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SENATE/HOUSE FILE BY (PROPOSED DEPARTMENT OF HUMAN SERVICES BILL)

	Passed Senate, Date Vote: Ayes Nays	Passed House, Date
	Approved	——————————————————————————————————————
		A BILL FOR
2 3 4 5 6 7	children receiving child care	by increasing the age for certain regulated by the department and renile justice service
AG	LIN	
1 1 1	2 CHILD CA 3 Section 1. Section 237A.1,	SION I ARE SERVICES subsection 2, Code 2007, is
1 1	4 amended to read as follows: 5 2. "Child" means either ar 6 a. A person twelve years of 7 b. A person thirteen years 8 than nineteen years of age who 9 as defined under the federal I 10 Assistance and Bill of Rights 11 106=402, as codified in 42 U.S	y of the following: of age or younger. of age or older but younger has a developmental disability evelopmental Disabilities Act of 2000, Pub. L. No. c.C. } 15002(8). of age or older but younger
	14 in which special family circum	
1	15 at risk the person's safety an	<u>d well=being if the person is</u>
1 1 1 1 1 1 1	16 left alone in the setting. 17 Sec. 2. STATE CHILD CARE A 18 department of human services s 19 provisions applicable to the s 20 program under section 237A.13 21 effective July 1, 2007, for a 22 setting in which special circu 23 with the change in the definit 24 section 237A.1, subsection 2, 25 this division of this Act.	chall revise the eligibility state child care assistance in order to include eligibility, person who is living in a family mstances exist, in accordance ion of the term "child" made to paragraph "c", as enacted in
1 1	27 INTERSTATE PLACEMENT C	SION II OF CHILDREN IN FOSTER CARE Desection 4, paragraph e, Code
-1	30 e. To the extent the record 31 a summary of The most recent i 32 the child's health and educati	nformation available regarding
1 1 2 2 2 2 2	33 the records were supplied to to 34 the child's foster care provid 35 Sec. 4. Section 232.2, such 1 2007, is amended to read as for 2 i. A provision that a desi 3 person responsible for placeme 4 visit the child at least once 5 Sec. 5. Section 232.57, such 34 the second section 232.57, such 35 the second se	the agency or individual who is er. section 4, paragraph i, Code ollows: gnee of the department or other of a child out of state shall every twelve six months.
2 2 2	6 amended to read as follows: 7 1. For the purposes of thi 8 otherwise requires, "reasonabl 9 made to prevent permanent remo 10 home and to encourage reunific 11 child's parents and family. R 12 but are not limited to giving 13 to interstate placement of a c 14 decisions involving the child	val of a child from the child's ration of the child with the reasonable efforts shall include consideration, if appropriate, whild in the permanency planning

15 in=state and out=of=state placement options at a permanency 16 hearing and when using concurrent planning. If a court order

