The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Pre	pared By: T	he Professional	Staff of the Commi	ttee on Judicia	ry
BILL:	CS/CS/SB 774					
INTRODUCER:	Judiciary Committee; Children, Families, and Elder Affairs Committee; and Senator Bean					
SUBJECT:	Dependency Proceedings					
DATE: February 21, 2018 REVIS			REVISED:			
ANALYST		STAFF DIRECTOR		REFERENCE		ACTION
1. Preston	Preston		n	CF	Fav/CS	
2. Tulloch		Cibula		JU	Fav/CS	
3.				AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 774 provides that in private adoptions, the adoption entity conducting the preliminary home study is responsible for determining the counseling and educational needs of the adoptive parents.

The bill clarifies that the training mandated by the Department of Children and Families for foster families applies only when children are being adopted from the DCF and does not apply to private adoptions.

The bill also requires that the DCF provide a copy of its record check from the central abuse registry to the adoption entity that is conducting a preliminary home study for adoptive parents.

II. Present Situation:

Section 63.092(3), F.S., requires prospective adoptive parents in private adoption proceedings to undergo a preliminary home study to determine their suitability as adoptive parents.¹ A DCF-licensed child-placing agency or child-caring agency generally conducts the preliminary home study, which includes, among other things, a records check of the prospective parents in DCF's

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¹ Section 63.092(3), F.S.

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central abuse registry and counseling and education of the intended adoptive parents on adoptive parenting.²

Currently, the statute does not require the results of DCF's record check to be given directly to the entity conducting the preliminary home study. This provision also does not specify what the counseling and education requirements are for prospective adoptive parents in private proceedings; however, DCF imposes the same training requirements it uses for licensing and training prospective foster care parents and emergency shelter parents pursuant to s. 407.175, F.S.³ This training is designed to prepare prospective foster care parents and emergency shelter parents for the unique difficulties they will have to face when caring for children in dependency proceedings with a history of abuse, neglect, or prior placement disruptions.⁴

III. Effect of Proposed Changes:

The bill requires DCF to give the results of record checks of its central abuse registry of intended adoptive parents directly to the entity conducting the preliminary home study in private adoption proceedings to ensure the integrity of the reports.

The bill also allows the entity conducting the preliminary home study in private adoption proceedings to determine the counseling and education requirements for the intended adoptive parents. The bill exempts adoptive parents in private adoption proceedings from the training requirements of s. 409.175(14), F.S., involving adoptive parents in dependency proceedings.

The bill is effective October 1, 2018.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

 $^{^{2}}$ Id.

³ Rules 65C-15.028, 65C-16.005(4), and 65C-13.024, F.A.C; and s, 409.175(14), F.S.

⁴ Section 409.175(14), F.S. One of the training requirements for these parents is 21 hours of preservice training to: orient them; explain their role as a treatment team member; prepare them for issues involved in the transition of a child into and out of foster care and emergency shelter care; teach them to manage difficult child behavior intensified by placement, prior abuse or neglect, or prior placement disruptions; prevent placement disruptions; teach them how to care for children at various developmental levels; and educate them on the effects of foster parenting on their families.

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V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The Department of Children and Families reports that there should be no fiscal impact to state government.⁵

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

The bill substantially amends s. 63.092 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Judiciary on February 20, 2018:

The committee substitute no longer includes sections 1 through 7 of the underlying bill. These sections imported the more expeditious procedures of the adoption act, ch. 63, F.S., into the dependency law, ch. 39, F.S., for identifying prospective parents or unmarried biological fathers prior to terminating all parental rights.

CS by Children, Families, and Elder Affairs on January 22, 2018:

The amendment does the following:

- Makes a number of technical and conforming changes including replacing the term "individually served" with the term "personally served" and replacing the term "alleged parent" with the term "prospective parent."
- Requires certain records check of the Department of Children and Families' Central Abuse Registry be provided directly to the entity conducting the home study to ensure

⁵ Dept. of Children & Families, 2018 Agency Legislative Bill Analysis, Senate Bill 774, (Jan. 29, 2018) (on filed with Senate Judiciary Committee).

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- the integrity of the results and protect the best interest of children being placed for adoption; and
- Allows licensed adoption agencies to use their professional judgement to determine the appropriate counseling and education, dependent upon the type of adoption and the child being adopted.
- Removes the provision that allows the community-based lead care agencies to receive credit for specified adoptions.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.