care Contracts: services purchased on a predetermined fee per unit of service basis from private providers or governmental entities. Fee per service rates are set by an established formula which covers some portion of personnel, supplies, and other allowable costs, and which makes some allowance for geographic variations in costs as well as for additional program components.
- (2) Grants: sums of money which the Department grants to private providers or governmental entities pursuant to the grant recipient's agreement to provide certain services, as defined by departmental grant guidelines, to an approximate number of service recipients. Grant levels are set through consideration of personnel, supply and other allowable costs, as well as other funds available to the program.
- (3) Other Funding Arrangements: funding mechanisms may be established on a pilot basis in order to examine the feasibility of alternative financing arrangements for the provision of community services.

The Department shall establish and maintain an equitable system of payment which allows providers to improve persons with disabilities' capabilities for independence and reduces their reliance on State-operated services.

(b) The Governor shall create a commission by <u>September 1,</u>
2009 <del>July 1, 2007</del>, or as soon thereafter as possible, to review funding methodologies, identify gaps in funding, identify

3

5

6

7

8

9

10

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1	revenue,	and	prioritize	use	of	that	reven	ue for	community
2	developme	ental	disability	ser	vice	es. m	ental	health	services.

- alcohol and substance abuse services, rehabilitation services,
- and early intervention services.
  - (c) The first meeting of the commission shall be held within the first month after the creation and appointment of the commission, and a final report summarizing the commission's recommendations must be issued within 12 months after the first meeting, and no later than September 1, 2010 September 1, 2008, to the Governor and the General Assembly.
- 11 (d) The commission shall have the following 13 voting members: 12
  - one member of the House of Representatives, appointed by the Speaker of the House of Representatives;
  - (B) one member of the House of Representatives, appointed by the House Minority Leader;
  - (C) one member of the Senate, appointed by the President of the Senate;
  - (D) one member of the Senate, appointed by the Senate Minority Leader;
    - (E) one person with a developmental disability, or a family member or quardian of such a person, appointed by the Governor;
  - (F) one person with a mental illness, or a family member or quardian of such a person, appointed by the Governor;

Τ	(G) two persons from unions that represent employees of
2	community providers that serve people with developmental
3	disabilities, mental illness, and alcohol and substance
4	abuse disorders, appointed by the Governor; and
5	(H) five persons from statewide associations that
6	represent community providers that provide residential,
7	day training, and other developmental disability services,
8	mental health services, alcohol and substance abuse
9	services, rehabilitation services, or early intervention
10	services, or any combination of those, appointed by the
11	Governor.
12	The commission shall also have the following ex-officio,
13	nonvoting members:
14	(I) the Director of the Governor's Office of Management
15	and Budget or his or her designee;
16	(J) the Chief Financial Officer of the Department of
17	Human Services or his or her designee; and
18	(K) the Administrator of the Department of Healthcare
19	and Family Services Division of Finance or his or her
20	designee; -
21	(L) the Director of the Department of Human Services
22	Division of Developmental Disabilities or his or her
23	designee;
24	(M) the Director of the Department of Human Services
25	Division of Mental Health or his or her designee; and
26	(N) the Director of the Department of Human Services

3

4

5

6

7

1	Division	of	Alcohol	and	Substance	Abuse	or	his	or	her
2	designee.									

- (e) The funding methodologies must reflect economic factors inherent in providing services and supports, recognize individual disability needs, and consider geographic differences, transportation costs, required staffing ratios, and mandates not currently funded.
- 8 <u>(f)</u> In accepting Department funds, providers shall 9 recognize their responsibility to be accountable to the 10 Department and the State for the delivery of services which are 11 consistent with the philosophies and goals of this Act and the 12 rules and regulations promulgated under it.
- 13 (Source: P.A. 95-682, eff. 10-11-07.)
- Section 99. Effective date. This Act takes effect upon becoming law.".