2 17 includes a determination that continuation of the child in the 2 18 child's home is not appropriate or not possible, reasonable 2 19 efforts may include the efforts made in a timely manner to 2 20 finalize a permanency plan for the child. 2 21 Sec. 6. Section 232.58, subsection 2, Code 2007, is 2 22 amended to read as follows: 23 2. Reasonable notice shall be provided of a permanency 24 hearing for an out=of=home placement in which the court order 2 25 has included a determination that continuation of the child in 26 the child's home is contrary to the child's welfare. 27 permanency hearing shall be conducted in substantial 2 28 conformance with the provisions of section 232.99. During the 29 hearing, the court shall consider the child's need for a 30 secure and permanent placement in light of any case permanency 31 plan or evidence submitted to the court <u>and the reasonable</u> 32 efforts made concerning the child. Upon completion of the 33 hearing, the court shall enter written findings identifying a 34 primary permanency goal for the child. If a case permanency 35 plan is in effect at the time of the hearing, the court shall 1 also make a determination as to whether reasonable progress is 2 being made in achieving the permanency goal and in complying 3 with the other provisions of that case permanency plan. 3 Section 232.102, subsection 10, paragraph a, 5 unnumbered paragraph 1, Code 2007, is amended to read as 3 6 follows: As used in this division, "reasonable efforts" means the 3 8 efforts made to preserve and unify a family prior to the 9 out=of=home placement of a child in foster care or to 3 10 eliminate the need for removal of the child or make it 3 11 possible for the child to safely return to the family's home. 12 Reasonable efforts shall include but are not limited to giving 13 consideration, if appropriate, to interstate placement of a 3 14 child in the permanency planning decisions involving the child 15 and giving consideration to in=state and out=of=state <u>16 placement options at a permanency hearing and when using</u> 17 concurrent planning. If returning the child to the family's 3 18 home is not appropriate or not possible, reasonable efforts 3 19 shall include the efforts made in a timely manner to finalize 3 20 a permanency plan for the child. A child's health and safety 3 21 shall be the paramount concern in making reasonable efforts. 3 22 Reasonable efforts may include intensive family preservation 3 23 services or family=centered services, if the child's safety in 3 24 the home can be maintained during the time the services are 3 25 provided. In determining whether reasonable efforts have been 3 26 made, the court shall consider both of the following: 26 made, the court shall consider both of the following: 3 27 Sec. 8. Section 232.104, subsection 1, paragraph c, Code 3 28 2007, is amended to read as follows: 3 29 c. Reasonable notice of a permanency hearing shall be 3 30 provided to the parties. A permanency hearing shall be 3 31 conducted in substantial conformance with the provisions of 32 section 232.99. During the hearing, the court shall consider 33 the child's need for a secure and permanent placement in light 34 of any permanency plan or evidence submitted to the court and 35 the reasonable efforts made concerning the child. Upon 1 completion of the hearing, the court shall enter written 2 findings and make a determination identifying a primary 3 permanency goal for the child. If a permanency plan is in 4 effect at the time of the hearing, the court shall also make a 5 determination as to whether reasonable progress is being made 6 in achieving the permanency goal and complying with the other 4 provisions of that permanency plan. 4 8 DIVISION III CHILD WELFARE FAMILY=CENTERED AND 4 10 FAMILY PRESERVATION SERVICES 4 11 Sec. 9. Section 225C.49, subsection 1, unnumbered 4 12 paragraph 1, Code 2007, is amended to read as follows: 4 13 The department shall provide coordination of the programs 4 14 administered by the department which serve individuals with a 4 15 disability and the individuals' families, including but not 4 16 limited to the following juvenile justice and child welfare 4 17 services: family=centered and intensive family preservation 4 18 services described under section 232.102, decategorization of 4 19 child welfare funding provided for under section 232.188, and 4 20 foster care services paid under section 234.35, subsection 3. 4 21 The department shall regularly review administrative rules 4 22 associated with such programs and make recommendations to the 4 23 council on human services, governor, and general assembly for

4 26 following: 4 27 Sec. 10. Section 232.102, subsection 10, Code 2007, is

24 revisions to remove barriers to the programs for individuals 25 with a disability and the individuals' families including the

