

Rep. Michelle Mussman

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	10300HB4897ham001	LRB103 37778 KTG 70057 a
1	AMENDMENT TO HOUSE BI	LL 4897
2	AMENDMENT NO Amend Hous	e Bill 4897 on page 1,
3	line 5, by replacing "Section 4a"	with "Sections 4a and
4	17a-4"; and	
5	on page 4, immediately below line	15, by inserting the
6	following:	
7	"(20 ILCS 505/17a-4) (from Ch. 23,	par. 5017a-4)
8	Sec. 17a-4. Grants for community-based youth services;	
9	Department of Human Services.	
10	(a) The Department of Human Servic	es shall make grants for
11	the purpose of planning, establishing,	operating, coordinating
12	and evaluating programs aimed at redu	cing or eliminating the
13	involvement of youth in the child well	fare or juvenile justice
14	systems. The programs shall include t	hose providing for more
15	comprehensive and integrated communi	ty-based youth services
16	including Unified Delinquency Interve	ntion Services programs

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and for community services programs. The Department may authorize advance disbursement of funds for such youth services programs. When the appropriation for "comprehensive community-based service to youth" is equal to or exceeds \$5,000,000, the Department shall allocate the total amount of such appropriated funds in the following manner:

7 (1) no more than 20% of the grant funds appropriated
8 shall be awarded by the Department for new program
9 development and innovation;

10 (2) not less than 80% of grant funds appropriated 11 shall be allocated to community-based youth services programs based upon population of youth under 18 years of 12 13 age and other demographic variables defined by the Department of Human Services by rule, which may include 14 15 weighting for service priorities relating to special needs 16 identified in the annual plans of the regional youth planning committees established under this Act; and 17

(3) if any amount so allocated under paragraph (2) of this subsection (a) remains unobligated such funds shall be reallocated in a manner equitable and consistent with the purpose of paragraph (2) of this subsection (a).; ; and

22 (4) the local boards or local service systems shall 23 certify prior to receipt of grant funds from the 24 Department of Human Services that a 10% local public or 25 private financial or in kind commitment is allocated to 26 supplement the State grant. 10300HB4897ham001 -3- LRB103 37778 KTG 70057 a

(b) Notwithstanding any provision in this Act or rules 1 2 promulgated under this Act to the contrary, unless expressly 3 prohibited by federal law or regulation, all individuals, 4 corporations, or other entities that provide medical or mental 5 health services, whether organized as for-profit or 6 not-for-profit entities, shall be eligible for consideration by the Department of Human Services to participate in any 7 8 program funded or administered by the Department. This 9 subsection shall not apply to the receipt of federal funds 10 administered and transferred by the Department for services 11 when the federal government has specifically provided that those funds may be received only by those entities organized 12 13 as not-for-profit entities.

14 (Source: P.A. 89-392, eff. 8-20-95; 89-507, eff. 7-1-97; 15 90-655, eff. 7-30-98.)".