HB 4021

1	A bill to be entitled
2	An act relating to the administration of county and
3	municipal delinquency programs and facilities;
4	amending s. 985.688, F.S.; deleting compliance
5	criteria for county delinquency programs and
6	facilities; providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Subsection (11) of section 985.688, Florida
11	Statutes, is amended to read:
12	985.688 Administering county and municipal delinquency
13	programs and facilities
14	(11) (a) Notwithstanding the provisions of this section, a
15	county is in compliance with this section if:
16	1. The county provides the full cost for preadjudication
17	detention for juveniles;
18	2. The county authorizes the county sheriff, any other
19	county jail operator, or a contracted provider located inside or
20	outside the county to provide preadjudication detention care for
21	juveniles;
22	3. The county sheriff or other county jail operator is
23	accredited by the Florida Corrections Accreditation Commission
24	or American Correctional Association; and
25	4. The facility is inspected annually and meets the
26	Florida Model Jail Standards.
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27	(b) A county or county sheriff may form regional detention
28	facilities through an interlocal agreement in order to meet the
29	requirements of this section.
30	(c) Each county sheriff or other county jail operator must
31	follow the federal regulations that require sight and sound
32	separation of juvenile inmates from adult inmates.
33	(d) A county or county sheriff that complies with this
34	subsection is not subject to any additional training,
35	procedures, or inspections required by this chapter.
36	Section 2. This act shall take effect July 1, 2014.

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