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4 28 amended to read as follows:
         10. a. As used in this division, "reasonable efforts"
4 30 means the efforts made to preserve and unify a family prior to
  31 the out=of=home placement of a child in foster care or to
4 32 eliminate the need for removal of the child or make it
  33 possible for the child to safely return to the family's home.
  34 If returning the child to the family's home is not appropriate
  35 or not possible, reasonable efforts shall include the efforts
   1 made in a timely manner to finalize a permanency plan for the
   2 child. A child's health and safety shall be the paramount
     concern in making reasonable efforts. Reasonable efforts may
    4 include intensive family preservation services or but are not
     <u>limited to family=centered services</u>, if the child's safety in
   6 the home can be maintained during the time the services are 7 provided. In determining whether reasonable efforts have been
   8 made, the court shall consider both of the following:
 9 (1) The type, duration, and intensity of services or 10 support offered or provided to the child and the child's
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5 11 family. If intensive family preservation family=centered
5 12 services were not provided, the court record shall enumerate
  13 the reasons the services were not provided, including but not
5 14 limited to whether the services were not available, not
5 15 accepted by the child's family, judged to be unable to protect 5 16 the child and the child's family during the time the services 5 17 would have been provided, judged to be unlikely to be
5 18 successful in resolving the problems which would lead to
5 19 removal of the child, or other services were found to be more
5 20 appropriate.
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         (2) The relative risk to the child of remaining in the
5 22 child's home versus removal of the child.
  2.3
         b. As used in this section:
5 24
         (1) "Family=centered, "family=centered services" means
5 25 services which utilize a comprehensive approach to addressing
  26 the problems of individual family members, whether or not the
     problems are integrally related to the family, within the
5 28 context of the family and other support intended to safely
  29 maintain a child with the child's family or with a relative,
  30 to safely and in a timely manner return a child to the home of
  31 the child's parent or relative, or to promote achievement of
5 32 concurrent planning goals by identifying and helping the child
  33 secure placement for adoption, with a guardian, or with other 34 alternative permanent family connections. Family=centered
5 35 services are adapted to the individual needs of a family in
   1 the regard to the specific services and other support provided
6
     to the child's family and the intensity and duration of
   3 service delivery and. Family=centered services are intended
   4 to preserve a child's connections to the child's neighborhood,
   5 community, and family and to improve the overall capacity of 6 the child's family functioning to provide for the needs of the
   7 children in the family.
         (2) "Intensive family preservation services" means
   9 services provided to a family with a child who is at imminent
6 10 risk of out-of-home placement. The services are designed to
6 11 address any problem creating the need for out-of-home
6 12 placement and have the following characteristics: are
6 13 persistently offered but provided at the family's option; are
6 14 provided in the family's home; are available twenty=four hours
6 15 per day; provide a response within twenty-four hours of the
6 16 initial contact for assistance; have worker caseloads of not
6 17 more than two through four families per worker at any one
6 18 time; are provided for a period of four to six weeks; and
  19 provide funding in order to meet the special needs of a
6 20 family.
         Sec. 11. Section 234.6, subsection 6, paragraph c, Code
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6 22 2007, is amended to read as follows:
        c. Intensive family preservation services and
6 23
6 24 family=centered Family=centered services, as defined in
6 25 section 232.102, subsection 10, paragraph "b". 6 26 DIVISION IV
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                       CHILD=PLACING AGENCY INSPECTIONS
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                    Section 238.20, Code 2007, is amended to read as
         Sec. 12.
6 29 follows:
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         238.20 MINIMUM INSPECTION == RECORD.
         Authorized employees of the department of inspections and
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  32 appeals shall visit and inspect the premises of licensed 33 child=placing agencies at least once every six twelve months
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  34 and make and preserve written reports of the conditions found.
                                   DIVISION V
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                    LICENSED FOSTER CARE == RECORD CHECKS
         Sec. 13. Section 237.8, subsection 2, paragraph a
    3 subparagraph (1), Code 2007, is amended to read as follows:
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If a person is being considered for licensure under 5 this chapter, or for employment involving direct 6 responsibility for a child or with access to a child when the 7 child is alone, by a licensee under this chapter, or if a 8 person will reside in a facility utilized by a licensee, and 9 if the person has been convicted of a crime or has a record of 10 founded child abuse, the department and the licensee for an 11 employee of the licensee shall perform an evaluation to 7 12 determine whether the crime or founded child abuse warrants 13 prohibition of licensure, employment, or residence in the 14 facility. The department shall conduct criminal and child 7 14 facility. 7 15 abuse record checks in this state and may conduct these checks 7 16 in other states. The criminal record checks shall include but 17 are not limited to a fingerprint=based check made through the 18 databases of the national crime information center of the 7 19 United States department of justice, federal bureau of 7 20 investigation. The evaluation shall be performed in 7 21 accordance with procedures adopted for this purpose by the 7 22 department. 7 23

EXPLANATION

This bill relates to regulation of children's services by 7 26 the department of human services by increasing the age for 27 certain children receiving child care and revising child 7 28 welfare and juvenile just \bar{i} ce service provisions. The bill is 7 29 organized into divisions.

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30 CHILD CARE SERVICES. This division amends the definition 31 of child used in Code chapter 237A, relating to child care 32 regulated by the department of human services. Current law 33 provides that a child, for purposes of regulation under the 34 chapter, either is age 12 or younger or is age 13 through 18 35 and has a developmental disability. The bill adds a third 1 category of a person who is age 13 through 18 and is living in 2 a family setting in which special family circumstances exist 3 that would place at risk the person's safety and well=being if 4 the person is left alone in the setting.

The department is required to revise the eligibility 6 provisions for the state child care assistance program to include eligibility for the new category effective July 1, 8 2007.

8 9 INTERSTATE PLACEMENT OF CHILDREN IN FOSTER CARE. This 8 10 division makes changes to the term "reasonable efforts" used 8 11 in Code chapter 232, relating to juvenile justice and child $8\ 12\ \text{welfare.}$ The term refers to the efforts made to preserve and 8 13 unify a family prior to the out=of=home placement of a child 8 14 in foster care or to eliminate the need for removal of the 8 15 child or make it possible for the child to safely return to 8 16 the family's home. The changes are to comply with the federal 8 17 Safe and Timely Interstate Placement of Foster Care Children 8 18 Act of 2006.

