SB0063 Enrolled

1 AN ACT concerning children.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Children and Family Services Act is amended
by changing Sections 7.3a and 35.10 as follows:

6 (20 ILCS 505/7.3a)

Sec. 7.3a. Normalcy parenting for children in foster care;
participation in childhood activities.

9 (a) Legislative findings.

10 (1) Every day parents make important decisions about
11 their child's participation in extracurricular activities.
12 Caregivers for children in out-of-home care are faced with
13 making the same decisions.

14 (2) When a caregiver makes decisions, he or she must 15 consider applicable laws, rules, and regulations to 16 safeguard the health, safety, and best interests of a 17 child in out-of-home care.

(3) Participation in extracurricular activities is
important to a child's well-being, not only emotionally,
but also in developing valuable life skills.

(4) The General Assembly recognizes the importance of
 making every effort to normalize the lives of children in
 out-of-home care and to empower a caregiver to approve or

SB0063 Enrolled - 2 - LRB102 12026 KTG 17362 b

not approve a child's participation in appropriate extracurricular activities based on the caregiver's own assessment using the reasonable and prudent parent standard, without prior approval of the Department, the caseworker, or the court.

6 (5) Nothing in this Section shall be presumed to 7 discourage or diminish the engagement of families and 8 guardians in the child's life activities.

(b) Definitions. As used in this Section:

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10 "Appropriate activities" means activities or items that 11 are generally accepted as suitable for children of the same 12 chronological age or developmental level of maturity. Appropriateness is based on the development of cognitive, 13 emotional, physical, and behavioral capacity that is typical 14 for an age or age group, taking into account the individual 15 child's cognitive, emotional, physical, and 16 behavioral 17 development.

18 "Caregiver" means a person with whom the child is placed 19 in out-of-home care or a designated official for child care 20 facilities licensed by the Department as defined in the Child 21 Care Act of 1969.

22 "Reasonable and prudent parent standard" means the 23 standard characterized by careful and sensible parental 24 decisions that maintain the child's health, safety, and best 25 interests while at the same time supporting the child's 26 emotional and developmental growth that a caregiver shall use SB0063 Enrolled - 3 - LRB102 12026 KTG 17362 b

1 when determining whether to allow a child in out-of-home care 2 to participate in extracurricular, enrichment, cultural, and 3 social activities.

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(c) Requirements for decision-making.

5 (1) Each child who comes into the care and custody of 6 the Department is fully entitled to participate in 7 appropriate extracurricular, enrichment, cultural, and 8 social activities in a manner that allows that child to 9 participate in his or her community to the fullest extent 10 possible.

11 (2) Caregivers must use the reasonable and prudent 12 parent standard in determining whether to give permission 13 for a child in out-of-home care to participate in 14 appropriate extracurricular, enrichment, cultural, and 15 social activities. Caregivers are expected to promote and 16 support a child's participation in such activities. When 17 using the reasonable and prudent parent standard, the caregiver shall consider: 18

(A) the child's age, maturity, and developmental
level to promote the overall health, safety, and best
interests of the child;

(B) the best interest of the child based on
 information known by the caregiver;

(C) the importance and fundamental value of
 encouraging the child's emotional and developmental
 growth gained through participation in activities in

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his or her community;

2 (D) the importance and fundamental value of 3 providing the child with the most family-like living 4 experience possible; and

5 (E) the behavioral history of the child and the 6 child's ability to safely participate in the proposed 7 activity.

8 (3) A caregiver is not liable for harm caused to a 9 child in out-of-home care who participates in an activity 10 approved by the caregiver, provided that the caregiver has 11 acted as a reasonable and prudent parent in permitting the 12 child to engage in the activity.

13 (d) Rulemaking. The Department shall adopt, by rule, 14 procedures no later than June 1, 2017 that promote and protect 15 the ability of children to participate in appropriate 16 extracurricular, enrichment, cultural, and social activities.

17 <u>(e) The Department shall ensure that every youth in care</u> 18 who is entering his or her final year of high school has 19 completed a Free Application for Federal Student Aid form, if 20 applicable, or an application for State financial aid on or 21 after October 1, but no later than November 1, of the youth's 22 final year of high school.

23 (Source: P.A. 99-839, eff. 8-19-16.)

24 (20 ILCS 505/35.10)

25 Sec. 35.10. Documents necessary for adult living. The

SB0063 Enrolled - 5 - LRB102 12026 KTG 17362 b

Department shall assist a youth in care in identifying and obtaining documents necessary to function as an independent adult prior to the closure of the youth's case to terminate wardship as provided in Section 2-31 of the Juvenile Court Act of 1987. These necessary documents shall include, but not be limited to, any of the following:

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(1) State identification card or driver's license.

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(2) Social Security card.

9 (3) Medical records, including, but not limited to, 10 health passport, dental records, immunization records, 11 name and contact information for all current medical, 12 dental, and mental health providers, and a signed 13 certification that the Department provided the youth with 14 education on executing a healthcare power of attorney.

15 (4) Medicaid card or other health eligibility16 documentation.

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(5) Certified copy of birth certificate.

18 (6) Any applicable religious documents.

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(7) Voter registration card.

20 (8) Immigration, citizenship, or naturalization
 21 documentation, if applicable.

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(9) Death certificates of parents, if applicable.

(10) Life book or compilation of personal history andphotographs.

(11) List of known relatives with relationships,
 addresses, telephone numbers, and other contact

SB0063 Enrolled

information, with the permission of the involved relative.

(12) Resume.

3 (13) Educational records, including list of schools
4 attended, and transcript, high school diploma, or high
5 school equivalency certificate.

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(14) List of placements while in care.

7 (15) List of community resources with referral
8 information, including the Midwest Adoption Center for
9 search and reunion services for former youth in care,
10 whether or not they were adopted, and the Illinois Chapter
11 of Foster Care Alumni of America.

12 (16) All documents necessary to complete a Free
 13 Application for Federal Student Aid form, if applicable,
 14 or an application for State financial aid.

15 If a court determines that a youth in care no longer requires 16 wardship of the court and orders the wardship terminated and 17 all proceedings under the Juvenile Court Act of 1987 18 respecting the youth in care finally closed and discharged, 19 the Department shall ensure that the youth in care receives a 20 copy of the court's order.

21 (Source: P.A. 100-680, eff. 1-1-19.)