96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB2414

Introduced 2/19/2009, by Rep. Naomi D. Jakobsson

SYNOPSIS AS INTRODUCED:

New Act

Creates the Community Services Impact Note Act. Requires that an estimate of the fiscal impact upon the provision of community services to persons with developmental disabilities or mental illness be submitted by the sponsor of a bill in the General Assembly that (i) affects the provision of such services or (ii) amends one of several specified Acts. Provides for the preparation of the note by the Department of Human Services, the preparation of a note at the request of a legislator other than the sponsor, and the adjustment of a note in relation to amendment of the bill. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning State government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Community Services Impact Note Act.

Section 5. Applicability. Every bill, except a bill making 6 7 a direct appropriation, that (i) affects the provision of 8 community services to persons with developmental disabilities 9 or mental illness or (ii) amends the Mental Health and Developmental Disabilities Code, the Developmental Disability 10 and Mental Disability Services Act, the Mental Health and 11 Developmental Disabilities Administrative Act, the Community 12 Services Act, the Nursing Home Care Act, the Health Care Worker 13 14 Background Check Act, the Community-Integrated Living Arrangements Licensure and Certification Act, the Community 15 16 Living Facilities Licensing Act, the MRSA Screening and 17 Reporting Act, the Early Intervention Services System Act, the Community Mental Health Act, the Specialized Living Centers 18 19 Act, the Community Support Systems Act, the Children's Mental Health Act of 2003, the Health Care Workplace Violence 20 21 Prevention Act, the Autism Spectrum Disorders Reporting Act, 22 Epilepsy Disease Assistance Act, the the Developmental Disability Prevention Act, the Illinois Public Aid Code, the 23

Minimum Wage Law, or the State Employees Group Insurance Act of 1 2 1971 shall have prepared for it prior to second reading in the house of introduction a brief explanatory Statement or note 3 that shall include a reliable estimate of the fiscal impact of 4 5 provisions on community services for persons with its 6 developmental disabilities and mental illness. These 7 Statements or notes shall be known as "community services 8 impact notes".

9 Section 10. Preparation. The sponsor of each bill to which 10 Section 5 applies shall present a copy of the bill, with the 11 request for a community services impact note, to the Department 12 of Human Services. The community services impact note shall be 13 prepared by the Department of Human Services and submitted to the sponsor of the bill within 5 calendar days, except that 14 15 whenever, because of the complexity of the measure, additional 16 time is required for the preparation of the community services impact note, the Department of Human Services may inform the 17 18 sponsor of the bill, and the sponsor may approve an extension of the time within which the note is to be submitted, not to 19 20 extend, however, beyond May 15, following the date of the 21 request. The Department of Human Services may seek assistance 22 from other State agencies and statewide trade associations representing providers of community services for persons with 23 developmental disabilities and mental illness. If, in the 24 25 opinion of the Department of Human Services, there is

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insufficient information to prepare a reliable estimate of the anticipated impact, a Statement to that effect shall be filed and shall meet the requirements of this Act.

Section 15. Vote on the necessity of community services impact notes. Whenever the sponsor of any bill is of the opinion that no community services impact note is required, any member of either house may request that a note be obtained, and in that case the applicability of this Act shall be decided by the majority of those present and voting in the house of which the sponsor is a member.

11 Section 20. Requisites and contents. The note shall be 12 factual in nature, as brief and concise as may be, and shall 13 provide a reliable estimate, in dollars, of the impact of the 14 bill on community services for persons with developmental 15 disabilities and mental illness. In addition, the note shall include both the immediate effect and, if determinable or 16 17 reasonably foreseeable, the long range effect of the measure. If, after careful investigation, it is determined that no 18 dollar estimate is possible, the note shall contain a Statement 19 20 to that effect, setting forth the reasons why no dollar 21 estimate can be given. A brief summary or work sheet of 22 computations used in arriving at community services impact note 23 figures shall be included.

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Section 25. Comment or opinion; technical or mechanical 1 2 defects. No comment or opinion shall be included in the 3 community services impact note with regard to the merits of the measure for which the community services impact note is 4 5 prepared; however, technical or mechanical defects may be 6 noted. The work sheet shall include, insofar as practical, a 7 breakdown of the costs upon which the community services impact note is based. It shall also include such other information as 8 9 is required by rules that may be promulgated by each house of 10 the General Assembly with respect to the preparation of such 11 notes. The community services impact note shall be prepared in 12 quintuplicate, and the original of both the work sheet and the 13 note shall be signed by the Secretary of Human Services, or by 14 a responsible representative designated by the Secretary.

Section 30. Appearance of State officials and employees in support or opposition of measure. The fact that a community services impact note is prepared for any bill shall not preclude or restrict the appearance before any committee of the General Assembly of any official or authorized employee of the Department of Human Services who desires to be heard in support of or in opposition to the measure.

22 Section 35. Amendments. Whenever an amendment to a bill, 23 whether reported by a committee of either house or proposed 24 upon the floor of either house, substantially affects the

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figures Stated in the community services impact note attached 1 2 to the measure at the time of its referral to the committee, 3 there shall be included with the report of the committee a Statement of the effect of the change proposed by the amendment 4 5 reported if desired by a majority of the committee. In like 6 manner, whenever any measure is amended on the floor of either 7 house in a manner that substantially affects the costs thereof or the revenues to be derived thereunder as Stated in the 8 9 community services impact note attached to the measure prior to 10 that amendment, a majority of that house may propose that no 11 action shall be taken upon the amendment until the sponsor of 12 the amendment presents to the members a Statement of the fiscal effect of his or her proposed amendment. 13

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14 Section 40. Confidentiality. The subject matter of a bill 15 submitted to the Secretary of Human Services shall be kept in 16 strict confidence by the Department of Human Services, and no information relating to the bill or community services impact 17 18 shall be divulged by any official or employee of the Department, except to the bill's sponsor or the sponsor's 19 20 designee, before the bill's introduction in the General 21 Assembly.

22 Section 45. Severability. The provisions of this Act are 23 severable under Section 1.31 of the Statute on Statutes.

24 Section 99. Effective date. This Act takes effect upon

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1 becoming law.