

## 100TH GENERAL ASSEMBLY State of Illinois 2017 and 2018 SB2836

Introduced 2/13/2018, by Sen. Dave Syverson

## SYNOPSIS AS INTRODUCED:

210 ILCS 135/10

from Ch. 91 1/2, par. 1710

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Removes language requiring the Department of Human Services to adopt a State plan for the distribution of community-integrated living arrangements throughout the State and makes related changes. Effective immediately.

LRB100 15987 MJP 31105 b

2.3

1 AN ACT concerning regulation.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Community-Integrated Living Arrangements
  Licensure and Certification Act is amended by changing Section
  10 as follows:
- 7 (210 ILCS 135/10) (from Ch. 91 1/2, par. 1710)
- 8 Sec. 10. Community integration State plan.
  - (a) Community-integrated living arrangements shall be located so as to enable residents to participate in and be integrated into their community or neighborhood. The location of such arrangements shall promote community integration of persons with mental disabilities. The Department shall adopt a plan ("State plan") for the distribution of community living arrangements throughout the State, considering the need for such arrangements in the various locations in which they are to be used. Each agency licensed under this Act must define the process of obtaining community acceptance of community living arrangements. The State plan shall include guidelines regarding the location of community-integrated living arrangements within the geographic areas to be served by the agencies, and the availability of support services within those areas for residents under such arrangements. The Department

1 shall promulgate such guidelines as rules pursuant to the
2 Illinois Administrative Procedure Act.

The Department shall require any agency licensed under this Act to establish procedures for assuring compliance with such criteria, including annual review and comment by representatives of local governmental authorities, community mental health and developmental disabilities planning and service agencies, and other interested civil organizations, regarding the impact on their community areas of any living arrangements, programs or services to be certified by such agency. The Department shall give consideration to the comments of such community representatives in determinations of compliance with the State plan under this Section, and the Department may modify, suspend or withhold funding of such programs and services subject to this Act until such times as assurance is achieved.

- (b) Beginning January 1, 1990, no Department of State government, as defined in the Civil Administrative Code of Illinois, shall place any person in or utilize any services of a community-integrated living arrangement which is not certified by an agency under this Act.
- 22 (Source: P.A. 98-463, eff. 8-16-13.)
- 23 Section 99. Effective date. This Act takes effect upon 24 becoming law.