By Senator Bronson

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18-1521-99 See HB

A bill to be entitled 1 2 An act relating to social services funding; 3 amending s. 394.908, F.S., relating to alcohol, 4 drug abuse, and mental health funding equity; 5 providing that any service district of the 6 Department of Children and Family Services that 7 receives less than the statewide average funding level per person on an annual basis 8 9 shall not have funds deducted during any 10 reduction in the level of recurring appropriations until such district's funding 11 12 level is equal to the statewide average funding level; amending s. 409.915, F.S., relating to 13 county contributions to Medicaid; providing for 14 credits against funds owed for certain items of 15 care and service, based on the recurring 16 17 funding per person of such service districts for alcohol, drug abuse, and mental health 18 19 services; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Section 1. Section 394.908, Florida Statutes, is amended to read: 24 394.908 Alcohol, drug abuse, and mental health funding 25 26 equity; distribution of appropriations; distribution of 27 appropriation reductions. -- In recognition of the historical

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inequity among service districts of the former Department of Health and Rehabilitative Services in the funding of alcohol,

drug abuse, and mental health services, and in order to

CODING: Words stricken are deletions; words underlined are additions.

31 rectify this inequity and provide for equitable funding in the

future throughout the state, the following funding process shall be adhered to, beginning with the 1997-1998 fiscal year:

- (1) Funding thresholds for alcohol, drug abuse, and mental health services in each of the current districts, statewide, shall be established based on the current number of persons in need per district for alcohol and drug abuse, and for mental health services, respectively.
- (2) "Persons in need" means those persons who fit the profile of the respective target populations and require mental health or substance abuse services.
- (3) Beginning July 1, 1997, 75 percent of any additional funding beyond the 1996-1997 fiscal year base appropriation for alcohol, drug abuse, and mental health services shall be allocated to districts based on:
- (a) Epidemiological estimates of disabilities which apply to the respective target populations.
- (b) A pro rata share distribution that ensures districts below the statewide average funding level per person in each target population of "persons in need" receive funding necessary to achieve equity.
- (4) The remaining 25 percent shall be allocated based on the number of persons in need of alcohol, drug abuse, and mental health services per district without regard to current funding levels.
- (5) If a reduction to the level of recurring appropriations under this section is made, it shall first be distributed among districts with a funding level per person in excess of the statewide average funding level per person until such district's funding level per person is equal to the current statewide average funding level per person.

 Thereafter, any remaining reduction shall be distributed on a per person basis among all districts.

(6)(5) Target populations for persons in need shall be displayed for each district and distributed concurrently with the approved operating budget. The display by target population shall show: The annual number of persons served based on prior year actual numbers, the annual cost per person served, the number of persons served by service cost center, and the estimated number of the total target population for persons in need.

(7) (6) The annual cost per person served shall be defined as the total actual funding for each target population divided by the number of persons served in the target population for that year.

(8)(7) Commencing on July 1, 1998, all additional funding pursuant to this section shall be performance-based.

Section 2. Subsection (7) is added to section 409.915, Florida Statutes, to read:

409.915 County contributions to Medicaid.--Although the state is responsible for the full portion of the state share of the matching funds required for the Medicaid program, in order to acquire a certain portion of these funds, the state shall charge the counties for certain items of care and service as provided in this section.

(7) Each county located in a service district of the Department of Children and Family Services as set forth in s. 20.19(7) shall be eligible for credit against moneys owed under this section for its share of the difference that the district's recurring funding level per person is below the statewide average recurring funding level per person for appropriations for services described in s. 394.675 and

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provided through the state plan established under s. 394.79. 2 However, such credit shall not exceed \$3 per person. The 3 Department of Children and Family Services shall be 4 responsible for calculating such credits, using the recurring 5 appropriation level for the last completed fiscal year and the 6 latest official estimate of county population as certified by 7 the Demographic Estimating Conference. Credits shall be 8 certified by the Department of Children and Family Services 9 and provided to the counties by December 31 each year. 10 Section 3. This act shall take effect July 1, 1999. 11 ********* 12 13 HOUSE SUMMARY 14 With respect to funding for community alcohol, drug abuse, and mental health services, provides that any service district of the Department of Children and Family Services that receives less than the statewide average funding level per person on an annual basis shall not have funds deducted during any reduction in the level of recurring appropriations until such district's funding level is agual to the statewide average funding level 15 16 17 18 level is equal to the statewide average funding level. With respect to counties located in such service districts, provides for credits against funds owed by such counties under the Medicaid program for certain items of care and service, based on each county's share of the difference that the recurring funding level per person of its service district for alcohol, drug abuse, and mental health services is below the statewide average recurring funding level per person for such services. See bill for details. 19 20 21 22 23 24 25 26 27 28 29