Code section 232.2, providing the definitions used in the 8 20 Code chapter, is amended to revise the requirements in the 8 21 case permanency plan definition for a child who is subject to 8 22 an out=of=home placement. The bill replaces the current 23 requirement to provide a summary of the child's health and 8 24 education records to the extent the records are available with 8 25 a requirement to include the most recent information available 8 26 regarding the records. The current requirement for making a 8 27 visit to a child in an out=of=state placement at least every 8 28 12 months is changed to at least every six months.

The reasonable efforts provisions are addressed in Code 8 30 section 232.57, relating to delinquency proceedings, and in 8 31 Code section 232.102, relating to child in need of assistance 8 32 proceedings. The bill provides that such efforts include 33 giving consideration, if appropriate, to interstate placement 34 of a child in the permanency planning decisions involving the 35 child and giving consideration to in-state and out-of-state 1 placement options at a permanency hearing and when using Concurrent planning means that the 2 concurrent planning. 3 planning to place a child for adoption or with a guardian can 4 be performed at the same time as planning to return the child to the child's home.

Code sections 232.58 and 232.104, relating to the permanency hearings held concerning a child subject to an 8 order for an out=of=home placement, are amended to require the 9 court to consider the reasonable efforts made concerning the 10 child.

CHILD WELFARE FAMILY=CENTERED AND FAMILY PRESERVATION 11 12 SERVICES. This division addresses child welfare 13 family=centered and family preservation services administered 9 14 by the department of human services.

9 15 Code section 232.102, relating to juvenile court 9 16 dispositional orders when a child has been found to be a child 9 17 in need of assistance, is amended. When the court orders 9 18 transfer of custody from the child's parent, current law 9 19 requires identification of the "reasonable efforts" that have 9 20 been made to preserve and unify a family prior to the 9 21 out=of=home placement of a child in foster care or to 9 22 eliminate the need for removal of the child or make it 9 23 possible for the child to safely return to the family's home. 9 24 The bill eliminates references to the term "intensive 9 25 family preservation services" as a form of reasonable efforts 9 26 and expands the scope of the term "family=centered services" 27 as a form of reasonable efforts. The existing focus of 9 9 28 family=centered services as a comprehensive approach to 29 addressing the problems of individual family members within 9 30 the context of the family is eliminated. Instead, the bill 31 provides that family=centered services means services and 32 other support intended to safely maintain a child with the 33 child's family or with a relative, to safely and in a timely 9 34 manner return a child to the home of the child's parent or 35 relative, or to promote achievement of concurrent planning 1 goals by identifying and helping the child secure placement 9 10 2 for adoption, with a guardian, or with other alternative 3 permanent family connections. Furthermore, these services are 4 to be adapted to individual family needs and are intended to 10 10 10 10 5 preserve a child's existing connections and improve the 10 6 capacity of the child's family to provide for the needs of the 10 children of the family. 10

The bill makes conforming amendments to Code sections 9 225C.49, relating to department of human services duties 10 10 involving individuals with a disability, and 234.6, relating 10 11 to the duties of the department of human services child 10 12 welfare administrator, to eliminate references to intensive 10 13 family preservation services.

CHILD=PLACING AGENCY INSPECTIONS. This division amends 10 15 Code section 238.20 to change the minimum period within which 10 16 the department of inspections and appeals is required to visit 10 17 and inspect the premises of a licensed child placing agency 10 18 from six months to 12 months. These agencies are engaged in 10 19 placing children permanently or temporarily in private family 10 20 homes for adoption or foster care or in receiving children for 10 21 such placement. The agencies are licensed by the department 10 22 of human services.

10 23 LICENSED FOSTER CARE == RECORD CHECKS. This division 10 24 amends Code section 237.8, relating to requirements for foster 10 25 care licensing. Existing law authorizes the department of 10 26 human services to conduct criminal and child abuse record 10 27 checks in other states. The bill requires the checks to be 10 28 made in other states. In addition, the bill requires the 10 29 criminal record checks to include a fingerprint-based check 10 30 made through the databases of the national crime information 10 31 center of the United States department of justice, federal 10 32 bureau of investigation.

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