

93RD GENERAL ASSEMBLY State of Illinois 2003 and 2004

Introduced 2/4/2004, by Mattie Hunter

SYNOPSIS AS INTRODUCED:

20 ILCS 505/17a-15 new

Amends the Children and Family Services Act. Requires the Department of Human Services to establish a program to award grants to area projects to plan, establish, operate, coordinate, and evaluate community services programs. Requires the Department to establish eligibility requirements for grants. Sets forth procedures for grant awards. Effective immediately.

LRB093 18896 BDD 44631 b

FISCAL NOTE ACT MAY APPLY

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1 AN ACT concerning community development.

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

- Section 5. The Children and Family Services Act is amended by adding Section 17a-15 as follows:
- 6 (20 ILCS 505/17a-15 new)
- Sec. 17a-15. Community service programs; Department of Human Services.
- (a) The Department of Human Services must establish a 9 program to award grants to area projects to plan, establish, 10 operate, coordinate, and evaluate community services programs. 11 For purposes of this Section, "area project" means an entity 12 whose purpose is to develop, manage, provide, and coordinate a 13 14 community services program and "community services program" 15 means a program, based on the Chicago Area Project Model, aimed at changing social, cultural, and environmental conditions 16 17 that prevent youth and families from maximizing their potential and that place youth in a condition that increases their 18 19 tendency to become involved in the juvenile justice or child welfare systems. 20
- (b) The Department of Human Services must, by rule, 21 establish the eligibility criteria for an area project, 22 including the composition and responsibilities of the 23 governing authority of an area project, application 24 requirements, service components of community services 25 26 programs, and the review and monitoring of community services program plans. At a minimum, an area project must be must be a 27 not-for-profit organization or local board (i) (A) whose 28 preponderance of resources is directed to community services 29 30 programs that are different than intervention-oriented youth services or (B) that creates through an amendment to its 31 by-laws or other binding agreement a specific body whose 32

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purpose is to develop, manage, provide, and coordinate a
community services program and (ii) that includes
representation from any community committee, as defined by rule
of the Department of Human Services, of the area project and

5 may also include business and industry leaders, educators, and

6 <u>other concerned citizens.</u>

(c) The Department of Human Services shall fund community services programs by grants made through negotiated contracts, which are written agreements mutually agreed upon by the Department and the area project. The payment of funds to area projects under the community services program shall be in the form of a grant paid in equal monthly installments. The Department shall review such contracts in order to determine that the area project is complying with the provisions of the current contract and providing effective services which meet the goals of the contract. Subsequent contracts may be negotiated and renewed, based on the availability of funds, but they shall not be open for bidding under a request-for-proposal process. In all cases, the Secretary of Human Services or designee shall make the final decision in the renewal of community services contracts. In the event of reduced or insufficient funding, existing grants shall receive proportionate reductions. The funding of new programs shall be based on the availability of new, additional funding.

25 Section 99. Effective date. This Act takes effect upon 26 becoming law.