## HB 5305 — Child Welfare

by Health Care Appropriations and Rep. Grimsley (CS/CS/SB 1466 by Policy and Steering Committee on Ways and Means; Health and Human Services Appropriations; and Senator Peaden).

This bill makes statutory changes to conform to the funding decisions included in the General Appropriations Act for Fiscal Year 2010-2011. Specifically, the bill:

- Requires child welfare contracting agencies to limit administrative monitoring to once
  every three years if the contracted provider is accredited by specified accrediting
  organizations, and mandates the department to limit contract monitoring of a child-caring
  or child-placing provider to only once per year.
- Authorizes private-sector development and implementation of an internet-based secure
  and consolidated data warehouse for maintaining corporate, fiscal and administrative
  records related to child welfare provider contracts, and requires state agencies that
  contract with child welfare providers to access records from this database, unless records
  are outdated or unavailable.
- Authorizes community-based care agencies to roll forward unspent state funds from
  fiscal year to fiscal year up to a maximum of eight percent of the contract amount, and
  requires the community-based care agencies to spend these carry-forward funds on
  nonrecurring activities that have been approved by the Department of Children and
  Family Services.
- Grants the Department of Children and Family Services authority to outsource program, administrative or fiscal oversight monitoring of community-based agencies and authorizes these agencies to use funding received through contracts for certain expenditures including staff cellular telephone allowances, contracts requiring deferred payments and maintenance agreements, security deposits for office leases, professional fees, costs of promotional materials, and grant writing.
- Authorizes the Department of Children and Families to serve dependent children deemed
  to be in need of family-centered, cognitive-behavioral interventions designed to mitigate
  out-of-home placements.
- Repeals section 409.1663, Florida Statutes, and amends section 409.166, Florida Statutes, to conform to a provision in the General Appropriations Act, which eliminates funding for a program that provided adoption benefits for qualifying adopting employees of state agencies.

If approved by the Governor, these provisions take effect July 1, 2010.

Vote: Senate 38-0; House 117-0